

Queensland



Subordinate Legislation 2001 No. 111

Appeal Costs Fund Act 1973

Coroners Act 1958

Justices Act 1886

Registration of Births, Deaths and Marriages Act 1962

Small Claims Tribunals Act 1973

Supreme Court of Queensland Act 1991

**JUSTICE LEGISLATION (VARIATION OF FEES
AND COSTS) REGULATION 2001**

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PART 1—PRELIMINARY

1 Short title

This regulation may be cited as the *Justice Legislation (Variation of Fees and Costs) Regulation 2001*.

2 Commencement

This regulation commences on 30 July 2001.

PART 2—AMENDMENT OF APPEAL COSTS FUND REGULATION 1999

3 Regulation amended in pt 2

This part amends the *Appeal Costs Fund Regulation 1999*.

4 Replacement of sch 1 (Additional fees on documents)

Schedule 1—

omit, insert—

‘SCHEDULE 1

‘ADDITIONAL FEES ON DOCUMENTS

section 4

	\$
On the issue of a claim or application or other document commencing a proceeding—	
(a) in the Supreme Court	16.20
(b) in the District Court	12.40
(c) in a Magistrates Court	2.00’.

PART 3—AMENDMENT OF BARRISTERS’ ADMISSION RULES 1975

5 Rules amended in pt 3

This part amends the *Barristers’ Admission Rules 1975*.

6 Replacement of sch 1 (Fees)

Schedule 1—

omit, insert—

‘SCHEDULE 1

‘FEES

rule 49

	\$
1. Application to become student-at-law	155.00
2. Application to sit examination, for each subject	105.00
3. Application for admission—	
(a) for a person previously admitted as a barrister or solicitor of the Supreme Court.	254.00
(b) for any other person.	519.00’

PART 4—AMENDMENT OF CORONERS RULES 1959

7 Rules amended in pt 4

This part amends the *Coroners Rules 1959*.

8 Amendment of s 21 (Copy of Reports on Post-mortem and Other Examinations not put in Evidence)

Section 21, ‘\$7.20’—

omit, insert—

‘\$7.30’.

PART 5—AMENDMENT OF JUSTICES (FEES) REGULATION 1992

9 Regulation amended in pt 5

This part amends the *Justices (Fees) Regulation 1992*.

10 Amendment of s 3 (Fees)

(1) Section 3(1) ‘, part 1’—

omit.

(2) Section 3(2)—

omit.

11 Replacement of schedule (Fees)

Schedule—

omit, insert—

‘SCHEDULE

‘FEES

section 3

FEES RELATING TO A PROCEEDING

	\$
1. For lodging with the clerk of the court a complaint or (if the original complaint is not lodged) a copy of a complaint and issuing	57.00
2. For issuing a summons to, or a warrant for the apprehension of, a witness (each witness).	9.90
3. For lodging with the clerk of the court a copy of a summons to, or a warrant for the apprehension of, a witness (in circumstances where the summons or warrant has been issued by a justice not within the office of the clerk of the court) (each witness).	9.90
4. For lodging a demand or request for drawing up a conviction or order.	8.00
5. For the inspection of a record in a matter, each record inspected—	
(a) if not more than 4 years have elapsed since the matter was heard and determined	8.00
(b) if more than 4 years have elapsed since the matter was heard and determined.	15.00
6. For each copy of evidence and records in a matter to which the <i>Recording of Evidence Act 1962</i> does not apply—each page.	1.50’.

PART 6—AMENDMENT OF REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES REGULATION 1995

12 Regulation amended in pt 6

This part amends the *Registration of Births, Deaths and Marriages Regulation 1995*.

13 Replacement of sch 4 (Fees)

Schedule 4—

omit, insert—

‘SCHEDULE 4

‘FEES

section 14

	\$
1. Certificate of particulars in an entry or duplicate entry in a register or book	22.00
2. Certified extract from an entry in a register or book	22.00
3. Certified photocopy of a prescribed certificate of information	34.00
4. Search in the indexes or registers for each event under 1 name for not more than 5 years	13.80
5. Continuation of the search at the same time for each event under 1 name for each additional 5 years or part of 5 years	13.80
6. Giving priority to a search or the issue of a certificate or extract (in addition to any other fee)	16.40
7. Registration of birth under Act, section 26(1)(a).	3.00
8. Registration of birth under Act, section 26(1)(b)	8.20
9. Registration of birth under Act, section 26(2B)	11.80

	\$
10. Registration of birth under Act, section 27(1)	15.40
11. Noting change of entry of child's surname under Act, section 27B	11.80
12. Registration of name given after registration of birth under Act, section 28(1)	11.80
13. Noting change of name under Act, section 28(4)	22.00
14. Noting change of entry of child's surname under Act, section 28A(2), (3) or (4)	41.40
15. Reregistration of birth under Act, section 29C	41.40
16. Correction of an entry under Act, section 42 if incorrect information was given to the registrar	11.80'.

PART 7—AMENDMENT OF SMALL CLAIMS TRIBUNALS REGULATION 1993

14 Regulation amended in pt 7

This part amends the *Small Claims Tribunals Regulation 1993*.

15 Replacement of schedule (Fees)

Schedule—

omit, insert—

‘SCHEDULE

‘FEES

section 5

\$

- | | | |
|-----|--|---------|
| 1. | Small claim if the amount claimed is— | |
| (a) | under \$500 | 12.20 |
| (b) | \$500 or more but under \$1 500 | 38.00 |
| (c) | \$1 500 or more. | 64.00 |
| 2. | Application under the <i>Mobile Homes Act 1989</i> | 55.00 |
| 3. | Application under the <i>Dividing Fences Act 1953</i> | 55.00 |
| 4. | Tenancy application (other than an application under the <i>Residential Tenancies Act 1994</i> , section 150(2) or 188(b) ¹)— | |
| (a) | claim under \$500 | 12.20 |
| (b) | claim of \$500 or more but under \$1 500 | 38.00 |
| (c) | claim of \$1 500 or more. | 64.00 |
| (d) | if no money is claimed. | 12.20’. |
| 1. | There is no fee for applying under section 150(2) or 188(b) for recognition of a spouse as tenant or termination of a tenancy because of the other spouse’s domestic violence. | |

**PART 8—AMENDMENT OF SOLICITORS’ ADMISSION
RULES 1968**

16 Rules amended in pt 8

This part amends the *Solicitors’ Admission Rules 1968*.

17 Replacement of sch 1 (Fees)

Schedule 1—
omit, insert—

‘SCHEDULE 1

‘FEES

rules 30 and 89

\$

- | | | |
|----|---|----------|
| 1. | Application for board’s consent to enter articles of clerkship. | 36.50 |
| 2. | Application for admission | 365.00’. |

**PART 9—AMENDMENT OF UNIFORM CIVIL
PROCEDURE (FEES) REGULATION 1999**

18 Regulation amended in pt 9

This part amends the *Uniform Civil Procedure (Fees) Regulation 1999*.

19 Replacement of ss 3–5

Sections 3 to 5—

omit, insert—

‘3 Fees for Supreme Court and District Court

‘(1) Schedule 1 applies for the Supreme Court and the District Court and sets out the fees payable for proceedings in the Supreme Court and the District Court.

‘(2) Schedule 1 does not apply to or affect fees or percentages directed to be taken or paid by an Act for which no fee or percentage is specified in schedule 1.

‘(3) A registrar, enforcement officer, marshal’s officer or marshal is not required to pay a fee mentioned in schedule 1.

‘4 Fee on application for admission

‘In relation to an application for admission as a barrister or solicitor, the fees otherwise payable under schedule 1 for the following matters do not apply—

- (a) filing any document;
- (b) sealing the original certificate of admission.

‘4A Fees if account taken

‘(1) On taking an account of an accounting party in the Supreme Court or the District Court, the fees—

- (a) must be paid by the party having the conduct of the order under which the account is taken and are part of that party’s costs of the proceeding, unless the court or a judge otherwise directs; and
- (b) if a certificate of the result of the account is required—must be paid when the certificate is filed; and
- (c) if a certificate is not required—are payable on the account, or part of the account, taken.

‘(2) The registrar of the Supreme Court or the District Court may require a deposit of not more than the fees payable on the amount that, from the account, appears to have been received and must make a note of the deposit in the account.

‘(3) On taking an account by order of the Supreme Court or District Court the fees are, on payment, to be included in the account unless the court or a judge otherwise directs.

‘4B Fees if assessment of costs

‘(1) The fees payable on the assessment of costs in the Supreme Court and the District Court are—

- (a) payable on the allowance of any amount on the assessment; and
- (b) to be fixed by the registrar of the relevant court; and
- (c) to be paid by the solicitor or party filing the costs statement.

‘(2) The registrar may require a deposit, of not more than the fees payable on the full amount of the costs as submitted for assessment.

‘(3) The registrar must make a note of the deposit on the costs statement.

‘4C Deposit for fees

‘(1) The registrar, marshal or sheriff may require a deposit on account of fees applicable to a proceeding in the Supreme Court or the District Court—

- (a) before the proceeding is started; or
- (b) at any time during the course of the proceeding.

‘(2) The person requiring the deposit must make a note of the deposit on the court file.

‘5 Fees for Magistrates Courts

‘(1) Schedule 2 applies for the Magistrates Courts.

‘(2) An enforcement officer is not required to pay a fee mentioned in schedule 2.’.

20 Replacement of ss 6–7

Sections 6 and 7—

omit, insert—

‘6 Fees for approval as mediator

‘The fees for approval as a mediator are—

- (a) for the Supreme Court—\$345.00; or
- (b) for the District Court—\$345.00; or
- (c) for a Magistrates Court—\$105.00.

‘7 Fees for approval as case appraiser

‘The fees for approval as a case appraiser are—

- (a) for the Supreme Court—\$345.00; or
- (b) for the District Court—\$345.00; or
- (c) for a Magistrates Court—\$105.00.’.

21 Replacement of ss 13–15

Sections 13 to 15—

omit, insert—

‘13 Non-professional attendance allowance

‘The amount of the attendance allowance that is to be paid to a non-professional witness is—

- (a) if the witness is under 16—\$25.00; or
- (b) if the witness is 16 or older—\$50.00;

for each day or part of a day of necessary absence from the witness’s place of employment or residence.

‘14 Professional or expert attendance allowance

‘(1) The amount of the attendance allowance that is to be paid to a professional or expert witness is \$155.00 for each day of necessary absence from the person’s place of employment, practice or residence to attend court.

‘(2) If the period for which a professional or expert witness is necessarily absent is 7 hours or less, the amount of the attendance allowance that is to be paid is—

- (a) for an absence of 3 hours or less—\$58.00; or
- (b) for an absence of more than 3 hours but not more than 4 hours—\$79.00; or
- (c) for an absence of more than 4 hours but not more than 5 hours—\$98.00; or
- (d) for an absence of more than 5 hours but not more than 6 hours—\$115.00; or
- (e) for an absence of more than 6 hours but not more than 7 hours—\$135.00.

‘(3) However, if the witness is a doctor who is employed under the *Health Services Act 1991* as a health service employee at a hospital, the attendance allowance that is to be paid is \$52.00 for each day or part of a day of necessary absence from the hospital at which the person is employed.

‘(4) Travelling time is to be taken into account for deciding the amount of the allowance under this section.

‘15 Interpreter attendance allowance

‘(1) The amount of the attendance allowance that is to be paid to an interpreter is \$156.00 for each day of necessary absence from the interpreter’s place of employment or residence to attend court.

‘(2) If the period for which the interpreter is necessarily absent is less than 8 hours, the amount of that attendance allowance is—

- (a) for the first 2 hours or part of 2 hours—\$38.50; and
- (b) for each additional hour or part of an hour—\$19.00.

‘(3) Travelling time is to be taken into account for deciding the amount of the allowance under this section.’

22 Replacement of schs 1–3

Schedules 1, 2 and 3—

omit, insert—

‘SCHEDULE 1

‘FEES PAYABLE IN THE SUPREME COURT AND THE DISTRICT COURT

section 3(1)

	Supreme Court	District Court
Originating process and appeals		
1. On filing—		
(a) any claim, including a writ in admiralty; or		
(b) any application; or		
(c) any document initiating any appeal, including a demurrer or special case	220.00	200.00
Any other documents		
2. (1) Filing or receiving any document not connected with a matter already on record and not otherwise provided for, including the filing or receiving of any document in the sheriff’s office or marshal’s office	64.00	55.00
(2) If a fee is paid under subitem (1) in relation to a document, a further fee is not payable under the subitem for filing any subsequent document related to the first document.		
Opening offices		
3. Opening or keeping open the registry, sheriff’s office or marshal’s office after hours	300.00	300.00
Copies		
4. For each page of an official copy of a record of the court or a document or exhibit filed in the registry, sheriff’s office or marshal’s office including reasons for judgement		
(1) For each page	2.70	2.70
(2) Maximum fee for each document	40.50	40.50

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Regulation 2001*

	Supreme Court	District Court
5. (1) Sealing and certifying copy of any record of the court or any document or exhibit filed in the registry	38.00	38.00
(2) This fee is in addition to the fee mentioned in item 4.		
6. (1) For an officer—		
(a) to attend with a record or document at a court or place out of the court building; or		
(b) to attend to examine a witness or an enforcement debtor away from the court building; or		
(c) to attend a view out of the office; or		
(d) to attend to the discharge of cargo; or		
(e) to attend to the sale or removal of a ship or goods; or		
(f) to attend to the delivery up of a ship or goods in accordance with the inventory—		
(i) for each hour or part of an hour . . .	63.00	63.00
(ii) but not to exceed for each day . . .	315.00	315.00
(2) The reasonable travelling and other expenses of the officer are also payable.		
Public searches		
7. (1) Searching the records, for each name or file .	10.00	10.00
(2) Retrieval fee from State Archives, for each file	10.00	10.00
Assessment of costs, other references, inquiries and accounts		
8. Taking an account before the registrar—for each hour or part of an hour	63.00	63.00
9. (1) Allowing a costs statement in whole or part under the <i>Uniform Civil Procedure Rules 1999</i> , rule 719(1)—for each hour or part of an hour	63.00	63.00
(2) Assessing a costs statement—for each \$100.00 or part of \$100.00 allowed. . . .	8.00	8.00

*Justice Legislation (Variation of Fees and Costs) No. 111, 2001
Regulation 2001*

	Supreme Court	District Court
Miscellaneous		
10. (1) *Drawing an advertisement	84.00	84.00
(2) Settling and executing any deed of transfer . .	84.00	84.00
(3) Executing a commission of valuation or sale or valuation and sale of a ship in addition to any fee paid to the valuer or auctioneer	84.00	not applicable
11. Certificate of registrar	38.00	38.00
12. Copy of a callover list	10.00	10.00
13. (1) Postal dealing fee for documents lodged for filing by post or requesting a search of the records by post—each document filed or search requested	16.50	16.50
(2) Only one fee is payable under subitem (1) if several documents in the same proceeding are received for filing at the same time.		
(3) Search fees payable under item 7 and filing fees payable under items 1 and 2 apply in addition to the fee for subitem (1).		
14. Preparation and photocopying of documents for inclusion in appeal record books—		not applicable
(1) First copy, per page	1.50	not applicable
(2) Additional copies to same party, per page50	not applicable
(3) Binding of appeal record books, per book . . .	6.70	not applicable

**Supreme District
Court Court**

Enforcement officer’s and marshal’s expenses

- 15.** *Any amount that the registrar, sheriff or marshal considers was actually and reasonably incurred for the following—
- (1) each person left in possession;
 - (2) the securing and safe custody of property under seizure;
 - (3) (a) board and lodging;
 - (b) travelling expenses;
 - (c) clerical assistance at sales;
 - (d) advertising;
 - (e) if livestock levied, cost of food and removal to place of safekeeping;
 - (f) hire of transport, warehouses, yards;
 - (g) out of pocket expenses.

Poundage

- | | | | |
|----------------|--|--------|----------------|
| 16. (1) | On enforcing each warrant or other process under, or because of which, an amount is received by the registrar or sheriff or by the enforcement creditor, 2.5% of amount received but not less than | 84.00 | 84.00 |
| (2) | On enforcing warrant of possession, 2.5% determined on annual rent or value, but not less than | 84.00 | 84.00 |
| (3) | On the sale of a ship or goods sold by the marshal under a judgment or order of the court, 2.5% of amount received by the marshal but not less than | 269.00 | not applicable |

	Supreme Court	District Court
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Fees payable to enforcement officer, marshal or marshal's officer

- | | | |
|--|-------|-------|
| 17. (1) Service or attempted service or enforcement or attempted enforcement of any warrant, process or document— | | |
| (a) on each person or ship served and or enforced. | 59.00 | 59.00 |
| (b) for each additional process served and/or enforced if— | | |
| (i) 2 or more processes lodged at the same time against the same person or ship are served and/or enforced at the same time; or | | |
| (ii) 2 or more persons are served with the same process, the same proceedings are enforced against them, or at the same time and at the same address | 9.80 | 9.80 |
| (2) The fee is additional to any travelling fees. | | |
| 18. (1) Travelling fees on service or attempted service or enforcement or attempted enforcement of any warrant, process or document—for each kilometre or part of a kilometre after the first 8 kilometres necessarily travelled from the court house to the place of service or enforcement one way. | 2.00 | 2.00 |
| (2) Only one travelling fee may be charged if— | | |
| (a) 2 or more processes lodged at the same time against the same person or ship are served and/or enforced at the same time; or | | |
| (b) 2 or more persons are served with the same process, the same proceedings are enforced against them, or proceedings enforced at the same time at the same address. | | |

*Justice Legislation (Variation of Fees and Costs) No. 111, 2001
Regulation 2001*

	Supreme Court	District Court
<p>19. (1) For time necessarily spent after the first hour on the following—</p> <p style="padding-left: 20px;">(a) service or attempted service or enforcement or attempted enforcement of any warrant, process or document;</p> <p style="padding-left: 20px;">(b) arranging or conducting an auction—each hour or part of an hour .</p> <p>(2) If the enforcement officer is a full time officer of the public service and performs a duty during ordinary working hours, the allowance is to be paid to the court.</p>	<p>12.90</p>	<p>12.90</p>
<p>20. (1) Taking a person to prison or a place of detention from the place of arrest—for each kilometre</p> <p>(2) Other unavoidable expenses involved in taking a person to prison or place of detention.</p>	<p>2.00</p>	<p>2.00</p>
<p>21. Release of any ship, goods, or person from arrest (if actual attendance necessary)</p>	<p>27.50</p>	<p>not applicable</p>
<p>22. (1) Retaining possession by the marshal or marshal's officer, of a ship, with or without cargo, or of a ship's cargo without a ship—for each day</p> <p>(2) In addition to the fee mentioned in subitem (1), the reasonable expenses incurred for a ship keeper in retaining possession of a ship are also payable.</p> <p>(3) No fee is be payable for the custody and possession of property under arrest—</p> <p style="padding-left: 20px;">(a) if it consists of an amount in a bank or goods stored in a bonded warehouse; or</p> <p style="padding-left: 20px;">(b) if it is in the custody of a custom house officer or other authorised person.</p>	<p>9.30</p>	<p>not applicable</p>
<p>* May be payable to the enforcement officer, marshal or marshal's officer.</p>		

‘SCHEDULE 2

‘MAGISTRATES COURTS FEES

section 5(1)

‘PART 1—COURT FEES

	\$
1. Filing claim—	
(a) if amount claimed is \$2 500 or less	93.00
(b) if amount claimed is more than \$2 500 but less than \$10 000	135.00
(c) if amount claimed is \$10 000 or more	145.00
2. Registering a judgment or order issued out of a court other than a State court or tribunal (including enforcement action taken on the judgment)—	
(a) if amount claimed is \$2 500 or less	62.00
(b) if amount claimed is more than \$2 500 but less than \$10 000	62.00
(c) if amount claimed is \$10 000 or more	67.00
3. Filing a minor debt claim—	
(a) if amount claimed is \$2 500 or less	39.00
(b) if amount claimed is more than \$2 500	67.00
4. Filing a document (other than a claim) to start a proceeding	62.00
5. Certifying a copy of an order or a copy of another document (other than a record under the <i>Recording of Evidence Act 1962</i>)	16.00
6. Inspecting records in a proceeding—	
(a) within 4 years of filing of claim (not payable by parties)	8.20
(b) more than 4 years from filing of claim (including parties)	15.50

	\$
7. Copying records in a proceeding not subject to the <i>Recording of Evidence Act 1962</i> —each page	1.50
8. Pounding if an enforcement officer enforces an enforcement warrant or other process under or because of which money is received by the bailiff or enforcement creditor—5% on first \$200 and 2.5% on the balance (the first \$200 is to be paid to the bailiff) but not less than . . .	38.00
9. Opening or keeping the registry open between 8 a.m. and 9 a.m. or between 4 p.m. and 6 p.m. on a day other than a Saturday, Sunday, public holiday or court holiday	98.00
10. Time spent when an officer in the registry examines on behalf of an enforcement creditor	60.00

Assessment of costs

11. Making an appointment for directions or for assessment of a costs statement	28.50
12. Assessing the costs statement under the <i>Uniform Civil Procedure Rules 1999</i> , rule 719(1), wholly or partly (for each hour or part of an hour)	64.00
13. (1) Assessing the costs statement other than under the <i>Uniform Civil Procedure Rules 1999</i> , rule 719(1)—for each \$100 or part of \$100 allowed	8.50
(2) Subject to subitem (3), the fee mentioned in subitem (1) is—	
(a) payable on the allowance of any amount on assessment; and	
(b) to be fixed by the registrar; and	
(c) to be paid by the solicitor or party suing in person.	
(3) The registrar may require a deposit on account of fees before assessment.	
(4) The deposit must not be more than the fees payable on the full amount of the costs as submitted for assessment.	
(5) The registrar must make a note of the deposit on the costs statement.	
14. For an order for the amount assessed	38.50

‘PART 2—BAILIFF’S FEES

	\$
15. Travelling fees on serving claim, application, process or other document or enforcing warrant—for each km or part of a km necessarily travelled from the registry to the place of service or enforcement, or attempted service or attempted enforcement, 1 way in excess of 12 km from the registry	2.00
16. One travelling fee only is chargeable if—	
(a) 2 or more processes lodged at the same time against the same person are served at the same time; or	
(b) 2 or more persons are served with the same process at the same time and at the same address.	
17. Serving (including attempting to serve) claim, application, subpoena or other process within 12 km of the registry—each person served.	28.00
18. Enforcing (including attempting to enforce) a warrant within 12 km of the registry—each bailiff	42.00
19. If the bailiff collects and pays into court not less than 50% but less than 85% of the order debt due under the warrant—an additional fee	13.00
20. If the bailiff collects and pays into court not less than 85% of the order debt due under the warrant—an additional fee	27.00
21. Each bailiff left in possession—each day, not more than .	60.00
22. If board and lodging are not supplied, actual and reasonable expenses incurred are in the discretion of the registrar.	
23. The registrar may allow other actual and necessary payments made for the safe custody of property under seizure.	
24. The registrar may allow other actual and necessary payments made for the safe custody of property under seizure.	
25. No fee is payable for the custody and possession of property under seizure if the property is not kept in the actual possession of the bailiff.	

\$

- 26.** The following amounts are in the discretion of the registrar (if actually and reasonably incurred)—
- (a) travelling expenses for each person;
 - (b) for clerical assistance at sales (if necessary);
 - (c) for advertising;
 - (d) the cost of feeding livestock, or removing it to a place of safe keeping;
 - (e) necessary assistance to the bailiff, or the expenses incurred by the bailiff (for example, hiring transport, warehouses and yards, out-of-pocket expenses (for example, postage and telephone calls)) in enforcing a warrant.
- 27.** A deposit on account of the fees applying to a proceeding under warrant may be required by the registrar before the proceeding is started, or at any time during the proceeding and a memorandum of the amount deposited is to be given to the party making the deposit.
- 28.** Drawing advertisement of sale (if the sale is under warrant for seizure and sale) 54.00
- 29.** If the advertisement is not drawn by the bailiff, the fee is to be paid to the court.
- 30.** Taking a person to prison or place of detention—each kilometre 2.00
- 31.** Allowance for time spent after first hour on enforcement or apprehension—each hour or part of an hour (payment is in the discretion of the registrar) 13.00
- 32.** If the bailiff is a full time officer of the public service and performs the enforcement or apprehension during normal working hours, the allowance is to be paid to the court.’

PART 10—AMENDMENT OF UNIFORM CIVIL PROCEDURE RULES 1999

23 Rules amended in pt 10

This part amends the *Uniform Civil Procedure Rules 1999*.

24 Amendment of r 690 (Solicitors' costs)

Rule 690—

insert—

‘(7) The costs under the scales of costs for work done are inclusive of any GST payable in relation to the work.’.

25 Replacement of sch 1 (Scale of costs—Supreme Court)

Schedule 1—

omit, insert—

‘SCHEDULE 1

‘SCALE OF COSTS—SUPREME COURT

rule 690(2)(a)

\$

(including
GST)

General care and conduct

1. In addition to an amount that is to be allowed under another item in this schedule, the amount that is to be allowed for a solicitor's care and conduct of a proceeding is the amount that the registrar considers reasonable having regard to the circumstances of the case including, for example—

	\$ (including GST)
(a) the complexity of the matter; and	
(b) the difficulty and novelty of any question raised in the matter; and	
(c) the importance of the matter to the party; and	
(d) the amount involved; and	
(e) the skill, labour, specialised knowledge and responsibility involved in the matter on the part of the solicitor; and	
(f) the number and importance of the documents prepared or perused (without regard to length); and	
(g) the time spent by the solicitor; and	
(h) research and consideration of questions of law and fact.	
Drawing	
2. Drawing any necessary document—each folio	5.80
Engrossing or typing	
3. Engrossing any necessary document—each folio	1.60
4. Preparing an exhibit certificate—each exhibit	1.60
Copies	
5. Copying each page of the total number of pages copied in a proceeding that the registrar considers necessary—	
(a) for pages 1 to 20	1.60
(b) for pages 21 to 50	1.30
(c) for pages 51 to 100	1.10
(d) after page 100	0.80
Perusals	
6. Perusal of a document when necessary—each folio	1.60

	\$ (including GST)
7. If it is not necessary to peruse a document—examination or comparison of a document—	
(a) if by a solicitor—for each quarter hour	37.00
(b) if by a clerk—for each quarter hour	10.90
Service	
8. (1) Personal service, by a solicitor or an employee, of a document of which personal service is required	31.50
(2) If the registrar considers another amount is reasonable (having regard, for example, to the distance travelled, the time involved, and the number of attendances necessary to effect service)—the amount the registrar considers reasonable.	
(3) If more than 1 document is served, only 1 fee for service is allowable.	
9. (1) Ordinary service of a document at a relevant address.	20.50
(2) Service of a document by post	12.80
(3) Service of a document by fax—	
(a) for the first page	6.30
(b) for each additional page	1.60
(4) Service of a document by email	6.30
(5) If more than 1 document is served, only 1 fee for service is allowable.	
Attendances	
10. Attendance—	
(a) to file or deliver a document, obtain an appointment, insert an advertisement, or settle an order or judgment; or	
(b) to search; or	
(c) to do something of a similar nature;	
if capable of being performed by a clerk	20.50
11. Attendance by telephone that does not involve the exercise of skill or legal knowledge	13.30

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Regulation 2001*

	\$ (including GST)
12. Attendance in court, at a compulsory conference or before the registrar by a solicitor who appears without counsel—each quarter hour	37.00
13. Attendance in court, at a compulsory conference or before the registrar by—	
(a) a solicitor who appears with counsel—each quarter hour	37.00
(b) a clerk who appears with counsel—each quarter hour	10.90
14. (1) If a hearing or trial is not—	
(a) in Brisbane, Rockhampton, Townsville or Cairns; or	
(b) in the town where the solicitor resides or carries on business;	
a solicitor is to be allowed, for each day (other than a Saturday or Sunday or a day of the hearing or trial) that the solicitor is necessarily absent from the solicitor's place of business, for time used in travelling (to and from the hearing or trial) and in waiting	753.00
(2) If the period of absence is less than a full day, the amount is to be determined on a pro rata basis, but is not to be less than half the amount specified in subitem (1).	
(3) A solicitor to whom subitem (1) applies is also to be allowed reasonable expenses (beside actual reasonable fares or payments for transport) for each day of necessary absence including Saturdays and Sundays.	
(4) If the solicitor has to attend more than 1 hearing or trial at the same time and place, the allowances are to be rateably divided.	
(5) If a clerk attends instead of a solicitor, the amount allowed is to be the amount that the registrar considers reasonable.	
15. Attendance on call-over of matters to be heard at the sittings of the court	37.00

	\$ (including GST)
16. Other attendances—	
(a) if by a solicitor, involving skill or legal knowledge—for each quarter hour	37.00
(b) if by a clerk—for each quarter hour	10.90

Correspondence

- | | |
|--|-------|
| 17. (1) A short letter of a formal nature, written or received, forwarding documents without comment or to the like effect | 10.40 |
| (2) An ordinary letter, written or received, including a letter between principal and agent | 20.50 |
| (3) A special letter | 29.00 |
| (4) If the registrar considers that a higher amount than that mentioned in subitem (3) is reasonable—the amount that the registrar considers reasonable. | |
| (5) In addition to the charges mentioned in this item, allowance is to be made for the necessary expense of postage, carriage and transmission of documents. | |
| (6) For facsimile transmissions, the allowance is— | |
| (a) for the first page | 6.30 |
| (b) for each additional page | 1.60 |
| (7) For email transmission, the allowance is | 6.40 |
| (8) The allowance for correspondence between offices of the same firm of solicitors is the allowance that would have been allowable if an agent had been engaged and the engagement was normal and reasonable in the circumstances. | |

Disbursements

- 18.** Court fees and other fees and payments, to the extent that they have been reasonably incurred and paid, are to be allowed.

\$
(including
GST)

General

- 19. (1) In a case—
 - (a) not otherwise provided for in this schedule; or
 - (b) if the registrar considers that the relevant fee is inappropriate in the circumstances;
 the registrar may allow the fees for attendances and instructions, drawing and copying documents (including cases for the opinion of counsel) and perusals that the registrar considers reasonable.

(2) If, in an item, a charge is determined on a per quarter hour basis, the registrar is to allow the charge for the first quarter hour and after that is to apportion the charge on a pro rata basis.

Prescribed costs

- 20. Costs on issuing a claim 485.00
- 21. Costs of obtaining judgment in default of appearance . . . 222.00
- 22. Costs of enforcement warrant 207.00
- 23. Costs of order for leave to proceed 419.00’.

26 Replacement of sch 2 (Scale of Costs—District Court), pt 2 (Costs)

Schedule 2, part 2—
omit, insert—

‘PART 2—COSTS

\$
(including
GST)

Claim, counterclaim, subpoena, application

- 1. Preparation of claim and statement of claim, including copy for service, attendance on registrar to issue, on counsel to settle, and affidavit of service 222.00

	\$ (including GST)
2. Preparation of set-off or counterclaim, copy to file, 1 copy for service, and attendance to file	107.00
3. (1) Request and attendances to issue subpoena	46.00
(2) For each additional copy subpoena	4.10
4. Application, including attendance to issue and copy for service	51.00
Notices, consents and other memoranda	
5. Notice before proceeding, if required by an Act, including copy and service	75.00
6. Notice to admit or produce, including copy and service	56.00
7. If a notice to admit or produce is special or necessarily long, the allowance that the judge or registrar considers proper (in addition to allowance under item 20 or 22), but not more than—for each folio	5.80
8. For each further notice to produce or admit considered necessary by the judge or registrar on assessment, including copy and service	36.00
9. Necessary or proper consent or admission, including attendance to obtain or give, and copy for opposite party (unless otherwise provided for)	26.50
10. Notice of intention to defend and defence including attendance to file	133.00
11. Reply, including attendance to file	90.00
12. If a specific ground of defence is raised—reply, including copy for service and attendance to file	157.00
13. Preparing admissions for judgment upon admission, and attending and obtaining enforcement of judgment	56.00
14. A necessary or proper notice, undertaking or memorandum not otherwise mentioned, including copies to file and serve, attendance to file and service	88.00
15. If a document mentioned in item 14 is special or necessarily more than 3 folios—for each additional folio	5.80

	\$ (including GST)
Service	
<i>If 2 or more documents have or could have been served together, 1 fee only for service of all such documents is to be allowed.</i>	
16. Service of claim or an originating process on a party . . .	31.50
17. Service of a necessary document on a party or the party's solicitor or on the registrar, if not authorised to be served by ordinary service	19.70
18. Service of a necessary document as mentioned in item 17, if authorised to be served by ordinary service .	13.30
19. Service of subpoena on witness	31.50
20. For a document served more than 3 km from the registrar's office—a reasonable amount to be fixed by the registrar.	
21. (1) If substituted service is ordered—costs of attendance, making appointments to serve, drawing, engrossing, attending to swear affidavits and to obtain order, but not more than	157.00
(2) These costs are additional to the costs mentioned in items 16 to 20, any court fees and oath fees.	
22. (1) If substituted service by way of advertisement is ordered—for drawing and engrossing the advertisement, and attending to insert same (together with advertising fees paid).	79.00
(2) This cost is additional to the costs mentioned in items 16 to 20.	
Instructions	
23. Instructions to sue or defend (including counterclaim) or for an originating process	322.00
24. (1) If—	
(a) a proceeding is settled or not proceeded with; and	
(b) no amount is allowed under item 27;	
the judge or registrar may allow an amount under this item.	

	\$	
	(including GST)	
(2) The amount allowed under this item is to include—		
(a) allowances for instructions to settle and all attendances on, and correspondence with, the party and the party’s witnesses; and		
(b) all necessary work and perusals in relation to the settlement, advising about the settlement, and briefs to counsel concerning settlement;		
but, subject to subitems (3) and (5), must not be more than		1 164.00
(3) The judge or registrar may allow, in addition, any necessary out-of-pocket expenses.		
(4) If, because of special circumstances, a party considers that the maximum allowance under subitem (2) is not enough for the work actually done, the party may apply to a judge to certify to the registrar that the registrar may allow a higher amount that the registrar considers proper in the circumstances.		
(5) The registrar may allow a higher amount under the assessment order.		
25. Instructions for special affidavits, including affidavits verifying answers to interrogatories		28.50
26. Instructions for interrogatories and for special applications to the court or a judge under an Act other than the <i>District Court Act 1967</i>		72.00
27. (1) Instructions for brief for counsel, or brief notes for solicitor if no counsel employed on trial, including—		
(a) all attendances on, and correspondence with, the party and the party’s witnesses; and		
(b) all necessary perusals and work in relation to preparation for hearing;		
not more than		3 437.00
(2) The registrar may allow, in addition, necessary out-of-pocket expenses.		

	\$ (including GST)
(3) If, because of special circumstances, a party considers that the maximum allowance under subitem (1) is not enough for the work actually done, the party may apply to the trial judge at or after the trial to certify to the registrar that the registrar may allow a higher amount than the registrar considers proper in the circumstances.	
(4) The registrar may allow a higher amount under the assessment order.	
28. Instruction for counsel to advise on evidence (including attendance on counsel) when allowed on assessment. . .	112.00

Drawing

29. (1) A document must be necessary and relevant, and expressed without prolixity and the costs of all unnecessary, irrelevant or prolix matter must be disallowed.	
(2) No allowance is to be made to a solicitor for drawing a document actually drawn by counsel.	
(3) The allowance for drawing a brief is not to exceed . . .	1 180.00
30. Drawing a brief on trial or on hearing before an arbitrator or referee if counsel employed—each folio	5.80
31. Engrossing each folio of a brief or another necessary document.	1.60
32. Preparing each folio of brief notes for practitioner if no counsel employed, including copy	5.80
33. Drawing and engrossing brief for counsel on examination of witnesses, or to support or oppose any application, if not otherwise provided for—not more than	181.00
34. (1) Drawing each folio of an affidavit, account or other necessary document (including a request for further particulars) if not otherwise provided for	5.80
(2) Preparing exhibit certificate—each exhibit.	1.60

	\$ (including GST)
<p>35. (1) Drawing affidavit of service of a document, other than a claim or application, if considered necessary (including copy and attendance to swear and file)</p> <p>(2) This fee is additional to any court fees and oath fees.</p>	27.00
Copies	
<p>36. Each page of the total number of pages copied in a proceeding, including carbon or photographic copy, that the registrar considers necessary—</p> <p>(a) for pages 1 to 20</p> <p>(b) for pages 21 to 50</p> <p>(c) for pages 51 to 100</p> <p>(d) after page 100</p>	<p>1.60</p> <p>1.30</p> <p>1.10</p> <p>0.80</p>
Perusals	
<p>37. Perusing deeds, correspondence, accounts and documents, if long and necessary, and if the registrar considers that allowance should be made in addition to item 27—50c for each folio, but not more than</p>	387.00
<p>38. Perusing and advising on notice to produce or admit, admission of facts, special defence, counterclaim, further particulars, answers to interrogatories—for the first 10 folios</p>	26.50
<p>39. If a document mentioned in item 38 is longer than 10 folios—for each additional folio</p>	1.60
Attendances	
<i>More than 1 attendance at the office of the registrar in a proceeding must not be allowed unless the registrar is satisfied that each separate attendance was necessary.</i>	
<p>40. Attending to file final judgment</p>	26.50
<p>41. Attending at the office of the registrar, bailiff or on opposite party—if not otherwise provided for</p>	22.50

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	\$ (including GST)
42. If the attendance referred to in item 41 requires the personal attendance of the solicitor or managing clerk, and involves the exercise of skill or legal knowledge . . .	64.00
43. Attending to inspect documents, under a notice to admit, or an order or notice under a rule	64.00
44. For each hour of attendance mentioned in item 43 after the first if the registrar considers that the attendance was necessary.	133.00
45. Attending to produce documents for inspection—for each necessary attendance	46.50
46. Attending on person making affidavit verifying answers to interrogatories or other special affidavit.	19.70
47. Attending to inspect property—not more than—each hour.	133.00
48. (1) Attendance of solicitor or managing clerk to inspect works or a place or for any other similar purpose if considered necessary by registrar—not more than—each hour.	133.00
(2) Attendance of a clerk to inspect works or a place or for any other similar purpose if considered necessary by registrar—not more than—each hour.	41.50
49. If an attendance is necessary to advise or receive instructions from a client during an proceeding, and the purpose for the attendance could not have been effected at any previous or subsequent attendance, and if the attendance has not been otherwise provided for in this schedule	64.00
50. Attending on counsel with brief or with notice of appeal or other document to settle	24.00
51. If conference allowed by judge or registrar—appointing and attending conference—each hour	133.00
52. Attending court or judge without counsel to support or oppose an application—if not otherwise provided for in this schedule	133.00

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	\$ (including GST)
53. Attending court or judge with counsel to support or oppose an application—if not otherwise provided for in this schedule	97.00
54. Attending necessary unopposed application—if not otherwise provided for in this schedule	64.00
55. Attending court on a call-over	38.50
56. Attending court when proceeding listed but not dealt with because no judge available—for each day up to a maximum of 3 days	38.50
57. (1) Solicitor attending court on trial, or before arbitrator or referee, with counsel—each day	663.00
(2) Clerk attending court on trial, or before arbitrator or referee, with counsel—each day	210.00
(3) If the solicitor does not reside or carry on business within 5 km of the town in which the trial or hearing takes place—	
(a) . the amount reasonably paid for travelling and living expenses to attend the trial or hearing; and	
(b) any reasonable amount ordered to be paid by a judge or allowed by the registrar because the solicitor was necessarily absent from his or her office.	
58. (1) Solicitor attending court, arbitrator or referee and conducting trial or hearing if no counsel employed—each day	905.00
(2) Item 57(3) applies to an attendance by a solicitor under subitem (1).	
59. Attending before judge, with or without counsel, to hear deferred judgment.	28.50
60. Obtaining appointment to assess costs, and making and serving copy on opposite party	18.50
61. (1) Solicitor attending assessment of costs—each hour . .	133.00
(2) Clerk attending assessment of costs—each hour	41.50

	\$ (including GST)
<p>62. (1) Attendance to make search for bankruptcy, incorporation of corporation (and obtaining certificate of bankruptcy or incorporation), birth, marriage, death, registration of business name, or against land, at the Supreme Court registry, or any similar search if a judge or the registrar considers that the search was necessary and the attendance is not otherwise provided for in this schedule</p> <p>(2) The cost provided for in subitem (1) is in addition to any fee for the search or obtaining a certificate.</p> <p>(3) Any necessary or proper attendance by telephone . . .</p>	<p>16.10</p> <p>13.30</p>
<p>63. Attending a witness to arrange his or her attendance at court without subpoena.</p>	<p>20.50</p>
Appeals	
<p>64. Instructions to appeal</p> <p>65. Application for copy of judge's notes</p> <p>66. Copy of judge's notes—amount actually paid.</p> <p>67. Preparing notice of appeal, including copies—not more than</p> <p>68. Paying money into court as security for costs, including notice and service</p> <p>69. Notice of nature and particulars of proposed security, including copies and service.</p> <p>70. Fair copy of record—each folio</p> <p>71. Perusing record—each folio</p> <p>72. In addition to items 64 to 71, costs of preparation of necessary affidavits, swearing and filing, attendances on opposite party or registrar, and necessary letters may be allowed in accordance with appropriate items in the general scale.</p>	<p>59.00</p> <p>20.50</p> <p></p> <p>97.00</p> <p>43.50</p> <p>31.50</p> <p>1.60</p> <p>1.60</p>

\$
(including
GST)

Fees allowable to counsel on assessment in certain cases

These fees are allowable if—

- (a) *in the case of plaintiff's costs assessed on the standard basis—the amount recovered is not more than \$50 000; or*
- (b) *in the case of defendant's costs, or plaintiff's costs assessed on the indemnity basis—the amount claimed is not more than \$50 000.*

No fee to counsel is to be allowed unless vouched by counsel's signature.

If counsel's fees are allowed on assessment, the registrar may allow such higher or lower amount as the registrar considers reasonable.

73.	To settle claim, counterclaim, set-off, defence, or further particulars of claim, counterclaim, set-off or defence, or to settle special case	189.00
74.	To settle reply	106.00
75.	To settle notice of appeal or application.	189.00
76.	To settle interrogatories or answers to interrogatories . .	199.00
77.	To settle an affidavit or other document.	120.00
78.	On conference, inspection or similar attendance when allowed by a judge or the registrar—each hour	189.00
79.	To advise on evidence	210.00
80.	(1) To advise on liability.	189.00
	(2) To advise on quantum.	189.00
	(3) To advise on liability and quantum.	285.00
	(4) Any other brief for opinion.	285.00
81.	(1) On trial or hearing.	1 278.00
	(2) In proceedings heard outside the town in which counsel ordinarily practises, a further fee by way of out of chambers fee of \$80.00 may be allowed for each day on which it is not reasonably practicable for counsel to be in attendance at chambers for a total of at least 1 hour, between 8.30 a.m. and 5.30 p.m.	

	\$ (including GST)
(3) If counsel is briefed to appear in court, to attend a conference or to attend on an inspection outside the town in which counsel ordinarily practises or resides, counsel is to be allowed reasonable travelling, meal and sundry expenses.	
82. Refresher fee	851.00
83. If more than 1 counsel is employed for a party and the judge certifies that such employment was reasonably necessary having regard to the difficulty or importance of the case, the fee of the senior of the counsel is to be a fee not more than the appropriate fee for the relevant item in this schedule increased by one-half, and the fee of the other counsel is not to exceed two-thirds of the fee allowed to the senior counsel.	
84. (1) To support or oppose a formal application	150.00
(2) To support or oppose a standard application	377.00
(3) To support or oppose a complex application	677.00
85. To hear deferred judgment, when certified by a judge, or allowed by the registrar, as being reasonably necessary	107.00
86. On examination of enforcement debtor	181.00
87. For an appearance of counsel not otherwise provided for if the appearance is certified by a judge, or allowed by the registrar, as being reasonably necessary	216.00
<i>Fees to counsel in any other proceeding within the jurisdiction of the court are to be as the registrar considers proper in all the circumstances.</i>	
 Judgment	
88. (1) Costs of judgment by default	582.00
(2) In addition to the amount in subitem (1)—	
(a) if applicable—the allowance under item 62(1); and	
(b) if the registrar considers it appropriate—the allowances under items 50 and 73; and	
(c) all necessary out-of-pocket expenses.	

	\$ (including GST)
<p>89. (1) Plaintiff's costs of judgment, including application and affidavit in support.</p> <p>(2) The costs mentioned in subitem (1) are in addition to disbursements.</p>	380.00
<p>90. If application for judgment is necessarily served more than 3 km from the registrar's office, an allowance under item 89 may also be made by the registrar.</p>	
<p>91. Defendant's costs of judgment as mentioned in items 89 and 90</p>	380.00
<p>92. If counsel engaged—brief to counsel and copy of documents to accompany, and attending counsel with documents.</p>	182.00
Costs of the day	
<p>93. Costs of the day if allowed by the judge at the trial—the amount decided by the judge.</p>	
Enforcement	
<p>94. Preparing enforcement, attending to issue and for return</p>	119.00
Letters and miscellaneous	
<p>95. (1) Ordinary letter before proceeding.</p> <p>(2) Special letter before proceeding—the amount allowed by the registrar, but not more than</p> <p>(3) Any necessary letter sent or received, including agency correspondence.</p> <p>(4) Short letter of a formal nature sent or received forwarding documents without comment or a letter to the like effect</p> <p>(5) In addition to the above fees, an allowance is to be made for the necessary expense of postage, carriage and transmission of documents (if facsimile transmission—\$1.30 per page and if email transmission—\$6.30 per transmission).</p>	24.50 28.00 19.70 10.40

	\$ (including GST)
96. Subject to item 97, plans, charts, photographs or models, if necessary for use at hearing, and certified by the judge, or allowed by registrar—not more than	607.00
97. A judge or the registrar may allow the amount actually paid in relation to a thing mentioned in item 96.	
98. Solicitor’s clerk’s fees	84.00
99. In cases where it is considered reasonable to bring articles as exhibits or for inspection by a judge or jury, a reasonable sum may be allowed for the cost of doing so by the judge or the registrar.	

Costs of appeal from Magistrates Court

- 100. For the first day—the amount the court fixes (including counsel’s fees).
- 101. For each extra day if certified for by the court—the amount that the court fixes (including counsel’s fee).
- 102. Copies (other than copies prepared by photographic or similar means) of necessary documents at the rate of 30c for each folio of 72 words to be allowed in addition.

All other appeals

- 103. (1) As far as practicable, this schedule applies in the same way as it applies to an appeal from a Magistrates Court.
- (2) If the appeal is, in the judge’s opinion, of such a special and important nature that the fees would not be fair and reasonable for the trouble, care, skill and expense necessarily involved in the proper preparation and conduct of the appeal case, the judge may allow the amount that, in the judge’s opinion, would be fair and reasonable.
- (3) To the extent that the schedule does not apply, the costs are to be in the discretion of the judge.’.

27 Replacement of sch 3 (Scale of Costs—Magistrates Courts), pt 2 (Costs)

Schedule 3, part 2—

omit, insert—

‘PART 2—COSTS

A	B	C	D	E	F	G
Under \$751	\$751 to \$1 500	\$1 501 to \$2 500	\$2 501 to \$5 000	\$5 001 to \$10 000	\$10 001 to \$20 000	Over \$20 000
\$	\$	\$	\$	\$	\$	\$

(including GST)

1. Instructions to sue—claim and statement of claim and service.....	133.00	188.00	234.00	452.00	563.00	790.00	790.00
2. Instructions to defend—notice of intention to defend and defence and filing	133.00	188.00	234.00	452.00	563.00	790.00	790.00
3. Appearance in court in undefended proceedings (or in defended proceedings in which a claim or defence is not proceeded with—additional to costs for instructions to sue but including costs under item 4) to obtain judgment	43.50	43.50	62.00	103.00	128.00	180.00	180.00
4. Obtaining judgment by default.....	43.50	45.00	62.00	103.00	128.00	180.00	180.00
5. Preparing for trial, including directions conference—							
(a) including brief if counsel engaged	373.00	490.00	591.00	1 355.00	1 700.00	2 379.00	2 617.00
(b) if no counsel engaged .	234.00	410.00	470.00	1 130.00	1 412.00	1 980.00	2 179.00

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	A	B	C	D	E	F	G
Under	\$751	\$1 501	\$2 501	\$5 001	\$10 001	\$20 001	Over
\$751	to	to	to	to	to	to	\$20 000
	\$1 500	\$2 500	\$5 000	\$10 000	\$20 000		
\$	\$	\$	\$	\$	\$	\$	\$

(including GST)

An amount agreed between the parties or allowed by the court or the registrar is to be allowed proportionate to the extent of the work done if—

- (a) a matter is settled before the directions conference or not proceeded with; or
- (b) costs are awarded in favour of a party for part only of the total proceedings.

6. Counsel’s fees—

(a) to settle claim and statement of claim, counterclaim, notice of intention to defend or notice of appeal	—	—	—	—	122.00	174.00	189.00
(b) to settle special affidavit, reply or particulars that the magistrate or registrar is satisfied is reasonably necessary or proper	—	—	—	—	74.00	105.00	114.00
(c) to settle interrogatories or answers to interrogatories that the magistrate or registrar is satisfied is reasonably necessary or proper . . .	—	—	—	—	120.00	170.00	186.00
(d) on conference, inspection of works or locus in quo, or a similar attendance that the magistrate or registrar is satisfied is reasonably necessary or proper—each hour. . . .	—	—	—	—	122.00	174.00	189.00
(e) to advise on evidence or for any other opinion. . .	—	—	—	—	133.00	181.00	197.00

*Justice Legislation (Variation of Fees and Costs) No. 111, 2001
Regulation 2001*

A	B	C	D	E	F	G
Under \$751	\$751 to \$1 500	\$1 501 to \$2 500	\$2 501 to \$5 000	\$5 001 to \$10 000	\$10 001 to \$20 000	Over \$20 000
\$	\$	\$	\$	\$	\$	\$

(including GST)

(f) on trial or hearing (other than an application in a proceeding)—first day.	345.00	426.00	519.00	580.00	765.00	1 075.00	1 180.00
(g) on each subsequent day of hearing (if the matter occupies 2 or more hours of the day and the appearance is certified for by the court).	230.00	286.00	345.00	386.00	511.00	714.00	787.00
(h) on each subsequent day of hearing not included in item 6(g)	114.00	141.00	174.00	194.00	256.00	358.00	393.00
(i) if a proceeding is heard outside the town where counsel ordinarily practises, a further fee by way of out of chambers fee (not less than \$42.50 a day) may be allowed for each day it is not reasonably practicable for counsel to be in attendance at chambers for a total of at least 1 hour, between 8.30 am and 5.30 pm							
(j) on an application in a proceeding.	—	—	—	—	124.00	175.00	193.00
(k) to hear deferred judgment	—	—	—	—	62.00	90.00	99.00
7. Solicitor on hearing—							
(a) appearance without counsel on hearing—first day	359.00	410.00	470.00	497.00	621.00	873.00	961.00
(b) appearance without counsel on second and each subsequent day of hearing (if the matter occupies 2 or more hours of the day and the appearance is certified for by the court).	234.00	299.00	339.00	339.00	426.00	599.00	659.00

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\$	\$	\$	\$	\$	\$	\$

(including GST)

<p>(c) attendance of clerk with solicitor acting as advocate—each day . . .</p> <p>Costs under item 7(c) are not allowed if the court certifies the attendance of the clerk was not reasonably required.</p>	37.50	45.00	56.00	172.00	195.00	195.00	195.00
<p>8. On hearing with counsel—</p> <p>(a) attendance of solicitor with counsel (if the attendance is certified for by the court)—each day</p> <p>(b) attendance of clerk with counsel—each day . . .</p> <p>Costs under item 8(b) are not allowed if the court certifies the attendance of the clerk was not reasonably required.</p>	155.00	188.00	219.00	245.00	308.00	430.00	473.00
<p>(a) counsel's fees (if no fee is payable under item (6)(f))</p> <p>(b) solicitor for appearance without counsel</p>	133.00	155.00	172.00	185.00	232.00	331.00	358.00
<p>9. Proof of damages (if the opposite party fails to appear, or fails to file a notice of intention to defend and defence—additional to costs for instructions to sue but including costs under item 3 or item 4)—</p>	133.00	155.00	172.00	172.00	211.00	294.00	325.00
<p>10. Application to the court (or to the registrar, if allowed) for enforcement warrant for redirection of debts or earnings</p>	94.00	133.00	155.00	282.00	353.00	353.00	353.00

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\$	\$	\$	\$	\$	\$	\$

(including GST)

11. Other applications to the court (other than an application for an adjournment)	94.00	94.00	110.00	203.00	256.00	353.00	387.00
12. Instructions—							
(a) for disclosure preparing list of documents and making inspection and copies of documents—							
(i) allowance to party requesting disclosure							
	43.50	75.00	94.00	150.00	195.00	226.00	250.00
(ii) allowance to party making disclosure							
	43.50	75.00	94.00	345.00	377.00	421.00	462.00
(b) for interrogatories and answers to interrogatories (including preparation, filing and perusing)—							
(i) allowance to party delivering interrogatories							
	43.50	75.00	94.00	256.00	270.00	285.00	314.00
(ii) allowance to party answering interrogatories							
	43.50	75.00	94.00	239.00	251.00	263.00	287.00
13. Enforcement hearing—							
(a) counsel's fees							
	229.00	229.00	229.00	264.00	331.00	462.00	509.00
(b) if no counsel engaged							
	154.00	154.00	175.00	226.00	285.00	402.00	443.00
14. Enforcement warrant—							
(a) costs of preparing warrant and attending issuing and for return—to be marked on warrant (exclusive of court or other fees)							
	43.50	43.50	51.00	102.00	130.00	180.00	196.00
(b) costs of registration of warrant against land							
	43.50	43.50	51.00	102.00	130.00	180.00	196.00

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\$	\$	\$	\$	\$	\$	\$

(including GST)

15. Warrant (other than enforcement warrant)—preparing warrant and attending issuing.	43.50	43.50	51.00	102.00	130.00	180.00	196.00
16. Applying for summary judgment or showing cause against a summary judgment application	43.50	43.50	51.00	102.00	130.00	180.00	196.00 [*]

ENDNOTES

1. Made by the Governor in Council on 19 July 2001.
2. Notified in the gazette on 20 July 2001.
3. Laid before the Legislative Assembly on . . .
4. The administering agency is the Department of Justice and Attorney-General.