

XIV. Agents acting for parties on the poor's roll shall not be liable for the charges or allowances to witnesses, sheriff-clerks, auditors, shorthand writers, sheriff-officers, or bar officers, unless they are recovered by the Agent personally.

XV. References in any Statute or Act of Sederunt to the fees allowed in the Act of Sederunt of 4th December 1878 shall be held as referring to the fees allowed in the like circumstances in the Table of Fees annexed hereto.

TABLE OF FEES.

CHAPTER I.—GENERAL BUSINESS IN SHERIFF COURTS.

	Scale I. Not exceeding £50.	Scale II. Above £50.
	From £0 13 4 to 1 11 6	From £1 1 0 to 2 2 0
1. <i>Taking Instructions</i> to conduct case of pursuers or defenders, including obtaining deliverance, borrowing and returning initial writ or petition, certifying same, entering or inquiring for appearance, making up interlocutor sheets and inventory of process and productions lodged with initial writs or petitions, and lodging same, and attendance at tabling or enrolment of case or at first diet in case, or getting endorsement on initial writ where no appearance entered,	1 11 6	2 2 0
2. <i>Drawing Papers</i> (the sheet throughout this table to consist of 250 words or numbers).		
(1) Petitions, initial writs, counter-claims, condescendences, defences, answers, commissions, diligences against witnesses or havers, motions, minutes, specifications of documents, reclaiming petitions and answers, precognitions (including precognitions of parties), affidavits, caveats, statutory notices, and generally all necessary papers, per sheet,	0 4 0	0 6 0
(2) Figured statements, per sheet,	0 6 0	0 8 0
(3) Inventories of productions not lodged with initial writ or petition, per sheet,	0 2 0	0 3 0
(4) Framing (including fair copy) and lodging a caveat	0 6 8	0 10 0
(a) Papers shall be confined as closely as possible to statements of fact, but reference may be made where necessary to the record and to authorities cited, as well as to proofs, deeds, writings or correspondence produced, without the same being quoted at length; and if in any paper produced in a cause quotations of any kind exceeding one page each in length shall be made, the same shall be chargeable only at the rate of copying instead of drawing fees.		
3. <i>Revising Papers where Revisal ordered.</i> One-half drawing fees.		
4. <i>Copying Papers</i> , including productions and precognitions, copy of the record for the use of the Sheriff, and copy correspondence when necessary or adjusted.		
Written or typewritten copies—		
(1) In English, per sheet,	0 1 0	0 1 6
(2) In any other language, per sheet,	0 1 6	0 2 0
(3) Figured States and Accounts, including account sued for, endorsed upon or attached to initial writ, and accounts of expenses, per sheet,	0 1 6	0 2 0
(4) For each copy after the first, throughout this Table, per sheet,	0 0 6	0 0 9
(a) A full copy shall be allowed of the record and interlocutors, and also of the proof and productions so far as necessary for the efficient conduct of the cause, and a further copy of the record up to the date of closing for the use of the Sheriff. In addition, a copy of every interlocutor disposing of questions of fact or law shall be allowed for the client.		
5. <i>Printing.</i>		
(1) Instructing Printer,	0 2 6	0 3 4
(2) Revising proof, not exceeding 5 pages,	0 3 4	0 5 0
(3) For every additional 5 pages,	0 1 8	0 2 6
(a) Where more than 5 copies of papers are necessary, the same shall be printed, and, if not printed, the charges for five copies only shall be allowed by the Auditor, or, in the option of the Agent, a sum equivalent to the cost of printing.		