

CHEMICAL ANALYSES*

Cap 284 – 15 October 1898

ARRANGEMENT OF SECTIONS

- | | | | |
|---|------------------------------------|---|---|
| 1 | Short title | 4 | Fees payable to analysts |
| 2 | Government Chemist | 5 | Taxation and recovery of analyst's fees |
| 3 | Other analysts in Government cases | | SCHEDULE |

1 Short title

This Act may be cited as the Chemical Analyses Act.

2 Government Chemist

The Government Chemist shall perform the chemical analyses required by the Government.

3 Other analysts in Government cases

Chemical analyses may also be performed for Government departments by the Station Agronomique, or by such competent persons as may be designated by the Permanent Secretary, Ministry of Health.

4 Fees payable to analysts

Where an analyst –

- (a) who is not the Government Chemist is employed by the Government; or
- (b) is employed by the Municipal Council of Port-Louis, by any other body corporate, or by a private party,

the analyst shall be entitled to the fees specified in the Schedule.

5 Taxation and recovery of analyst's fees

(1) In any case before a court in which a chemical analyst is employed, the fees for every analysis performed by him shall be taxed at the rates fixed in the Schedule, and all those fees shall be recovered as costs in the cause.

(2) In cases in which the Government Chemist is employed by Government, the fees specified in the Schedule shall be taxed as costs in the cause, and when costs are awarded to Government, shall accrue to the Consolidated Fund.

SCHEDULE

(section 4)

	Rs cs
Analysis of parts of the body: per case	80.00
Analysis of mineral or vegetable substances and vomitus: per case	40.00
Microscopic and other examination of blood, semen, brains, etc: per article	20.00
but not to exceed: per case	60.00
Minor operations	10.00
Analysis of water: per sample	15.00
Analysis of wines, alcohol, etc: per sample.....	15.00
Analysis of alimentary substances: per sample	10.00

* Ed. This Act is repealed by section 75(3) of Act 34/91. As at 01.01.01 the date of commencement of this section has not been proclaimed.