STATUTORY INSTRUMENTS

1956 No. 2081 (L. 24)

CHEDIEF COURT SCOTI AND

SHERIFF COURT SCOTLAND	
The Sheriffs' Fees (Amendmen	t No. 2) Order, 1956
	1st December 1956
Coming into Operation	1st January 1957
I, David Viscount Kilmuir, Lord High Chancellor of Greathe undersigned Judges of the Court of Appeal and the Ithe Treasury, do hereby make the following Order in exessection 20 (2) of the Sheriffs Act, 1887—	High Court, and with the concurrence of
1. At the beginning of the first paragraph following Fee under section 20 (2) of the Sheriffs Act, 1887, and dated the added the words "Except where the judgment or order sound does not entitle the plaintiff to costs against the person again	ne 8th day of July, 1920(1), there shall be ght to be enforced is for less than £40 and
2. This Order may be cited as the Sheriffs' Fees (Amend into operation on the 1st day of January, 1957.	dment No. 2) Order, 1956, and shall come
Detail the 21st day of December 1050	Kilmuir, C Goddard, L.J Evershed, M.R
Dated the 21st day of December, 1956	A. T. Denning, L.J
We concur.	
	Martin Redmayne Edward Wakafield

Edward Wakefield Lords Commissioners of Her Majesty's Treasury Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format. The electronic version of this UK Statutory Instrument has been contributed by Westlaw and is taken from the printed publication. Read more

EXPLANATORY NOTE

Under the Rules of the Supreme Court (No. 3) 1956 (S.I. 1956/2001), a party entitled to levy execution may not recover the cost of doing so from his debtor if the judgment sought to be enforced is for less than £40 and does not carry costs. This Order makes the necessary consequential amendment to the Sheriffs' Fees Order.