Chapter:	4D	HIGH COURT FEES RULES	Gazette Number	Version Date
		Empowering section	25 of 1998	01/07/1997

Remarks:

Adaptation amendments retroactively made - see 25 of 1998 s. 2

HIGH COURT FEES RULES

(25 of 1998 s. 2)

(Cap 4, section 54)

[5 February 1988]

(Originally L.N. 27 of 1988)

Rule:	1	Citation	25 of 1998	01/07/1997

Remarks:

Adaptation amendments retroactively made - see 25 of 1998 s. 2

These rules may be cited as the High Court Fees Rules.

(Enacted 1988. 25 of 1998 s. 2)

Rule:	2	Fees payable in the High Court	25 of 1998	01/07/1997	
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Remarks:

Adaptation amendments retroactively made - see 25 of 1998 s. 2

- (1) The fees respectively specified in the First and Second Schedules shall be payable in respect of all proceedings in any action or matter whatsoever in the High Court, whenever commenced. (25 of 1998 s. 2)
- (2) The Registrar may reduce, remit or defer payment of any fee specified in the First or Second Schedule as he may think fit in any particular case and shall in every case where he exercises this power endorse on the relevant document a note of such reduction, remission or deferment and the reason therefor.

(Enacted 1988)

Rule:	3	Method of payment of fees	25 of 1998	01/07/1997

Remarks:

Adaptation amendments retroactively made - see 25 of 1998 s. 2

Unless otherwise in the Schedules provided, the said fees shall be payable by means of adhesive stamps, or by causing the relevant documents to be franked with the amount of fees.

(Enacted 1988)

Rule: 4 Application to the Crown 25 of 1998 01/07/1

Remarks:

Adaptation amendments retroactively made - see 25 of 1998 s. 2

These rules shall apply to all proceedings by or against the Crown.

(Enacted 1988)

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Rule:	5	Transitional provision relating to the High Court Fees	L.N. 154 of 2008; 02/04/2009
		(Amendment) Rules 2008	L.N. 18 of 2009

Where a party entitled to require any costs to be taxed has obtained an appointment to tax before the commencement of rule 3(a) and (b) ("the amending rule") of the High Court Fees (Amendment) Rules 2008 (L.N. 154 of 2008)-

- (a) nothing in the amending rule applies in relation to the taxation; and
- (b) items 19 and 19a in the First Schedule as in force immediately before the commencement* of the amending rule continue to apply in relation to the taxation as if they had not been amended by the amending rule.

(L.N. 154 of 2008)

Note:

* Commencement date: 2 April 2009.

Schedule:	1	L.N. 154 of 2008;	02/04/2009
		L.N. 18 of 2009	

[rule 2]

COMMENCEMENT OF A CAUSE OR MATTER

Fee

- 1. On sealing-
 - (a) a writ of summons (except a concurrent, renewed or amended writ);
 - (b) an originating summons;
 - (c) an originating notice of motion;
 - (d) an originating petition;
 - (e) an originating ex parte application;
 - (f) any other originating document.

\$1045.00 (but no fee is payable on sealing of an originating document by which proceedings are instituted pursuant to leave granted under section 27A of the Ordinance) (L.N. 154 of 2008)

In each case

ENTRY OR SETTING DOWN FOR TRIAL IN COURT

- 2. (a) Setting down a cause or issue for hearing;
 - (b) Setting down a civil appeal, motion or summons for hearing;
 - (c) Entering a reference for hearing of an assessment of damages by the Registrar.

In each case \$1045.00

TAKING EVIDENCE, ETC.

3.		every witness examined de bene esse by a judge or the Registrar, per day or part eof	\$ 880.00
4.	Atte	ndance of a public officer to produce or prove in the High Court any record or document	
5.		of 1998 s. 2)ndance of a public officer to give evidence as an expert witness, per hour or part	\$ 440.00
	there	of	\$ 440.00 (or such other fee as is specially assessed by the judge or Registrar)
6.		ndance of a public officer to give evidence other than as an expert witness, per hour or thereof	\$ 220.00 (with a minimum of \$440.00)
7.		ndance by the Registrar or officer outside the High Court (25 of 1998 s.	,
		COPIES, TRANSLATIONS AND SEARCHES	
8.	(a)	Copy of documents typed in the Registry and certifying same, per	
		page	\$ 36.00
	(b)	Additional copies, per page	\$ 4.00
9.	(a)	Photostatic copy of a document made in the Registry, per page	\$ 4.00
	(b)	Photostatic copy and certification, per page	\$ 5.50
	(c)	Photostatic copy of a library book, per page	\$ 4.00
10.	(a)	Translation made in the Registry of a document from Chinese into English, or vice versa including certificate, per page	\$ 72.00
	(b)	Transcription and translation made in the Registry, from Chinese into English, or vice	
		versa, of a tape or recording including certificate, per	
		page	\$ 132.00
	(c)	(Repealed L.N. 364 of 1992)	
11.	(a)	Certifying translations made outside the Registry, from Chinese into English, and vice	
		versa, per page	\$ 36.00
	(b)	Certifying transcription made outside the Registry, from Chinese into English, and	
10	a	vice versa, of a tape or recording, per page	\$ 36.00
12.	Sear	ch in the Registry, for each document or file referred to or required	\$ 18.00
		SERVICE	
13.	Serv	ice of a document by a bailiff, per document	\$ 110.00
14.		sting any person	\$ 630.00
15.	Exec	eution of writ of possession	\$1045.00
		EXECUTION	
16.	On s	ealing-	
10.	(a)	a warrant for arrest of a defendant, for the arrest and detention of a ship or for the attachment of property before judgment;	
	(b)	a writ of execution or writ of possession;	
	(c)	a writ of habeas corpus;	
	(d)	a prohibitory order;	
	. /		

	(e) (f)	an order for the examination of a judgment debtor (or an officer thereof); a prohibition order.	
	(1)	•	In each case \$1045.00
		BAILIFF'S EXPENSES	
17.	(a) (b)	Caretaker's fee, per day or part thereof	\$ 330.00 Actual expenditure (L.N. 364 of 1992)
18.	Caret	aker or watchman's transportation expenses	Actual expenditure plus 20% thereof being administrative charges (L.N. 364 of 1992)
		TAXATION OF COSTS	
19. 19a.	Rules pursu the R amou (a) (b) (c) (d) Withounder	for the next \$150000	\$ 6.00 \$ 4.00 \$ 3.00 \$ 1.00 10% of the taxing fee which would be payable if the bill was to be allowed in full or \$1000 whichever is the less (L.N. 345 of 1989)
		MISCELLANEOUS FEES	
20.21.22.23.24.25.	on semade Regist	entication of document by the Registrarealing of a notice in Form No. 80 under Order 50, rule 11(2) (L.N. 364 of)ealing of an injunction order undertaken before commencement of a cause or of an order under section 21M of the Ordinance (L.N. 364 of 1992; L.N. 154 of 2008)	\$ 15.00 \$ 125.00 \$1045.00 \$1045.00 \$ 440.00 \$1045.00
	1010 2	of the Raics of the High Court (Cup + sub. log. 11)	(L.N. 154 of

2008)

(Enacted. 1988. L.N. 364 of 1992; L.N. 141 of 1994; L.N. 337 of 2000; L.N. 25 of 2001)

Sched	lule: 2 PROBATE JURISDICTION	21 of 2005	11/02/2006
			[rule 2]
			Fee
1.	Filing application (except an amended application) for probate or letters of	administration	
	or application for resealing of the same		\$ 265.00
*2.	(Repealed 21 of 2005 s. 30)		
3.	Double or cessate probates, or cessate letters of administration or letters of de bonis non, or duplicate probates or	administration letters of	
	administration		\$ 145.00
4.	Probate of a codicil, or letters of administration with a codicil to a will a	already proved	,
	(L.N. 364 of 1992)	J 1	\$ 145.00
5.	Exemplification of a probate or letters of administration, in addition to	the fees for	
	engrossing		\$ 145.00
6.	Engrossing wills and other documents, per page		\$ 72.00
7.	Every search		\$ 18.00
8.	Commission of appraisement		\$ 72.00
9.	Caveat, each		\$ 72.00
10.	Warning to caveat		\$ 145.00
11.	Service of warning		\$ 44.00
12.	Removing caveat		\$ 36.00
13.	Approving and settling administrator's bond and filing		\$ 145.00
14.	Making alteration in grant pursuant to order		\$ 72.00
15.	Every citation		\$ 72.00
16.	Settling citation or abstract of citation for advertisement, per page		\$ 72.00
17.	Filing inventory		\$ 36.00
18-20	. (Repealed L.N. 364 of 1992)		
21.	Any other matter or proceeding not herein specified-the same fee as charged	d from time to	
	time in the First Schedule in respect of a similar matter or proceeding.		
	(Enacted. 1988. L.N. 364 of 1992; L.N. 141 of 1994; L	.N. 337 of 2000;	L.N. 25 of 2001)

Note:

^{*} This item is repealed by the Revenue (Abolition of Estate Duty) Ordinance 2005 (21 of 2005). For savings provision, please see section 40 of that Ordinance.