

The Queen's Bench Regulations

being

Chapter Q-1.01 Reg 1 (effective July 1, 1999) as amended by Saskatchewan Regulations, 2001, c.L-5.1 Reg 4, 76/2001, 58/2002, 108/2002; 57/2003, 61/2004; 7/2005, 5/2006, 71/2006, 10/2007, 44/2008, 127/2008, 30/2010, 48/2013, 2/2017, 7/2017, 44/2017 and 109/2017.

NOTE:

This consolidation is not official. Amendments have been incorporated for convenience of reference and the original statutes and regulations should be consulted for all purposes of interpretation and application of the law. In order to preserve the integrity of the original statutes and regulations, errors that may have appeared are reproduced in this consolidation.

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CHAPTER Q-1.01 REG 1
The Queen's Bench Act, 1998

Title

- 1 These regulations may be cited as *The Queen's Bench Regulations*.

Interpretation

- 2(1) In these regulations:

“**Act**” means *The Queen's Bench Act, 1998*; («*Loi*»)

“**professional witness**” means a witness who is called to give evidence in consequence of professional services rendered by him or her and who is:

- (a) a lawyer;
- (b) a professional engineer;
- (c) a surveyor;
- (d) a chartered accountant, certified general accountant or certified management accountant;
- (e) an architect;
- (f) a dentist;
- (g) a veterinary surgeon; or
- (h) if the judge hearing the action directs, a person who is:
 - (i) a member of a profession not mentioned in clauses (a) to (g); or
 - (ii) a person called to give expert evidence; («*témoin professionnel*»)

“**witness**” means a person called to give evidence in a criminal proceeding before a court who is not:

- (a) an accused in the proceeding; or
- (b) an officer of a corporation that is an accused in the proceeding. («*témoins*»)

- (2) In these regulations:

- (a) a reference to a form is a reference to a form set out in Part I of the Appendix; and
- (b) a reference to a table is a reference to a table set out in Part II of the Appendix.

- (3) For the purposes of section 42 of the Act, “**close of pleadings**” means:

- (a) for an action or matter commenced by statement of claim, when a statement of defence is filed or, where a counterclaim, cross-claim or third party claim is filed, when a defence to counterclaim, defence to cross-claim or third party defence is filed;

(b) for an action or matter commenced by petition, when that document is filed; and

(c) for an action or matter commenced by notice of motion or originating notice, the return date of the notice if a final order is not granted on that return date;

but does not mean that a party to the action or matter is precluded from filing a notice requesting that the action be transferred to another judicial centre pursuant to subsection 22(3), (4) or (5) of the Act.

9 Jly 99 cQ-1.01 Reg 1 s2.

Judicial centres

3 The following are the names of the judicial centres in Saskatchewan, and each judicial centre is located on the quarter section of land set out opposite its name:

- (a) **Repealed.** 9 Jly 2004 SR 61/2004 s3.
- (b) Battleford NE 1/4 Sec. 25, Twp. 43, Rge. 17, W3rd M;
- (c) Estevan SE 1/4 Sec. 22, Twp. 2, Rge. 8, W2nd M;
- (d) **Repealed.** 20 Jne 2008 SR 44/2008 s.3.
- (e) Melfort SW 1/4 Sec. 7, Twp. 45, Rge. 18, W2nd M;
- (f) Moose Jaw NE 1/4 Sec. 32, Twp. 16, Rge. 26, W2nd M;
- (g) Prince Albert SW 1/4 Sec. 10, Twp. 48, Rge. 26, W2nd M;
- (h) Regina SW 1/4 Sec. 19, Twp. 17, Rge. 19, W2nd M;
- (i) Saskatoon NW 1/4 Sec. 28, Twp. 36, Rge. 5, W3rd M;
- (j) Swift Current NE 1/4 Sec. 25, Twp. 15, Rge. 14, W3rd M;
- (k) **Repealed.** 10 Feb 2017 SR 2/2017 s3.
- (l) **Repealed.** 5 Jly 2013 SR 48/2013 s3.
- (m) Yorkton SE 1/4 Sec. 2, Twp. 26, Rge. 4, W2nd M.

9 Jly 99 cQ-1.01 Reg 1 s3; 9 Jly 2004 SR 61/2004 s3; 20 Jne 2008 SR 44/2008 s.3; 5 Jly 2013 SR 48/2013 s3; 10 Feb 2017 SR 2/2017 s3.

Residence of judges

4 For the purpose of subsection 6(3) of the Act, the following are designated as the places at which or in the neighbourhood of which at least one judge must reside:

- (a) Battleford;
- (b) Estevan;
- (c) **Repealed.** 20 Jne 2008 SR 44/2008 s.4.
- (d) Moose Jaw;
- (e) Prince Albert;
- (f) Regina;
- (g) Saskatoon;
- (h) Swift Current;
- (i) Yorkton.

9 Jly 99 cQ-1.01 Reg 1 s4; 20 Jne 2008 SR 44/2008 s.4.

Civil mediation – application of section 42

5(1) Section 42 of the Act applies at the following judicial centres:

- (a) Prince Albert;
- (b) Regina;
- (c) Saskatoon;
- (d) Swift Current;
- (e) Moose Jaw;
- (f) Battleford;
- (g) Yorkton;
- (h) Estevan;
- (i) Melfort;
- (j) **Repealed.** 10 Feb 2017 SR 2/2017 s4.
- (k) **Repealed.** 5 Jly 2013 SR 48/2013 s4.

(2) The following categories of actions and matters are exempt from the application of section 42 of the Act:

- (a) an action pursuant to Part II of *The Saskatchewan Farm Security Act*;
- (b) an appeal to the court from a decision or order of The Traffic Safety Court of Saskatchewan, the Provincial Court of Saskatchewan, or any board, commission, tribunal or other body or person authorized by statute or regulation to make a decision or order;
- (c) an application for judicial review of a decision or order made by a court, board, commission, tribunal or other body or person, whether made pursuant to the rules of court or otherwise;
- (d) an action or matter commenced by a document other than a statement of claim, notice of motion, originating motion or petition;
- (e) an action pursuant to *The Land Contracts (Actions) Act*;
- (f) an application for interlocutory relief;
- (g) an action or matter pursuant to the *Bankruptcy and Insolvency Act* (Canada);
- (h) an action or application to enforce an order or judgment of the court or an order or judgment filed in the court for enforcement;
- (i) a class action pursuant to *The Class Actions Act*.

9 Jly 99 cQ-1.01 Reg 1 s5; 9 Jly 2004 SR 61/2004 s4; 11 Feb 2005 SR 7/2005 s2; 10 Feb 2006 SR 5/2006 s3; 9 Mar 2007 SR 10/2007 s3; 2 Jan 2009 SR 127/2008 s3; 5 Jly 2013 SR 48/2013 s4; 10 Feb 2017 SR 2/2017 s4; 3 Nov 2017 SR 109/2017 s3.

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Forms prescribed

6(1) For the purposes of subsection 42(3) of the Act, Form A is prescribed as the certificate of non-compliance.

(2) For the purposes of subsection 42(4) of the Act, Form B is prescribed as the certificate of compliance.

9 Jly 99 cQ-1.01 Reg 1 s6; 9 Jly 2004 SR 61/2004 s5.

Waiver or postponement of mediation

7(1) Repealed. 9 Jly 2004 SR 61/2004 s6.

(2) An application pursuant to subsection 42(1.2) of the Act must be accompanied by an acknowledgement in Form C signed by the party requesting the exemption or postponement.

9 Jly 99 cQ-1.01 Reg 1 s7; 9 Jly 2004 SR 61/2004 s6.

Parenting education

7.1(1) The following judicial centres are designated for the purposes of section 44.1 of the Act:

- (a) Prince Albert;
- (b) Regina;
- (c) Saskatoon;
- (d) Yorkton;
- (e) Battleford;
- (f) Estevan;
- (g) Melfort;
- (h) Moose Jaw;
- (i) Swift Current;
- (j) **Repealed.** 10 Feb 2017 SR 2/2017 s5.
- (k) **Repealed.** 5 Jly 2013 SR 48/2013 s5.

(2) The following are established as parenting education programs for the purposes of section 44.1 of the Act:

- (a) parenting education programs provided by Family Justice Services of the Ministry of Justice;
- (b) parenting education programs approved by the Minister of Justice.

(3) For the purposes of subsection 44.1(7) of the Act, Form D is prescribed as a certificate of attendance.

26 Oct 2001 SR 76/2001 s3; 11 Jly 2003 SR 57/2003 s2; 2 Jan 2009 SR 127/2008 s4; 5 Jly 2013 SR 48/2013 s5; 10 Feb 2017 SR 2/2017 s5; 3 Nov 2017 SR 109/2017 s4.

Jurisdiction – Family Law Division

8 For the purposes of subsection 92(2) of the Act:

(a) the following are designated as places or areas in which the Family Law Division has exclusive jurisdiction pursuant to an Act as defined in subsection 92(1) of the Act:

- (i) the City of Saskatoon;
- (ii) the City of Regina;
- (iii) the City of Prince Albert; and

(b) the places and areas outside of those mentioned in clause (a) are designated as places and areas in which the Family Law Division has concurrent jurisdiction with the Provincial Court of Saskatchewan pursuant to an Act.

9 Jly 99 cQ-1.01 Reg 1 s8.

Local registrars' fees

9(1) The fees payable to local registrars are set out in Tables 1, 2 and 3.

(2) The fee payable to a local registrar with respect to a matter tried in the Provincial Court of Saskatchewan pursuant to *The Small Claims Act, 2016* and not specifically provided for in Table 2 is one half of the fee set out in Table 1 for a similar service.

(3) The fee payable to a local registrar with respect to an order made pursuant to *The Residential Tenancies Act, 2006* and not specifically provided for in Table 3 is one half of the fee set out in Table 1 for a similar service.

(4) **Repealed.** 6 Dec 2002 SR 108/2002 s3.

(5) **Repealed.** 6 Dec 2002 SR 108/2002 s3.

9 Jly 99 cQ-1.01 Reg 1 s9; 12 Jly 2002 SR
58/2002 s3; 6 Dec 2002 SR 108/2002 s3; 3 Nov
2017 SR 109/2017 s5.

Sheriff's fees

10(1) The fees payable to sheriffs with respect to matters in the court are the fees set out in Tables 3 and 4.

(2) The fees payable to sheriffs with respect to matters tried in the Provincial Court of Saskatchewan pursuant to *The Small Claims Act, 2016* are 50% of the fees set out in Table 4.

(3) The fees payable to sheriffs with respect to orders made pursuant to *The Residential Tenancies Act, 2006* and not specifically provided for in Table 3 are 50% of the fees set out in Table 4.

(4) Sheriffs are entitled to payment for all disbursements properly incurred.

(5) Notwithstanding subsections (2) and (3), sheriffs are entitled to an additional transportation fee for each kilometre travelled from the sheriff's office at twice the rate for persons using a privately owned vehicle on government business, with a minimum charge of \$5 in each case.

9 Jly 99 cQ-1.01 Reg 1 s10; 3 Nov 2017 SR
109/2017 s6.

Payment in advance

11 All fees set pursuant to sections 9 and 10 are payable in advance unless other arrangements are made with the official to whom the fees are payable.

9 Jly 99 cQ-1.01 Reg 1 s11.

Fees for transcripts and other reproductions of trial proceedings

12 The fees payable to the Government of Saskatchewan for transcript services and other reproductions of trial proceedings are the fees set out in Table 5.

7 Jly 2006 SR 71/2006 s3.

Daily witness fee

13(1) Subject to subsection 16(3), no fee is payable to a witness other than a professional witness, consultant or physician or surgeon.

(2) The fee payable for each half day or part of a half day of attendance in court:

(a) to a professional witness is \$52.50;

(b) to a consultant called to give expert testimony is \$72.50.

(3) The fees payable to a physician or surgeon are the fees set out in Table 6.

(4) On the application of a professional witness, the Executive Director of Public Prosecutions, in his or her discretion, may authorize payment of a fee to a professional witness in an amount set out in Table 6 as a result of attending a criminal proceeding.

9 Jly 99 cQ-1.01 Reg 1 s13.

Fees for medical reports

14 If a medical report is prepared at the request of a Crown prosecutor for use as evidence in a criminal proceeding, the fee payable to the physician or surgeon who prepared the report is:

(a) \$100 for a letter that is a factual report based on a review of office and hospital records that summarizes a patient's history, symptomatology, present condition and any investigation or therapy and the results of any intervention;

(b) \$250 for a report that expresses an expert opinion concerning cause and effect, long-term consequences, possible complications, extent of or degree of disability, or other similar matters.

9 Jly 99 cQ-1.01 Reg 1 s14.

Interpreters' fees

15 The fee payable to an interpreter for each half-hour or part of a half-hour that the interpreter necessarily spends travelling to and from court, and in attendance in court, for a criminal proceeding is \$17.50.

10 Feb 2006 SR 5/2006 s4.

Expenses

16(1) A witness or interpreter:

- (a) is entitled to be paid for meal expenses at the rates approved for members of the public service; and
 - (b) on submission of his or her receipts, is entitled to be paid for accommodation at the rate approved for members of the public service.
- (2) A witness or interpreter who submits receipts for his or her travel expenses is entitled to be paid for those expenses in an amount equal to:
- (a) 50% of the rate approved for those expenses incurred by members of the public service, if the witness or interpreter uses a private vehicle; or
 - (b) 100% of the rate approved for those expenses incurred by members of the public service, if the witness or interpreter uses public transportation.
- (3) On the application of a witness, the Deputy Minister of Justice may, in his or her discretion, authorize payment of a fee to the witness in an amount not exceeding:
- (a) the amount of wages lost by the witness as a result of attending a criminal proceeding;
 - (b) the cost incurred by the witness as a result of attending a criminal proceeding for hiring temporary labour or for child care; or
 - (c) subject to subsection (1), the actual amount of other expenses incurred as a result of attending a criminal proceeding.

9 Jly 99 cQ-1.01 Reg 1 s16.

Trade agreements

16.1(1) In this section:

“Agreement on Internal Trade” means the Agreement on Internal Trade entered into by the governments of Canada, the provinces and the territories on or about July 18, 1994, and includes amendments to that agreement; (« *Accord sur le commerce intérieur* »)

“Canadian Free Trade Agreement” means the Canadian Free Trade Agreement entered into by the governments of Canada, the provinces and the territories on or about April 6, 2017, and includes amendments to that agreement; (« *Accord de libre-échange canadien* »)

“New West Partnership Trade Agreement” means the New West Partnership Trade Agreement entered into by the governments of British Columbia, Alberta and Saskatchewan on or about April 30, 2010, and includes amendments to that agreement. (« *accord New West Partnership Trade Agreement* »)

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(2) For the purposes of section 89.1 of the Act, the following are designated as trade agreements:

- (a) the Agreement on Internal Trade;
- (b) the Canadian Free Trade Agreement;
- (c) the New West Partnership Trade Agreement.

(3) For the purposes of the definition of 'certified copy' in section 89.1 of the Act, the following are designated as the official or body responsible for administering a trade agreement:

- (a) in the case of the Agreement on Internal Trade, the Internal Trade Secretariat established pursuant to that agreement;
- (b) in the case of the Canadian Free Trade Agreement, the Internal Trade Secretariat continued pursuant to that agreement;
- (c) in the case of the New West Partnership Trade Agreement, the administrator within the meaning of that agreement.

26 May 2017 SR 44/2017 s2.

R.R.S. c.Q-1 Reg 2 repealed

17 *The Queen's Bench Fees Regulations* are repealed.

9 Jly 99 cQ-1.01 Reg 1 s17.

R.R.S. c.Q-1 Reg 5 repealed

18 *The Queen's Bench (Family Law Division) Regulations* are repealed.

9 Jly 99 cQ-1.01 Reg 1 s18.

R.R.S. c.Q-1 Reg 6 repealed

19 *The Queen's Bench (Civil Mediation) Regulations* are repealed.

9 Jly 99 cQ-1.01 Reg 1 s19.

R.R.S. c.Q-1 Reg 8 repealed

20 *The Official Administrator's Fees Regulations, 1996* are repealed.

9 Jly 99 cQ-1.01 Reg 1 s20.

R.R.S. c.Q-1 Reg 9 repealed

21 *The Judicial Centres Regulations, 1996* are repealed.

9 Jly 99 cQ-1.01 Reg 1 s21.

R.R.S. c.Q-1 Reg 10 repealed

22 *The Queen's Bench Judges Residence Regulations* are repealed.

9 Jly 99 cQ-1.01 Reg 1 s22.

Coming into force

23 These regulations come into force on the day on which section 109 of *The Queen's Bench Act, 1998* comes into force.

9 Jly 99 cQ-1.01 Reg 1 s23.

Appendix

PART I

Forms

FORM A

[*Subsection 6(1)*]

Certificate of Non-compliance

[insert style of cause]

For the purposes of subsection 42(3) of *The Queen's Bench Act, 1998*, this is to certify that _____, a party

[name of party]

to the action, has failed to comply with the requirements for mediation in this action.

Additional information:

Mediation Services

9 Jly 2004 SR 61/2004 s7.

FORM B
[Subsection 6(2)]

Certificate of Compliance

[insert style of cause]

For the purposes of subsection 42(4) of *The Queen's Bench Act, 1998*, this is to certify that, as of _____, 20 __, the requirements for mediation in this
[insert date]

action have been met.

Additional information:

Mediation Services

9 Jly 2004 SR 61/2004 s7.

FORM C
[Subsection 7(2)]

Acknowledgement

I, _____, a party to this action, request that an order be made:

- exempting me from the requirement that I attend the mediation session in compliance with section 42 of *The Queen's Bench Act, 1998*.
- postponing the requirement that I attend the mediation session in compliance with section 42 of *The Queen's Bench Act, 1998*.

I understand that the mediation session is available to me free of charge.

I am of the opinion that:

- I should be exempted from the requirement to attend.
- I should not be required to attend until a later date.

Signature of Party

9 Jly 99 cQ-1.01 Reg 1.

FORM D
[Subsection 7.1(3)]

Certificate of Attendance re Parenting Education Program

_____, a party to this family law proceeding, has attended the parenting education program in compliance with section 44.1 of *The Queen's Bench Act, 1998*.

Court File Number: _____

Judicial Centre: _____

Date of Completion: _____

Parenting Education Program Provider

26 Oct 2001 SR 76/2001 s4; 9 Jly 2004 SR
61/2004 s7.

PART II

Tables

TABLE 1
[Section 9]

Local Registrars' Fees in Civil Matters

- | | | |
|---|--|-------|
| 1 | Commencement of an action or matter in court or in chambers by statement of claim, originating application, petition, notice of appeal, notice of application, with or without notice: | |
| | (a) to which section 5 applies | \$200 |
| | (b) respecting any proceeding pursuant to the <i>Divorce Act</i> (Canada)..... | 200 |
| | (c) respecting any other proceeding to which section 5 does not apply | 100 |
| 2 | Filing a defence or answer (including counter-claim and counter petition where parties added, cross-claim, third party proceedings): | |
| | (a) to which section 5 applies | 100 |
| | (b) respecting any proceeding pursuant to the <i>Divorce Act</i> (Canada)..... | 100 |
| | (c) respecting any other proceeding to which section 5 does not apply | 30 |

3	Setting down an action or matter for pre-trial conference, post-pleadings conference, trial or argument in court	75
4	Hearing fee at trial after first five hours, per hour or fraction of an hour	15
5	Entering an order or judgment (except a judgment in default)	20
6	Filing a demand for jury (in addition to deposit for fees and expenses required by <i>The Jury Act, 1998</i> and in addition to the fee paid under item 3)	50
7	On a reference to the local registrar, including taxation of costs, examining bond and affidavits, settling judgment or order, inquiry or taking accounts pursuant to an order (including a certificate or report required), per hour or fraction of an hour	15
8	On issuing a garnishee summons, writ of replevin, attachment, execution or possession	10
9	On money being paid into court (except in any proceeding to which item 1, 2 or 8 applies and maintenance payments)	10
10	On a search within five years (no search fee is payable by parties to a proceeding or their lawyers).....	10
11	Any other search.....	20
12	Any certificate not otherwise provided for	10
13	Filing a judgment, a decree or an order from another court.....	10
14	For copied matter, in addition to certificate, if required, per page.....	0.50
15	On swearing a witness for examination in aid of execution, for examination for discovery in an action from a foreign jurisdiction or as a special examiner, including a certificate, if required	10
16	Packaging and forwarding file, plus disbursements	5
17	On an application for judgment in an uncontested proceeding pursuant to Part 15 of <i>The Queen's Bench Rules</i> , including filing all papers, presenting to the judge, entering and mailing judgment, completing and mailing certificate	95
18	Repealed. 12 Jly 2002 SR 58/2002 s4.	
19	For summoning of a jury and cancellation of the summoning where a demand for jury is withdrawn after a jury has been summoned by the sheriff.....	200
20	For filing any interlocutory motion, notice or memorandum of relief in an ongoing action.....	10
21	Hearing fee at chambers after first half day, per hour or fraction of an hour	15

22 Receiving a faxed document for filing from a lawyer or party or sending a faxed copy of a court document at the request of a lawyer or party:

(a) for in-province transmissions..... 1.00 per page

(b) for out-of-province transmissions..... 1.25 per page

12 Jly 2002 SR 58/2002 s4; 6 Dec 2002 SR 108/2002 s4; 9 Jly 2004 SR 61/2004 s8; 16 Apr 2010 SR 30/2010 s2; 3 Nov 2017 SR 109/2017 s7.

TABLE 2
[Section 9]

**Registrar's and Local Registrars' Fees in Matters
Tried Pursuant to *The Small Claims Act, 2016***

1	Filing a certificate of judgment of Small Claims Court.....	\$10
2	Filing a notice of appeal to the Court of Queen's Bench or to the Court of Appeal or filing an application to set aside judgment, including all subsequent steps to the appeal	10
3	Filing an application for an extension of time within which to appeal	10
4	Filing an application for an extension of time within which to file a transcript of the evidence heard in Small Claims Court	10

3 Nov 2017 SR 109/2017 s7.

TABLE 3
[Sections 9 and 10]

**Local Registrars' and Sheriffs' Fees in Matters Pursuant
to *The Residential Tenancies Act, 2006***

1	Filing an order of a hearing officer or the Director of Residential Tenancies made pursuant to <i>The Residential Tenancies Act, 2006</i>	\$5
2	Executing a writ of possession of land, in part or in whole, delivery and return.....	75
	and for each succeeding day, per day.....	25

3 Nov 2017 SR 109/2017 s7.

TABLE 4
[Section 10]
Sheriffs' Fees

1	Service:		
	(a) receiving, filing and serving on one person and returning any process together with an affidavit of service or attempted service	\$	25
	(b) each additional party served	\$	10
2	Arrest or execution on goods and chattels or land:		
	(a) each arrest, execution or similar writ or order and return and ..	\$	10
	for services provided pursuant to <i>The Land Titles Act, 2000</i> with respect to:		
	(i) an application for the registration or discharge of a writ in the Land Titles Registry; or		
	(ii) an application for the registration or removal of a writ in the Saskatchewan Writ Registry;		
	(b) executing any replevin, writ of delivery or other order, either in whole or in part, including approving a bond or other security and assigning the same and return:		
	(i) up to \$5,000.....	\$	50
	(ii) over \$5,000	\$	50 plus 1% on the amount in excess of \$5,000
	(c) attending, investigating, inventorying, cataloguing, taking possession and preparing for sale, per hour or fraction of an hour for each person involved	\$	25
	(d) poundage on the sum realized following sale:		
	(i) when that sum is less than \$2,000		10%
	(ii) when that sum is \$2,000 or more but less than \$5,000.....	\$	200 plus 5% on the amount in excess of \$2,000
	(iii) when that sum is \$5,000 or more but less than \$100,000	\$	350 plus 2½% on the amount in excess of \$5,000

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	(iv) when that sum is \$100,000 or more	\$	2,725 plus 1% on the amount in excess of \$100,000
	(e) when payment is received from or on behalf of a debtor or a settlement is made by reason of the coercive effect of the writ, following seizure but prior to sale by the sheriff, the sheriff is entitled to receive poundage at the rate of:		50% of the amount provided in clause (d)
3	Executing a writ of possession of land, in part or in whole, delivery and return	\$	75 and for each succeeding day, per day, \$25
4	Fee for sheriff's services with respect to judicial sales of land pursuant to court order:		
	(a) for adjourned, cancelled or aborted sales or when the realized value does not exceed \$25,000	\$	250
	(b) when the realized value is \$25,000 or more but less than \$200,000.....	\$	250 plus 1% on the amount in excess of \$25,000
	(c) when the realized value is \$200,000 or more	\$	2,000 plus one quarter of 1% on the amount in excess of \$200,000 to a maximum of \$5,000
5	Each interpleader application, including preparation and service of documents on one party and attendance in chambers.....	\$	50
6	Each additional party served.....	\$	10
7	Each search made by sheriff and certificate of result	\$	20
8	Each affidavit made (other than of service) including oath.....	\$	10
9	Each letter written as requested by a party or his or her lawyer respecting original writ, statement of claim or process	\$	5

TABLE 5
[Section 12]

**Fees for Transcript Services and
Other Reproductions of Trial Proceedings**

(Government of Saskatchewan)

<i>Description of Service</i>	<i>Fees (\$)</i>
1. Trial transcript preparation, maximum fee per page or portion of a page for:	
(a) original	\$ 2.75
(b) expedited	3.50
(c) copy	0.30
2. Reproduction of trial proceedings:	
(a) copy on tape	5.00
(b) copy on computer disk	20.00

7 Jly 2006 SR 71/2006 s4.

TABLE 6
[Section 13]

Tariff of Fees for Physicians and Surgeons In Criminal Proceedings

	<u>General Practitioner</u>	<u>Specialist</u>
1 Testimony – for the <i>first hour</i> or part of the <i>first hour</i> (includes preparation, pretrial briefing and waiting time):		
(a) For first court appearance during fiscal year ¹	\$150	\$175
– If testimony is <i>more than one hour</i> , for each subsequent quarter hour or major portion of a quarter hour	35	40
(b) For subsequent court appearance during the same fiscal year ²	175	200
– If testimony is <i>more than one hour</i> , for each subsequent quarter hour or major portion of a quarter hour	40	45
2 Cancellation Notice: For Failure to give notification of adjournment or cancellation to the practitioner's offices by noon of the work day prior to the date of scheduled court appearance notice	125	150

¹fiscal year – April 1 to March 31

²If the testimony is given during a subsequent court appearance during the same fiscal year, it is the responsibility of the witness to advise the prosecutor of the 'subsequent' appearance status.

