Statutory Document No. 2022/0194



Coroners Act 1983

# **CORONERS FEES ORDER 2022**

*Approved by Tynwald: Coming into Operation: in accordance with article 2* 

The Treasury makes the following Order under section 5(1) of the Coroners Act 1983.

1 Title

This Order is the Coroners Fees Order 2022.

### 2 Commencement

If approved by Tynwald, this Order comes into operation on the day after its approval by Tynwald.<sup>1</sup>

#### 3 Coroners Fees

The fee to be charged by a Coroner in the exercise or execution of a function or obligation described in the second column of the table in the Schedule is that specified in the third column of the table in the entry corresponding to that function or obligation.

#### 4 Revocation

The Coroners Fees Order 2009<sup>2</sup> is revoked.

MADE 19 MAY 2022

DAVID ASHFORD MBE

*Minister for the Treasury* 

<sup>&</sup>lt;sup>1</sup> Under section 5(2) of the Coroners Act 1983, an order made under section 5(1) of that Act shall not come into operation unless it has been approved by Tynwald. <sup>2</sup> SD 94/09.



## SCHEDULE

# [Article 3]

# CORONERS' FEES

1	2	3
Item	Function or obligation exercised or executed	Fee
1.	For summoning parties, witnesses and jurors in any cause or matter (other than the cases referred to in items 2, 3, and 4 of this Schedule) and for making and serving a copy of the summons and serving with it a copy of the statement of claim and form of acknowledgment of service, or serving a petition with an order for hearing and any other pleading or notice, including granting a certificate of service.	£5.65
2.	For serving a petition of divorce, nullity of marriage or judicial separation or similar petition and associated papers.	£10.30
3.	For serving a petition for an injunction or order in proceedings involving domestic violence, including in each case providing written proof of service.	£19.65
4.	For serving a document when personal service is required by the court or by statute, including providing written proof of service.	£13.15
5.	For receiving and paying over any payments due under an attachment of earnings order.	5% of the amount collected
6.	For executing an order, or judgment or enforcing an execution and giving a certificate or return of proceedings thereunder where no valuation is required for each defendant (but excluding the enforcement of an execution pursuant to a certificate issued under paragraph 10 of Schedule 5A to the Road Traffic Regulation Act 1985) —	£12.60
	(a) except that the fee in the third column of this table corresponding to this entry shall apply in the case of the enforcement for an order of possession of any real estate; and	£15.25
	(b) if a valuation is made or a certificate issued under section 8 of the Administration of Justice Act 1981, the additional fee in the third column of this table corresponding to this entry shall apply for each valuation or certificate irrespective of the amount of the valuation.	£12.60



7.	For the enforcement of an execution pursuant to a	£67.00
	certificate issued under paragraph 10 of Schedule 5A to the	
	Road Traffic Regulation Act 1985, save in a case where the	
	Coroner delivers a return of no effects in respect of such	
	enforcement.	
8.	For collecting any debt by a single payment, but excluding	2.5% of the debt
	any fine in relation to an execution pursuant to a certificate	collected
	issued under paragraph 10 of Schedule 5A to the Road	
	Traffic Regulation Act 1985.	
9.	For collecting by instalments, at the request in writing of an	5% of the
	execution creditor or his advocate, amounts of a judgement	amount
	debt.	collected
10.	For selling real or personal property by public auction	
	under due process of law, where the proceeds of the sale	
	available to go in discharge of the execution or order $-$	
	(a) do not exceed £100;	5% of such
		proceeds
	(b) exceed £100.	The following
		amounts of
		such
		proceeds –
		(a) 5% on the
		first £100;
		(b) 2.5% on the
		remainder up to
		£1,000; and
		(c) 1% on the
		balance over
		£1,000
11.	For attending and taking charge of a jury to view.	£6.50
12.	For attending and taking charge of a jury of enquiry.	£13.15
13.	For attending at the selection of a jury in a civil action.	£6.20
1/	For admission of an offence in court on behalf of a	£3.90
14.	for admission of an onence in court on benañ or a	20.70



## **EXPLANATORY NOTE**

#### (This note is not part of the Order)

This Order has the effect of increasing the fees to be charged by Coroners in the exercise or execution of a function or obligation vested by any enactment or otherwise specified in the Order, by approximately 5% (in line with Isle of Man Consumer Price Index (CPI) over the 12-month period to September 2021).

The fees at items 5, 7, 8, 9 and 10 in the table in the Schedule remain unchanged.

This Order revokes the Coroners Fees Order 2009 [SD 94/09].

