Serial Number 1946/47



THE CROWN LEGAL BUSINESS REGULATIONS 1932, AMENDMENT NO. 3

C. L. N. NEWALL, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 10th day of April, 1946

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Public Revenues Act, 1926, and the Justices of the Peace Act, 1927, and to all other powers and authorities him in this behalf in anywise enabling, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following regulations.

REGULATIONS

- 1. These regulations may be referred to as the Crown Legal Business Regulations 1932, Amendment No. 3.
- 2. These regulations shall be read together with and be deemed to form part of the Crown Legal Business Regulations 1932* (hereinafter called the principal regulations).
- 3. Regulation 34 of the principal regulations is hereby revoked, and the following regulation substituted in lieu thereof:—
- "34. In proceedings on trials of indictable offences other than trials of murder or of offences punishable by death, fees and costs to Crown Solicitors will be allowed as follows:—

"As solicitor—preparing case for and attending trial,— \mathfrak{g} s. d. "(a) For each separate trial 4 4 0

"(b) The fee above prescribed will cover all charges for preparing indictment, issue of subpœnas, procuring and issue of process to bring up witnesses in custody, entry of stay of proceedings, and all other proceedings directly connected with or incidental to the trial.

"As counsel-

"(c) For each separate trial, £5 5s., or for each half-day occupied during any sittings, £2 12s 6d., whichever in the aggregate for the sittings is the higher.

^{*} Gazette, 23rd June, 1932, Vol. II, page 1494.

"(d) Where during any sittings two or more counsel are simultaneously occupied in prosecuting trials, the fee of £2 12s. 6d. per half-day may be allowed in accordance with paragraph (c) of this regulation in respect of the aggregate number of days upon which counsel were so occupied.

£ s. d.

"(e) Where accused pleads guilty after indictment ... 1 1 0 "(f) If the Crown declines to offer any evidence, or enters a stay of proceedings without evidence being given in support of the indictment ... 1 1 0

"(g) On a new trial by reason of disagreement of the jury or for any other reason, no additional solicitor's fee will be allowed, but counsel's fees will be allowed according to scale."

- **4.** Regulation 36 of the principal regulations is amended by inserting the words "of murder or" between the word "trials" and the word "of" in the first line thereof and by revoking the reference "(d) and (e)" and substituting the reference "(e) and (f)".
- 5. Regulation 37 of the principal regulations is amended by inserting the words "of murder or" after the word "trials" at the end of the first line thereof.

T. J. SHERRARD, Acting Clerk of the Executive Council.

Issued under the authority of the Regulations Act, 1936. Date of notification in *Gazette*: 11th day of April, 1946. These regulations are administered in the Department of Justice.