7. ENGLAND AND WALES

Area in sq. miles . . . 58,340
Population . . . 37,885,012
Capital . . . London
Population of Capital . . . 8,000,000

England and Wales have a probation law dated 1907, etc., for minors and adults, also parole. Criminal responsibility under seven years nil, seven to sixteen years partial.

Probation officers are full-time, trained (not all), and paid jointly by municipality and State. There are part-time also voluntary officers, and special officers for children. They have a professional association.

The Juvenile Court Law called the Children Act 1908, for offending minors, children in immoral surroundings. A special bench of two or more magistrates adjudicates. Some provision for children's clinics. Special detention homes exist, and Home Office schools for training delinquents, etc. Children's cases all come within the purview of the Children's Branch of the Government Home Office.

There is a wealth of welfare societies which co-operate unofficially with the children's courts on a voluntary basis. (See Appendix.)

The following replies to the questionnaire were supplied by the Home Office, Whitehall, in August 1926.

1 and 2. The law relating to probation in England and Wales is contained in the Probation of Offenders Act 1907, as amended by the Criminal Justice Administration Act 1914, and the Criminal Justice Act 1925. The last-mentioned Act has made important changes in the organisation of probation work.

3. The law applies to all offenders of any age. Offences committed by young persons under sixteen years of age are tried generally before juvenile courts, which have the services of probation officers. In the largest cities there are special probation officers for children. For instance, in London there are twelve specially qualified women appointed by the Home Office and attached directly to the juvenile courts.

4. Under the Acts quoted above the charge may be dismissed or the offender discharged on a recognisance, or the
offender discharged on a recognisance with supervision. The term "probation" is commonly attached to the third course and the supervision is generally exercised while the offender remains in his home or usual place of residence.

There is, however, power to include a condition as to residence in the recognisance, and this power is often exercised by the courts so as to require the offender to live in a hostel or home for a period.

5. (a) There is no prescribed training, but most probation officers have had previous experience of social work among the poorest classes, and in the large towns they receive their training when appointed by working with, or under, the supervision of experienced officers.

(b) and (c) Probation committees are responsible for paying the salaries and incidental expenses of probation officers. Payment by fees is now forbidden. The expenses of probation committees are defrayed by local authorities (i.e. county and borough councils). There is now a Government grant at present given on the basis of half the approved expenditure. A superannuation scheme for which legislative sanction has been given has been initiated for full-time probation officers.

(d) Some of the probation officers are directly employed by the courts and the whole salary in these cases is paid out of public funds. In many cases, however, the courts avail themselves of the services of the agents of voluntary societies, and in this case a proportion of the expenditure is borne by the voluntary societies. Under the new rules a third of the expenditure will be so paid.

(e) and (f) A limited number of probation officers has received no remuneration in the past. The new Act contemplates the employment of salaried officers in each probation area, but it does not prevent the employment of other persons in a voluntary capacity to assist the probation officers. It has frequently been pointed out in Home Office circulars that such assistance is essential to good probation work.

6. The medical examination of offenders lies within the discretion of the courts, who not infrequently ask for a special medical examination.

7. Juvenile offenders under sixteen are medically exa-
mined (when required) at the remand homes provided by the police authorities (in London by the London County Council). In London the L.C.C. have their own specialists who examine young persons, and in special cases offenders over sixteen are remanded to prison and examined by the medical officers. In some prisons, notably Birmingham and Wandsworth (London), there are medical officers with special qualifications. This is made a special feature at Wandsworth Prison.

8. The examination takes place after the offender has been brought to trial and during the period of remand which may be ordered by the court.

9. There are no prescribed tests, but the recognised tests are used by the medical officer.

10. See the answer to 7. There are no special observation homes.

11. Several of the Universities have special courses in social studies, of which some of the probation officers are availing themselves.

12. The court refers cases for mental or physical examination, and would carefully consider the suggestions of probation officers who think such reference desirable.

13. There is a National Association of Probation Officers with an office at the Town Hall, Croydon, of which Mr. G. H. Warren is the Hon. Secretary and Mr. S. G. Edridge Chairman.

14. In 1925 there were 877 probation officers, viz. 542 men and 335 women. Of these about a quarter were full-time officers and the rest part-time workers. 650 were paid by salaries or by fees and the remainder were voluntary workers.

Note.—Modesty is perhaps commendable in describing conditions in regard to probation in my own country and in Birmingham, where I have lived for thirty-seven years. It is generally admitted that the first English juvenile court was founded in Birmingham in 1905, three years before the passing of the Children Act 1908. The first full-time paid probation officer was appointed by the Birmingham court. It was found necessary to appoint a police-sergeant, so that his salary and pension might be on a sound basis. It would be unjust to omit a reference to police-court missionaries, who, as servants of a Church organisation, had been doing the work of probation officers in various parts of the country even prior to the Probation of First Offenders Act 1887.
ENGLAND AND WALES

SUPPLEMENTARY INFORMATION


(1) 641,713 persons were tried in all courts in 1924, and of these 33,828—2.16 per cent.—were placed on probation. 29,624 of the persons tried were under sixteen years of age, and of these 5,812—19.62 per cent.—were placed on probation. These figures mark a substantial increase on those for 1923, which were higher than in any previous year.

(2) An enquiry was made as to the result of probation extending over a period. In one city 57.79 per cent. of those placed on probation in 1920 committed subsequent offences before the end of 1924. In certain other cities the percentages registered were 16.5, 55.28, 14.8 and 35.1 respectively. It would however be rash to attach too great importance to results based on such limited material.

(3) The expenditure of local authorities on probation work in 1924-5 is given as £47,000, but this takes no cognisance of expenditure for the purpose by voluntary societies aggregating between £50,000 and £60,000. In the same year the Government subsidised local expenses in connection with probation for the first time, the grant amounting to about £21,000. (This is believed to be the first Government subsidy ever made in this sense.) The total expenditure on Probation for 1924-5 would seem to be in the neighbourhood of £100,000.

The Criminal Justice Act, 1925

This Act is of far-reaching importance. It provides that—

(a) Every Petty Sessional Division, of which there are 1,031, must have one or more probation officers. (Massachusetts, U.S.A., seems to be the only other State with a similar regulation.)

(b) The justices in such divisions must appoint a committee to pay salaries, and supervise the work of probation officers, etc.

(c) The Government will make a grant in aid of the probation service.

(d) Appeal may be made to Quarter Sessions against a probation order.

(e) The amount of damages or compensation for loss which a court of summary jurisdiction may order to be paid is raised from £10 to £25.

(f) For a breach of a recognisance an offender may be fined a sum not exceeding £10 without prejudice to the continuance in force of the recognisance.

(g) Where the recognisance of an offender is forfeited, the court may require the payment of part only of the amounts payable under the recognisance or may remit payment of the whole.

(h) A court of summary jurisdiction before which an offender is brought for a breach of his recognisance shall transmit to the court before which he is bound to appear a certificate stating the nature of the breach, and such certificate shall be admissible as evidence.

The Statutory Rules and Orders given below are so important that I make no apology for reproducing them in full.
STATUTORY RULES AND ORDERS,
1926, No. 577.

PROBATION OF OFFENDERS


For the purposes of these Rules unless the context otherwise requires the expression:

Petty Sessional Division includes any jurisdiction to which the provisions of Part I of the Criminal Justice Act 1925 may be applied by virtue of an Order made by the Secretary of State under Section 2 (6) of that Act.

Single area means a probation area consisting of one petty sessional division.

Combined area means a probation area consisting of two or more petty sessional divisions combined by virtue of an Order made by the Secretary of State under Part I of the Criminal Justice Act 1925.

Probation area means any probation area whether single or combined.

Court includes a court of summary jurisdiction, a court of Assize or a court of quarter sessions.

Probationer means any person in respect of whom supervision is required by a probation order.

Full-time probation officer means a probation officer, whether the agent of a voluntary society or otherwise, who devotes his whole time to the probation and kindred social work of one or more courts.

Part-time probation officer means any other probation officer.

Existing means existing at the date of these Rules.

Appointing authority means the authority whose duty it is to appoint probation officers for the probation area.

Outside case means one in respect of which a probation officer is appointed to act under the Order or to undertake supervision of the probationer by any court other than a court of summary jurisdiction sitting within an area for which he is appointed or other than a court of Assize or Quarter Sessions to which the probationer was committed for trial by examining justices within that area.

For the purpose of the interpretation of these Rules the Interpretation Act 1889 * shall apply as it applies for the purpose of the interpretation of an Act of Parliament.

* 52-3 V. C. 63.
ENGLAND AND WALES

Probation Committee (Single Areas)

1. The justices acting in and for every petty sessional division whether forming a single area or forming part of a combined area shall as soon after the 1st July 1926 as may be practicable appoint a committee of their number to act as the Probation Committee for the division.

2. The Probation Committee shall consist of three or six or nine justices. In fixing the size of the committee the justices shall have regard to the size of the division and to the amount of probation work.

3. One-third of the original members of the Probation Committee selected by agreement or ballot shall retire on the 30th June 1927; and one-third of the members selected in like manner from amongst those who shall not have been selected for retirement in 1927 shall retire on the 30th June 1928; thereafter every member shall retire on the 30th June falling in his third year of service.

Provided that (a) retiring members shall be eligible for re-election and (b) a member appointed to fill a vacancy arising otherwise than under this Rule shall retire at the date at which the member he replaces would be due to retire.

4. Any member of the Probation Committee who is absent from meetings of the committee for more than six months consecutively (unless in case of illness) shall cease to be such member and his office as such shall thereupon become vacant.

5. Appointment of members to fill vacancies arising under Rule 3 shall be made by the justices from their number on or before the 30th June in each year and members so appointed shall take office as from the following 1st July.

Any appointment to fill a vacancy caused by death disqualification or retirement other than retirement under Rule 3 shall be made by the justices from their number so soon after the occurrence of such vacancy as may be practicable.

6. The appointments of the Probation Committee shall be made by the justices acting by a majority of the votes of those present and voting at a meeting of which at least seven days' notice shall have been given. Appointments to fill vacancies on the Probation Committee shall be made in like manner.

7. The justices' clerk or a justices' clerk's assistant shall act as secretary to the Probation Committee.

8. The committee shall appoint one of its members to act as chairman.

9. If the chairman be absent from any meeting at the time appointed for the holding of such meeting the members present shall elect one of their number to act as chairman at that meeting.

10. The Probation Committee shall meet at such times and places and shall make such arrangements as to the transaction and management of its business as, subject to the provisions of these Rules, it may deem proper.

11. No business shall be transacted at any such meeting unless two or more members are present.

12. Every question at a meeting shall be determined by a majority of the votes of the members present and voting on that question.
13. In case of an equal division of votes the chairman shall have a second or casting vote.

14. The proceedings of the Probation Committee shall not be invalidated by any vacancy or vacancies amongst its members or any defect in the mode of appointment of the committee or of any of its members.

15. Where the justices have by resolution delegated to the Probation Committee the power of appointing probation officers, the Committee shall be vested with all the powers and duties of an appointing authority under the principal Act and these Rules.

16. The Probation Committee shall receive and consider the written or oral reports of the probation officer and shall make or direct the making of any communication which may be found necessary to the court.

17. The Probation Committee shall discuss from time to time with the probation officer the progress of each of the cases under his supervision and afford him such help and advice as it can in carrying out his duties.

18. The Probation Committee shall satisfy itself as to the manner in which the probation officer performs his duties and shall consider and investigate any complaint against the officer in the execution of such duties or otherwise.

19. The Probation Committee shall exercise a general supervision over the making and keeping of the probation records.

20. Where the petty sessional division comprises two or more sub-divisions or where the justices habitually sit at two or more places within the division the Probation Committee may appoint sub-committees to supervise the work of probation officers and the probation records in such sub-divisions or places respectively.

Appointment and Qualifications of Probation Officers

21. The appointment of probation officers shall be made, renewed and terminated in the metropolitan police court district under the hand of the Secretary of State, and in any other probation area by the appointing authority acting by a majority of the votes of its members present and voting at any meeting of which at least seven days' notice shall have been given.

22. Notice of every appointment outside the metropolitan police court district shall be sent forthwith by the appointing authority to the Secretary of State and to the clerk of the peace and to the chief constable of any county or borough within whose area the probation area for which the officer is appointed or any part of it is situate.

The notice sent to the Secretary of State shall include a statement of the officer's date of birth, qualifications, experience, present and past employment, and of the salary agreed upon.

23. Subject to the provisions of these Rules every probation officer shall be appointed in the first instance for a period of one year only, and if at the end of such period his services shall have proved satisfactory, the appointment may be renewed by the appointing authority and where so renewed shall thereafter continue without further renewal.
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24. The appointment of a full-time probation officer shall not be effective for more than twelve months as from the date on which it operates unless it is within that period confirmed by the Secretary of State on the application of the appointing authority.

Provided that this confirmation shall not be necessary in the case of any existing officer whose appointment has been confirmed by the Secretary of State or Justices in pursuance of the Rules of the 31st May 1923.

25. Before declining to confirm an appointment the Secretary of State shall take into consideration such representations as the appointing authority or the probation officer concerned may desire to make to him.

26. Every probation officer shall be furnished with a certificate of appointment signed in the case of officers for the Metropolitan police court district by or on behalf of the Secretary of State, and in every other case by two members of the appointing authority.

27.---(a) A probation officer may resign his appointment on giving not less than one calendar month’s notice in writing to the appointing authority.

(b) The appointing authority may dismiss without notice a probation officer on the ground of misconduct, and may for good and sufficient reason other than misconduct determine his appointment on not less than one calendar month’s notice in writing.

28. An appointing authority may, if necessary, appoint a suitable person to act as substitute for a probation officer absent on leave or sick-leave or to act as a temporary officer where the services of an additional officer are temporarily required; provided that no such substitute or temporary officer shall be employed for a continuous period of more than three months without the approval of the Secretary of State.

29. A justice of the peace who actively exercises his duties as such in any probation area shall not be qualified to act as a probation officer in that area.

30. No police officer, school attendance officer, relieving officer, justices’ clerk or other official of the Court shall act as a probation officer.

31. No person of less than twenty-five or more than thirty-five years of age shall be appointed a full-time probation officer; provided that any full-time probation officer whose services during his tenure of office have proved satisfactory shall be eligible for any fresh appointment whether in substitution for or in addition to his existing appointment notwithstanding that he may be over thirty-five years of age.

32. No person shall continue to act as a probation officer after attaining the age of sixty-five; provided that any existing full-time probation officer who at the date of these Rules shall have attained the age of sixty may at the discretion of the appointing authority continue to act until the date at which he attains the age of seventy or until the 31st December 1928, whichever may be the later.

33. In the selection of a person for appointment as a probation officer the appointing authority shall satisfy itself that the candidate has a strong character and a personality which is likely to influence
(e) Any other expense which is deemed necessary to the proper performance of the duties of a probation officer or a person not being a probation officer named in a probation order which may be allowed by the Secretary of State on application duly made to him.

73. The expenses properly incurred by a probation officer in the performance of his probation duties shall, notwithstanding that such officer be an agent of a voluntary society, be borne by the Probation Committee; but where a full-time officer is the agent of a voluntary society an arrangement may be made whereby the expenses up to an agreed annual amount incurred by the officer in the performance of the probation and kindred social work of the court (excluding charitable expenditure incurred in assisting and befriending probationers and others) may be pooled and borne as to two-thirds by the Probation Committee and as to the balance by the voluntary society.

74. Where payment in respect of the probation expenses of a probation officer who is an agent of a voluntary society is made to such society such payment may be claimed by and made to such society either monthly or at such intervals or times as may be arranged. Provided that in the case of a full-time officer in respect of whose expenses a pooling arrangement has been made under Rule 73 the whole amount of the pooled expenses for the period covered by the claim, and in the case of any other officer the amount involved in the claim, shall have previously been expended by the society and the society produces a certificate by its treasurer or other responsible officer to the effect that such expenditure has been duly incurred and (if and when required) the books, vouchers or other evidence relating to such expenditure.

Expenses of Probation Committee
75. The Probation Committee shall be entitled to incur the cost of stationery, postal charges and similar petty expenditure.

Financial Arrangements
76. The Probation Committee and the local authority shall take all necessary steps to fix by agreement and in accordance with these Rules, the scales of salaries and remuneration to be paid to probation officers, the fees to be paid to persons not being Probation officers named in probation orders, and the expenses to be allowed to such officers and persons. In any case where there is failure to arrive at an agreement in respect of any of these matters the Probation Committee shall forthwith notify such failure to the Secretary of State.

77. Where the services of a probation officer are shared with any other probation area or areas the Probation Committee shall consult with the Probation Committee of such other area or areas and any local authority concerned in order to determine by agreement the proportions in which any expenditure shall be deemed to be attributable to the respective areas.

78. The Probation Committee shall pay from time to time to probation officers or persons not being probation officers named in
for good the probationers placed under his supervision. Regard shall be paid to the candidate's training and experience and to his educational qualifications. It shall also satisfy itself as to the candidate's physical fitness for the work.

Absence of Probation Officers on Leave

34. The Probation Committee may from time to time grant to a full-time probation officer leave of absence with pay.

35. The Probation Committee may from time to time grant sick-leave to full-time probation officers subject to the following provisions:

(a) Sick-leave for any period not exceeding two days may be granted without the production of medical certificate. Save as aforesaid sick-leave shall be granted subject to the production of a certificate under the hand of a duly qualified medical practitioner.

(b) Sick-leave with pay shall not without the authority of the Secretary of State in the aggregate exceed three months in the year counted from the 1st July to the 30th June following.

(c) Where an officer is entitled to sickness benefits under the National Health Insurance Acts an amount equal to such benefits shall be deducted from sick-pay.

36. The Probation Committee may in its discretion grant sick-leave to part-time officers on such conditions as it may think fit; provided that sick-leave with pay shall not be granted for more than one month in the aggregate in any year without the authority of the Secretary of State.

Duties of Probation Officers

37. A probation officer shall make such preliminary inquiries, including inquiries into the home surroundings, as the court may direct in respect of any offender in whose case the question of the making of a probation order may arise.

38. A probation officer shall, when required by a probation order, undertake the supervision of any offender dealt with under the principal Act by a court of summary jurisdiction in the area for which he is appointed, or by a court of Assize or Quarter Sessions to which the probationer had been committed for trial by examining justices sitting within that area; and also of any outside case.

39. A Probation Committee may allocate the services of a probation officer either partly or exclusively to a court of Quarter Sessions held for a district within which the probation area for which the Probation Committee acts is situate.

40. A probation officer shall, subject to any directions given by the court (whether in the probation order or otherwise) or the Probation Committee, visit the home of the probationer and make inquiry as to his behaviour, mode of life and employment. The officer shall keep in close touch with the probationer and shall for the first month of probation, meet the probationer (unless the court otherwise direct) at least once a week; afterwards the number of
visits or meetings shall depend on the conduct and mode of life of the probationer; provided that in the cases of persons under sixteen regard shall be had to the desirability of such visits or meetings taking place at least once a fortnight during the first six months of the Order.

41. In the case of children of school age a probation officer shall make enquiry of the head teacher as to the child's attendance and progress, but the child shall not be visited on the school premises.

42. A probation officer shall ascertain that the probationer understands the conditions of his recognisance, and shall by warning and persuasion endeavour to ensure his observance of them. If the probationer fails to obey any of the conditions, the probation officer shall report as hereinafter directed.

43. A probation officer shall advise, assist and befriend the probationer, and when necessary endeavour to find him employment. For these purposes he shall secure as far as possible the co-operation and assistance of social and religious workers or agencies.

In the case of a young person under sixteen the probation officer shall endeavour to secure his connection with some organisation for the care and protection of the young, such as a Sunday School, club, association of boy scouts or girl guides, boys' and girls' brigades, and other similar movements.

44. A probation officer shall not wear any uniform or badge distinctive of his office.

45. A probation officer shall make himself conversant with the provisions of the Probation of Offenders Act 1907, as amended by the Criminal Justice Administration Act 1914, Part I of the Criminal Justice Act 1925, and with these Rules; and for this purpose a copy of the Acts and Rules shall be given to him on appointment.

Reports by Probation Officers

46. (1) The probation officer shall report to the court in accordance with any directions given by the court in the probation order or otherwise.

(2) The probation officer shall report as to the conduct, and mode of life of the probationer and generally as to his progress to the appropriate Probation Committee.

(3) If a probationer fails to observe any of the conditions of his recognisance the probation officer shall report the matter to the court and to the appropriate Probation Committee.

(4) The probation officer shall in addition report upon any outside case under his supervision to the Probation Committee for the petty sessional division to which he is attached.

Provided that in the metropolitan police court district the probation officer shall make all reports to the court.

For the purposes of this Rule the expression "the appropriate Probation Committee" means when the court making the Order is a court of summary jurisdiction the Probation Committee for the petty sessional division for which such court sits and when it is a court of Assize or Quarter Sessions the Probation Committee
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for the petty sessional division from which the offender was committed for trial.

47. Reports shall be made at such intervals and in such manner as may be directed, and they shall not be made in open court or published.

Records

48. The probation officer shall keep a record of each case placed under his supervision in the form and manner prescribed by these Rules.

49. Where the probation order has been made by a court of summary jurisdiction the record shall be filed at that court and shall be kept in the custody of the clerk to the justices at the court building or at such other place or in such other custody as the court may direct.

50. When the probation order has been made by a court of Assize or Quarter Sessions the record shall be filed and kept in the same place and custody as are the records of the court of summary jurisdiction acting in and for the petty sessional division from which the offender was committed for trial; provided that when the services of one or more probation officers have been allocated exclusively to a court of Quarter Sessions the records of cases placed by such Court under the supervision of such officers may be filed at that court and kept at the court building or at such other place and in such custody as such court may determine.

51. The particulars forming the record of each case shall be entered by the probation officer on a "leaf" and one or more "followers" which shall be kept in a cardboard envelope bearing on the outside the probationer's full name, with the surname written first, and the date of the expiry of the probation order.

52. The "leaves," "followers" and envelopes shall be in the form approved by the Secretary of State.

53. When the supervision of a case is transferred to a probation officer attached to another court or area the record shall be retained in the court in which it has been filed, and subsequent particulars and reports relating to such case shall be filed at that court.

54. The entries in each case shall be made from time to time without delay by the probation officer or other person concerned. It shall be the duty of the person having custody of the records, subject to the general supervision of the Probation Committee, to see that the entries are duly and promptly made.

55. The probation officer shall have free access to the records of his cases at all reasonable times. He shall keep notes of the recorded particulars and reports relating to his current cases for use in the performance of his duties away from the court or when the records are not accessible.

56. Records shall be preserved for not less than ten years from expiry of the probation orders to which they relate.

57. In the month of January in each year the clerk to the justices

* The "leaves," "followers" and envelopes have been placed on sale and may be obtained directly or through any bookseller from H.M. Stationery Office, Adastral House, Kingsway, London W.C.2.
shall send to the Secretary of State a return of the probation officers employed at the Court and of persons not being probation officers named in probation orders and a return of the persons dealt with during the preceding year under the principal Act in the form prescribed by the Secretary of State.

58. Where any person not being a probation officer is named in a probation order, he shall observe the foregoing Rules in regard to the duties, reports and records of probation officers so far as they are applicable.

Remuneration of Probation Officers

59. Probation officers shall be remunerated by salary and not by fee.

Persons not being probation officers named in probation orders may be remunerated by fees which shall not be less than 15s. and not more than 20s. per quarter per case.

60. Full-time probation officers shall be placed on a scale salary rising from the minimum to the maximum of the scale by annual increments of £10 a year. The minimum of the scale shall not be less than £180 nor more than £220 for men, and not less than £150 nor more than £200 for women. The maximum of the scale shall not be less than £330 nor more than £370 for men and not less than £230 nor more than £270 for women.

Provided that with the approval of the Secretary of State a special scale may be fixed for a principal probation officer who may be appointed to supervise the work of other probation officers or to a probation officer with approved university qualifications.

61. Where a full-time probation officer's existing salary (whether partly paid by a voluntary society or not) is in excess of the maximum of the appropriate scale it shall be treated as a salary personal to the officer concerned and shall not be affected in amount by reference to the scale fixed.

62. Where a full-time probation officer's existing remuneration (whether in salary or in fees and whether partly paid by a voluntary society or not) does not exceed £300 in the case of a man or £200 in the case of a woman, the officer shall be assimilated to the appropriate scale as follows:

The starting point on the scale shall be at (a) the minimum of the scale plus additional sums of £10 for each completed year of full-time service and sums not exceeding £5 for each completed year of part-time service, or (b) an amount equal to the existing remuneration, whichever may be the greater; and for the purpose of adjustment the first increment after assimilation may be a fractional increment.

Provided that (i) where the existing remuneration falls short
of the appropriate minimum the officer shall not receive a starting salary on the scale exceeding the minimum by more than £60 if a man, or by more than £40 if a woman; and (ii) where the existing remuneration equals or exceeds the appropriate minimum the officer shall not receive a starting salary involving an immediate rise of more than £60 if a man or of £40 if a woman; or a starting salary exceeding £300 if a man or £220 if a woman, whichever may be the lesser.

64. A part-time probation officer shall be paid a fixed salary having regard to the probable number of probationers, including outside cases, that he may be annually called upon to supervise; the character and extent of the district served and the scales of salaries for full-time officers, but without having regard to any income or emolument he may receive or enjoy from other sources, whether as an agent of a voluntary society or otherwise; provided that no part-time probation officer shall be paid a salary of more than £100 a year without the authority of the Secretary of State.

65. A person appointed to act as a substitute for a probation officer or as a temporary officer may be paid such weekly salary as may be reasonable, but in no case exceeding £4 for a man or £3 for a woman.

66. Where a full-time probation officer is an agent of a voluntary society the appointing authority shall make it a condition of the appointment or continued employment of such officer that one-third of the salary fixed shall be borne by the society, and any payments made by the society under and by virtue of such a condition to the officer or to his use shall be treated as payments in relief of the local authority liable to defray the cost of the officer's salary.

67. Payment in respect of the salary of a probation officer who is an agent of a voluntary society may be made to such society and may be made either monthly or at such intervals as may be arranged; provided that, in the case of a part-time officer, the amount involved and, in the case of a full-time officer, salary at the full rate including any proportion for which the society may be responsible, shall have been paid in the first instance by the society to the officer or to his use and the society produces the officer's receipt or a certificate by its treasurer or other responsible person to the effect that such payment has been duly made.

68. The services of a probation officer may be shared by two or more probation areas which do not as between themselves constitute a combined area, whether such probation areas are situate within the area of the same local authority or not. Where the probation officer is a full-time officer he shall receive for such services a combined salary on a scale to be fixed by agreement by the Probation Committees and local authority or local authorities concerned in conformity with these Rules. The proportions in which such salary shall be deemed to be attributable to his services in each of such probation areas shall be fixed by agreement between the Probation Committees and local authority or local authorities concerned, and where there is more than one local authority concerned the sums to be defrayed in respect of such salary shall be apportioned between such local authorities in such manner as may be agreed upon between them.
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Provided that in default of agreement in any matter under this Rule the matter in dispute shall be determined by the Secretary of State.

69. In the case of an existing officer the salary when fixed shall relate back to the 1st July 1926, and during any interval that may elapse between the 1st July aforesaid and the date at which payment on the new basis commences, the officer shall be remunerated by the Probation Committee, and where a voluntary society is concerned, by such voluntary society on the old basis, and any subsequent adjustments that may be necessary as between the Probation Committee and the officer and the society (if any) shall be made accordingly.

Expenses of Probation Officers

70. Probation officers and persons not being probation officers named in probation orders shall be entitled to claim payment on account of expenses incurred by them in the performance of their duties, as hereafter provided.

71. Such expenses shall include:
   (a) Actual expenses of travelling, being third-class railway fares, fares for travelling in other public conveyances and the cost of private conveyances if necessarily and properly incurred in circumstances clearly set forth in the claim.
   (b) Allowances for subsistence during necessary absence from home in the discharge of special duties.
       For each night's absence a sum not exceeding 15s., such allowance to cover any period of absence up to twenty-four hours.
       Where an officer is not required to spend the night away from home, but is away for more than ten hours, a sum not exceeding 5s. may be allowed for meals.
   (c) Cost of necessary stationery, including the cost of any forms, files, books, etc., necessary for the proper performance of an officer's duties and not otherwise supplied.
   (d) Postal charges. Postage stamps actually used and postal fees including charges in respect of telegrams and telephone calls actually and necessarily paid during the period to which the claim relates.

72. Such expenses, when necessary to the proper performance of an officer's duties may also include:
   (a) The cost of hiring, heating, lighting, furnishing and cleaning a room or office in a building other than one in which a Court sits for the purpose of interviewing probationers and transacting any business incidental to an officer's duties.
   (b) The cost of telephone in such room or office.
   (c) A reasonable allowance in respect of the use by an officer of his own motor-cycle or motor-car.
   (d) Travelling expenses of a probationer actually and necessarily incurred in his conveyance to any home or other place of residence at which he is required to reside under a condition in a recognisance.
Any other expense which is deemed necessary to the proper performance of the duties of a probation officer or a person not being a probation officer named in a probation order which may be allowed by the Secretary of State on application duly made to him.

73. The expenses properly incurred by a probation officer in the performance of his probation duties shall, notwithstanding that such officer be an agent of a voluntary society, be borne by the Probation Committee; but where a full-time officer is the agent of a voluntary society an arrangement may be made whereby the expenses up to an agreed annual amount incurred by the officer in the performance of the probation and kindred social work of the court (excluding charitable expenditure incurred in assisting and befriending probationers and others) may be pooled and borne as to two-thirds by the Probation Committee and as to the balance by the voluntary society.

74. Where payment in respect of the probation expenses of a probation officer who is an agent of a voluntary society is made to such society such payment may be claimed by and made to such society either monthly or at such intervals or times as may be arranged. Provided that in the case of a full-time officer in respect of whose expenses a pooling arrangement has been made under Rule 73 the whole amount of the pooled expenses for the period covered by the claim, and in the case of any other officer the amount involved in the claim, shall have previously been expended by the society and the society produces a certificate by its treasurer or other responsible officer to the effect that such expenditure has been duly incurred and (if and when required) the books, vouchers or other evidence relating to such expenditure.

Expenses of Probation Committee

75. The Probation Committee shall be entitled to incur the cost of stationery, postal charges and similar petty expenditure.

Financial Arrangements

76. The Probation Committee and the local authority shall take all necessary steps to fix by agreement and in accordance with these Rules, the scales of salaries and remuneration to be paid to probation officers, the fees to be paid to persons not being Probation officers named in probation orders, and the expenses to be allowed to such officers and persons. In any case where there is failure to arrive at an agreement in respect of any of these matters the Probation Committee shall forthwith notify such failure to the Secretary of State.

77. Where the services of a probation officer are shared with any other probation area or areas the Probation Committee shall consult with the Probation Committee of such other area or areas and any local authority concerned in order to determine by agreement the proportions in which any expenditure shall be deemed to be attributable to the respective areas.

78. The Probation Committee shall pay from time to time to probation officers or persons not being probation officers named in
probation orders to voluntary societies or other persons such sums as may be payable to them by the Committee in respect of salaries, fees, or other expenditure authorised by these Rules.

79. So soon after the 1st July 1926 as may be practicable the Probation Committee shall prepare and forward to the local authority concerned an estimate of its expenditure for the nine months ending the 31st March 1927; and thereafter shall in the month of December in each year prepare and send to the local authority concerned a similar estimate for the year commencing the 1st April following.

80. The local authority, in accordance with the provisions of the Act and in pursuance of these Rules, shall defray the expenditure of the Probation Committee in such manner as may be agreed upon and in particular shall advance to the Committee from time to time such sums as may be necessary to enable it to fulfil punctually its financial obligations.

81. Moneys payable in respect of probation salaries, fees and expenses shall be paid to those entitled if accruing due up to and including 30th June 1926, by the local authority, and if accruing due on or after the 1st July 1926, by the Probation Committee and any necessary apportionment shall be made accordingly.

82. The chief financial officer to the local authority shall be treasurer to the Probation Committee.

83. The accounts of the Probation Committee shall be subject to such examination and audit as the Secretary of State may from time to time require.

84. Where the services of probation officer employed in a petty sessional division forming a single area are shared with any other probation area or areas, it may be arranged by agreement between the respective Committees that one of the Committees shall act as agent for the others in all matters relating to the payment of such officer's salary and expenses.

Status of Probation Officers

85. When any question arises as to whether a probation officer is or is not a full-time probation officer within the meaning of these Rules the status of such an officer shall be determined by the Secretary of State.

Delegation of Powers of Local Authority

86. A local authority may delegate all or any of its powers under the principal Act and these Rules to a Committee of the authority.

Combined Areas

87. In a combined area the Probation Committee for the combined area shall be appointed and these Rules shall apply in such manner as may be prescribed in the order constituting the combined area.

Repeal

88. The Rules dated 31st May 1923,* made by the Secretary of State under Section 7 of the Probation of Offenders Act 1907, are hereby repealed.

* S.R. & O. 1923, No. 638.
Short Title

89. These Rules may be cited as the Probation Rules 1926.

Commencement

90. These Rules shall come into operation on the first day of July 1926.

W. JOYSON-HICKS,
One of His Majesty's Principal Secretaries of State.

WHITEHALL,
4th June 1926.