The Court Fees (Bihar Amendment) Act, 1995

BIHAR India

The Court Fees (Bihar Amendment) Act, 1995

Act 7 of 1996

- Published on 1 January 1996
- Commenced on 1 January 1996
- [This is the version of this document from 1 January 1996.]
- [Note: The original publication document is not available and this content could not be verified.]

The Court Fees (Bihar Amendment) Act, 1995Bihar Act 7 of 1996An Act to amend the Court Fees Act, 1870 in its application to the State of Bihar.Be it enacted by the Legislature of the State of Bihar in the Forty-sixth Year of the Republic of India as follows:

1. Short title and commencement.

(1) This Act, may be called Court Fees (Bihar Amendment) Act, 1995.

2. It shall come into force at once.

2. Substitution of Schedule I and II appended to Act VII, 1870.

- In the Court Fees Act, 1870 (Act VII of 1870) for Schedule I and II the following shall be substituted, namely-[Schedule-1] [Substituted by Court Fees Bihar Amendment Act, 4 of 2008.]Ad valorem Fees

1

No.	Subject	Description	Rates
1	Plaint, written statement, pleading of anadjustment or counter claim or memorandum of appeal or a crossobjection, or plaint or memorandum of appeal to set aside anaward not otherwise provided in this Act, presented to any Civilor Revenue Court except those mentioned in Section-3.	When the amount or value of the subject matter indispute-	
	(i) up to Rs. 30,000/- (Rupees thirty thousand)	15% of the amount or value	

(ii) exceed Rs. 30,000/- (Rupees thirty thousand)but does not exceed Rs. 5,00,000/- (Rupees five lac).

(iii) exceeds Rs. 5,00,000/- (five lac) but doesnot exceed Rs. 20,00,000/-(twenty lac).

(iv) exceeds Rs. 20,00,000/- (Rupees twenty lac), Rs. 1 (one) crore.

(v) exceeds Rs. 1 (one) crore

Plaint in a suit for possession under 2 Section 6 of Specific Relief Act, 1963.

Probate of a will or letters of administration with or without will 3 annexed.

Certificate under the Succession 4 Certificate Act, 1889.

Rs. 4,500/- (Rupees four thousand five hundred) +10% of amount or value exceeding Rs. 30,000/-(Rupees thirtythousand).

Rs. 51,500 (fifty one thousand five hundred) + 5% of amount or value exceeding Rs. 5,00,000/-(five lac).

Rs. 1,26,500 (Rupees one lac twenty six thousandfive hundred) + 1% of the amount or value exceeding Rs.20,00,000/- (Rupees twenty lac).

Rs. 2,06,500/- (Rupees two lac six thousand fivehundred) + $\frac{1}{2}$ % of the amount or value exceeding Rs. 1 (one)crore. Maximum Rs. 3,00,000/- (rupees three lac.)

> According to rates as prescribed in

item no.1.

10% of the amount or value [minimum Rs. 500/-(Rupees five hundred) & maximum Rs. 3,00,000/- (Rupees

threelac)].

As prescribed in item no. 3 on amount or valueindicated on certificate.

Rs. 20/- (Rupees

[Schedule-II] [Substituted by Court Fees Bihar Amendment Act, 4 of 2008.] Fixed Fees

No. Subject Description Fee

(1) Application or petition When presented to an

administrative or revenueofficer of twenty)

State Government or Central

Government or local bodyor in a

(2) When presented to the High Court-	civil or criminal or small cause court other than HighCourt and which is not otherwise provided- (i) Under Article 226, 227 or under Article 226and 227 of the Constitution-	
	(a) To file a general application.	Rs. 500/- (Rupees five hundred).
	(b) To file a Public Interest Litigation.	Rs. 1000/- (Rupees one thousand).
	(ii) On other applications	Rs. 250/- (Rupees two hundred fifty).
(3) Application for Civil Revision under Section115 of Civil Procedure Code or Criminal Revision under Section397 read with Section 399/401 of Criminal Procedure Code.		Rs. 250/- (Rupees two hundred fifty).
Application to call for records from any otherCourt.		Rs. 50/- (Rupees fifty).
Application for leave to sue as a pauper or forleave to appeal as pauper.		Rs. 20/- (Rupees twenty).
Plaint or memorandum of appeal to establish orprove a right of occupancy.		Rs. 100/- (Rupees one hundred).
Bail Bond or other instruments of obligation givenin pursuance of any order made by a Court or Magistrate underany section of the Code of Criminal Procedure, 1973 or the Codeof Civil Procedure, 1908 and not otherwise provided by this Act.		Rs. 20/- (Rupees twenty).
Undertaking under Section 49 of the Indian DivorceAct, 1869 (4 of 1869).		Rs. 100/- (Rupees one hundred).
Affidavit	(i) In all other courts except the High Court.	Rs. 20/- (Rupees twenty Rupees).
	(ii) In the High Court.	Rs. 30/- (Rupees

(ii) In the High Court.

8 Vakalatnama

2

3

4

5

6

7

thirty).

(i) In all other courts except the Rs. 30/- (Rupees High Court. thirty) [Court fee Rs. 20/-+Advocate Welfare stamps Rs. 10/-]. Rs. 50/- (Rupees fifty) [Court fee Rs. (ii) In the High Court. 30/-+Advocate Welfare stamp Rs. 20/-]. All kinds of copies of any judgement, Rs. 10/- (Rupees decree, order, proceeding, the ten) per page. documents filed in a proceeding etc. Rs. 100/- (Rupees 10 Caveat one hundred) Rs. 500/- (Rupees Application for review of judgement. five hundred) only. (a) To any Civil Court other than a Memorandum of Appeal when the High Court, orto any Revenue appeal is not from adecree or an Court, or Executive Officer, other Rs. 50/- (Rupees 12 order having the force of a decree than the HighCourt or Chief fifty). and ispresented. Controlling Revenue or Executive Authority. (b) To High Court or Chief Rs. 100/- (Rupees Controlling Executiveor Revenue one hundred). Authority. (i) To alter or set aside a summary decision ororder of any of the Civil Plaint or Memorandum of Appeal in Rs. 500/- (Rupees Courts (not established by 13 each of thefollowing suits:five hundred). LettersPatent or not a Revenue Court) (ii) To alter or cancel any entry in a Rs. 500/- (Rupees register of the names of proprietors five hundred). of revenue paying estates. (iii) To obtain a declaratory decree Rs. 1000/where no consequential relief is (Rupees one prayed. thousand). (iv) To set aside an award. Rs. 1000/-(Rupees one

thousand).

Rs. 1000/-(v) To set aside an adoption. (Rupees one thousand). (vi) For every other suit where it is not possibleto estimate at a money Rs. 1000/value the subject matter in dispute (Rupees one andwhich is not otherwise thousand). provided for by this Act. Agreement in writing stating a question for the opinion of the Court Rs. 200/- (Rupees under the Code of Civil Procedure, two hundred). 1908. (1) Every petition under the Indian Divorce Act,1869 except under Rs. 500/- (Rupees 15 Section 44 of the same Act and five hundred). everyMemorandum of Appeal under Section 55 of the same Act. (2) Plaint or Memorandum of Appeal under the ParsiMarriage and Divorce

Act, 1865.