Statutory Instrument 195 of 2022.

[CAP. 7:06

US\$

High Court (Fees and Allowances) (Amendment) Rules, 2022 (No. 26)

IT is hereby notified that the Minister of Justice, Legal and Parliamentary Affairs, has in terms of section 57 of the High Court Act [*Chapter 7:06*], made the following rules:—

1. These rules may be cited as the High Court (Fees and Allowances) (Amendment), Rules, 2022 (No. 26).

2. The Third Schedule to the High Court (Fees and Allowances), Rules, 2000, published in Statutory Instrument 182 of 2000, is repealed and the substitution of —

THIRD SCHEDULE (*Rule 5*)

TARIFF OF SHERIFF'S FEES AND CHARGES

	03\$						
1.	For service, or attempted service, of summons or any other process, including annexures thereto, and necessary returns to the court and to the party issuing the process 20,00						
2.	(1) For executing a writ—						
	(a) of personal arrest						
	(b) of ejectment						
	 (c) against immovable property						
	(d) against movable property						
	(2) If the execution is effected outside the town in which the Deputy Sheriff is required to reside, the same travelling allowance as for service of process shall be payable in addition to these fees						
	(3) Where the writ is one of ejectment, for each person who was not named in the writ and who was in fact ejected . 20,00 (this fee to be paid after execution)						
	(4) Where it is necessary for the Deputy Sheriff to wait at any dwelling or place in order to serve the writ, per half-hour serve the writ, per half-hour or part thereof spent so waiting:5,00						

Provided that-

3.

4. 5.

6.

		(i)	no such charge shall be made if the Deputy Sheriff is required to wait for less than half an hour;				
		(ii)	if required by a party, the Deputy Sheriff shall provide a Certificate explaining the reason why he or she had to wait.				
	issio	ner, and	the sale of immovable property as Sheriff's d for general assistance in connection with	20,00			
For dr	awin	g adver	rtisement for sale of attached goods	15,00			
For taking inventory							
For ne	cess	ary assi	stance in taking inventory, half this rate				
(1) In 1	respe	ct of th	e possession, removal or storage of property-				
(a)			g possession of property seized, for r, a reasonable fee not exceeding, per day .	15,00			
	pres of w and	sence of which p paid by	on" means the continuous and necessary n the premises, for the period in respect ossession is charged, of a person employed y the Deputy Sheriff for the sole purpose of ossession)				
	bon und	d is tak er the s	fficer is left in possession and no security en, but movable property attached remains upervision of the Deputy Sheriff, le fee, not exceeding, per day	10,00			
(b)	if p	roperty	is removed and stored—				
	(i)		nount actually and necessarily disbursed in ing the property;				
	(ii)	Deput	age is provided by a person other than the y Sheriff, the amount actually and arily paid for such storage;				
	(iii)	if stora day	age is provided by the Deputy Sheriff, per				
(c)	and	herding necess stock	and preserving livestock, the reasonable ary expenses of herding and preserving the	15,00			
(2)	atta judg insu	ched i gment c irance h	Sheriff may insure movable property f he or she is authorised in writing by the creditor to do so, and for effecting such he or she shall be allowed, in addition hium paid, a fee of	10,00			

		US\$						
7.	For drawing and completing a bail bond, deed of security or indemnity bond							
8.	In resp	pect of execution—						
	(a)	when a writ is paid on presentation, five <i>per centum</i> of the amount of the writ, with a minimum of 10,00						
	(b)	when a writ is withdrawn by the judgment creditor, or the judgment debtor's estate is placed under sequestration or liquidation before any movable property has been attached, a fee of						
	(c)	when a writ is withdrawn by the judgment creditor, or the judgment debtor's estate is placed under sequestration or liquidation after movable property has been attached but before sale, five <i>per centum</i> of the value of the property attached, but such value shall not exceed the amount directed to be recovered;						
	(d)	when a writ is withdrawn by the judgment creditor, or the judgment debtor's estate is placed under sequestration or liquidation after immovable property has been attached but before sale, one <i>per centum</i> of the value of the property attached, but such value shall not exceed the amount directed to be recovered;						
	(e)	when a writ is paid by the judgment debtors to the Deputy Sheriff after movable property has been attached but before sale, five <i>per centum</i> of that amount;						
	(f)	after sale in execution, five <i>per centum</i> of the net amount recovered or, if the Sheriff acted as or engaged an auctioneer, five <i>per centum</i> of that amount.						
9.	For ea	ch necessary letter, including copy to keep 2,00						
10.	For co	pying—						
		by photocopying means, per page						
	(b)	by original typing, per page						
	(c)	by duplicated or printed copy, per page 5,00						
		TRAVELLING						
11. For travelling on a journey exceeding one kilometre from the of the Deputy Sheriff, the following allowances and amounts –								
	(a)	when a journey is performed by road by a vehicle other than a motor cycle on or off tar, for each kilometre after						

the first kilometre or part thereof, the rate chargeable

		US\$
	shall be as per the Automobile Association of Zimbabwe rates applicable at the time of the journey, plus the current cost of one tenth of a litre of unleaded petrol for each kilometre or part thereof;	
(b)	where a motor cycle is used, per kilometre after the first kilometre	0,50
(c)	when a journey is performed by rail or other public conveyance, a refund of the actual fee paid is chargeable	
(d)	a refund is chargeable of such necessary out of pocket expenses as are proved to have been incurred while the Deputy Sheriff is away from the town in which his or her office is situated;	
(e)	whenever it is necessary for the Deputy Sheriff to take with him or her away from the town in which his or her office is situated an officer or employee, a refund is chargeable of such necessary out of pocket expenses	

Notes

as are proved to have been incurred by or on behalf of

such officer or employee

- 1. No amount for travelling or subsistence shall be claimed for any service performed within one kilometre of the Deputy Sheriff's office.
- 2. Where more services than one may be effected on the same journey, the charge for travelling expenses shall be fairly and equitably apportioned among the several cases.
- 3. Where there are more ways than one of doing a particular thing, the least expensive shall be adopted unless there is some reasonable objection to so doing,
- 4. A Deputy Sheriff may pay rent, if necessary, to secure the undisturbed possession of premises on which any property has been attached, for a period of one month or such longer period as may be authorised by the judgmnt creditor, and she or she shall be reimbursed for any rent so paid.
- **NB**. The fees may be payable in Zimbabwean dollars at the prevailing interbank rate.

3. The High Court (Fees and Allowances) (Amendment) Rules, 2021(No.24) published in Statutory Instrument 107 of 2021 are hereby repealed.

Supplement to the Zimbabwean Government Gazette Extraordinary dated the 11th November, 2022. Printed by the Government Printer, Harare.