South Australia

Supreme Court (Probate Fees) Variation Regulations 2004

under the Supreme Court Act 1935

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Part 1—Preliminary

1—Short title

These regulations may be cited as the Supreme Court (Probate Fees) Variation Regulations 2004.

2—Commencement

These regulations will come into operation on 1 July 2004.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Supreme Court (Probate Fees) Regulations 1999

4—Substitution of Schedule

Schedule—delete the Schedule and substitute:

Schedule—Fees

Grants

- 1 On lodging an application for—
 - (a) a grant of probate or administration

\$565

(b)

	(0)	the seaming of a grant and of section 17 of the 1100	4000
	(c)	an order under section 9 of the <i>Public Trustee</i> Act 19.7095	\$565
	Note—		
	This fee covers—		
		 photocopies required of the will or other document (if any) for the grant and record or other purposes; 	
		 preparing and sealing any probate or letters of administration, with or without the will annexed, and any order to the Public Trustee to administer; 	
		 sealing any probate or letters of administration, with or without the will annexed, exemplification or other document under section 17 of the Act. 	
Misc	ellaneous	dealings with grants	
2	grant tha	On lodging an application to amend a grant or for noting on a grant that the deceased died domiciled in South Australia if not so noted when the grant was issued (inclusive fee)	
3	On lodging 2 certified photocopies of an order under the <i>Inheritance (Family Provision) Act 1972</i> for annexation to the grant and for the record (inclusive fee)		\$47.50
4	On lodgi fee)	ng an application to revoke or impound a grant (inclusive	\$47.50
Copi	es		
5	For a photographic copy of a will or extract of a will or other document—for each photographic sheet supplied		\$2.20
6	For impr	essing a seal of the court on a copy	\$21.40
	Note—		
		This fee is not payable where the fee under clause 8 is payable.	
7	For the F	Registrar's certificate in verification of a copy	\$21.40
8		semplification of probate or letters of administration, with ut the will annexed (in addition to the fee under clause 5)	\$47.50
Cave	eats		
9		entry or withdrawal of a caveat, for a warning to a caveat rvice of a warning to a caveat sent by the Registrar the post	\$19.70
App	earances		
10	On enter	ing an appearance—for 1 or more persons	\$34.25
Citat	tions and	subpoenas	
11	For seali	ng a citation or a subpoena	\$19.70

the sealing of a grant under section 17 of the Act

\$565

Searches 12 For a search for a will or other document filed in the Registry and \$11.60 the issue of a search copy (inclusive fee) and, in addition, for handling a search by post—in respect of each \$1.15 will or other document Deposit and withdrawal of wills For depositing the will of a deceased person in the Registry for safe custody on renunciation of executor (inclusive \$19.70 under the Crown Lands Act 1929 (inclusive fee) \$19.70 (b) 14 For depositing the will or codicil of a living person for safe \$65 custody in the Registry under section 13 of the Act (inclusive fee) On withdrawal of a will under section 15 of the Act (inclusive fee) \$32 **Inquiry by Registrar** For the examination of a person or witness before the Registrar for \$82 the purpose of an inquiry or investigation—for each hour or part of an hour **Settling documents** For perusing and settling citations, advertisements, oaths, \$24.90 affidavits or other documents—per document Note-This fee is not payable on an application under section 16 of the Act. **Originating applications** On sealing an originating summons, presenting a petition (other \$166 than a petition for an order under section 9 of the *Public Trustee* Act 1995) or filing a notice of motion or other originating application 19 \$32 For sealing any other summons Note-This fee is not payable where the fee under clause 1 is payable. 20 On lodging an application for an order admitting to proof a \$166 nuncupative will, a will contained in a copy, a completed draft, a reconstruction or other evidence of its contents 21 Hearing in chambers or in court where the hearing occupies more \$82 than 10 hours—for every additional period of 5 hours or part of 5

The fees under clauses 18, 19 and 20 cover any necessary document, affidavit or search, any interlocutory summons and the entering and sealing of any judgment, decree or order given or made in court or in chambers.

hours
Note—

Miscellaneous

- For filing a renunciation after the issue of a grant by an executor to whom leave was reserved (inclusive fee)
- 23 For—
 - (a) a certificate under the hand of the Registrar \$19.70
 - (b) filing or depositing an affidavit or document in the Registry
 - (c) sealing an order of the court or the Registrar (inclusive fee)

Note-

These fees are not payable where the certificate or the filing, deposit or sealing of the order is included in an application or proceeding for which another fee is payable.

For administering an oath, taking an affirmation, superintending and attesting execution of a bond, or for taxing or moderating a bill of costs

The fees prescribed by the Supreme Court (Fees) Regulations 1 999

\$32

\$5.90

\$32

Note-

The fee payable in respect of a document of foreign origin that is not strictly of a type referred to in this Schedule is that payable in respect of the document specified in this Schedule to which, in the opinion of the Registrar, the foreign document most closely corresponds.

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 19.7078*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 27 May 2004

No 58 of 2004

AGO0121/04CS

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