

## THE OFFENDERS LEGAL AID REGULATIONS 1972, AMENDMENT NO. 6

### PAUL REEVES, Governor-General

### ORDER IN COUNCIL

At Wellington this 27th day of June 1988

#### Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section 3 of the Offenders Legal Aid Act 1954, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

## REGULATIONS

- 1. Title and commencement—(1) These regulations may be cited as the Offenders Legal Aid Regulations 1972, Amendment No. 6, and shall be read together with and deemed part of the Offenders Legal Aid Regulations 1972\* (hereinafter referred to as the principal regulations).
- (2) These regulations shall come into force on the 1st day of August 1988.
- 2. New scale of fees and expenses substituted—(1) The principal regulations are hereby amended by revoking the Second Schedule (as substituted by regulation 2 (1) of the Offenders Legal Aid Regulations 1972,

\*S.R. 1972/176

R. 19/2/1/0 Amendment No. 1: S.R. 1976/269 Amendment No. 2: (Revoked by S.R. 1984/317) Amendment No. 4: S.R. 1984/317) Amendment No. 4: S.R. 1984/317 Amendment No. 5: S.R. 1987/194

Amendment No. 5), and substituting the Second Schedule set out in the Schedule to these regulations.

- (2) The Offenders Legal Aid Regulations 1972, Amendment No. 5 are hereby revoked.
- **3. Goods and services tax not included**—The fees and expenses prescribed by these regulations are exclusive of any goods and services tax that is payable under the Goods and Services Tax Act 1985.

#### **SCHEDULE**

Reg. 2 (1)

NEW SECOND SCHEDULE SUBSTITUTED IN PRINCIPAL REGULATIONS

### "SECOND SCHEDULE

Reg. 12(1)

## FEES AND EXPENSES OF ASSIGNED PRACTITIONERS

### PART I

FEES IN PROCEEDINGS UNDER THE SUMMARY PROCEEDINGS ACT 1957

A. Hearings	Scale I \$	Scale II \$
For conducting the defence in cases that are dealt with before a District Court Judge or before one or more Justices (including the preliminary hearing of an indictable offence), one of the following scales shall apply:		
(a) For receiving instructions and advising generally, irrespective of the number of charges (b) For appearance on a plea of guilty or where the information is withdrawn, irrespective of the	61.50	82.00
number of charges	29.00	40.00
(c) On a plea of not guilty; for preparation, for each hour occupied (excluding the first hour) with a maximum of For appearance conducting defence,	61.50 184.00	82.00 245.00
irrespective of the number of charges or persons charged, each half day or part half day	200.00	267.00
B. Appeals and Other Proceedings	Scale I	Scale II
1. In proceedings in the High Court under or relating to the Summary Proceedings Act 1957, whether by way of appeal against conviction or order, application for review, or otherwise (except appeals against sentence), one of the following scales shall apply:  For preparation, including all matters connected with or		
incidental to the proceedings, for each hour occupied with a maximum of	69.00 344.50 200.00	91.00 456.00 267.00
2. On an appeal against sentence only before the High Court the fee for preparation and appearance,	200.00	207.00
including all matters and proceedings, shall be	107.00	143.00

# SCHEDULE—continued

	Scale I \$	Scale II
Provided that, if more than one appearance is necessary, there shall be allowed for each additional appearance a further fee of	61.50	82.00
PART II		
FEES IN PROCEEDINGS UNDER THE CRIMES ACT	1961	
A. Trials	Scale I \$	Scale II
In proceedings on trials of indictable offences, one of the following scales shall apply:  (a) Preparing for trial with all matters incidental		
thereto— (i) Indictments for murder and treason, for		
each hour	69.00	91.00
(ii) Other cases, for each hour	69.00	91.00
with a maximum in these other cases of	418.00	557.00
(b) Appearance—  (i) On defence of indictments (including interlocutory proceedings at trial, or ancillary proceedings of matters), for each half day or		
part half day	262.00	349.00
(ii) On arraignment, where for any reason the trial does not proceed further (iii) On interlocutory proceedings before	69.00	91.00
trial, for each hour	76.00	103.00
B. Sentences	Scale I	Scale II
For appearances upon the sentencing of prisoners, in respect of each indictment or information or as the result of one preliminary hearing, irrespective of the number of charges	69.00	91.00

## PART III

FEES IN PROCEEDINGS UNDER THE FAMILY PROCEEDINGS ACT 1980

# A. Hearings

For representing a party who is summoned or brought before a District Court under section 124 or section 130 of the Family Proceedings Act 1980, one of the following scales shall apply:

SCHEDULE—continued		
	Scale I \$	Scale II \$
(a) For receiving instructions and advising generally (b) For preparation for appearance, for each hour	61.50	82.00
excluding the first	61.50	82.00
with a maximum of	184.00	245.00
(c) For appearance, each half day or part half day	200.00	267.00
B. Appeals	Scale I \$	Scale II \$
In proceedings in the High Court on appeal under section 130 (9) of the Family Proceedings Act 1980, one of the following scales shall apply:  (a) For preparation, including all matters connected with or incidental to the proceedings, for each		
hour	69.00	91.00
with a maximum of	344.00	456.00
(b) For appearance, for each half day or part half day	200.00	267.00
PART IV		
FEES IN PROCEEDINGS BEFORE THE COURT OF A	PPEAL	
	Scale I \$	Scale II \$
In any appeal to or review of proceedings by the Court of Appeal, one of the following scales shall apply:	Scale I \$	Scale II \$
of Appeal, one of the following scales shall apply:  (a) For preparation and appearance on application to a  Judge for a certificate that the case is a fit case	Scale I \$	Scale II \$
of Appeal, one of the following scales shall apply:  (a) For preparation and appearance on application to a  Judge for a certificate that the case is a fit case for appeal (but excluding cases arising under rule 9 of the Criminal Appeal Rules 1946*)	Scale I \$ 69.00	Scale II \$ 91.00
of Appeal, one of the following scales shall apply:  (a) For preparation and appearance on application to a  Judge for a certificate that the case is a fit case for appeal (but excluding cases arising under rule 9 of the Criminal Appeal Rules 1946*)  (b) For preparation on appeal against conviction or sentence or both or against any interlocutory	\$	\$
of Appeal, one of the following scales shall apply:  (a) For preparation and appearance on application to a  Judge for a certificate that the case is a fit case for appeal (but excluding cases arising under rule 9 of the Criminal Appeal Rules 1946*)  (b) For preparation on appeal against conviction or sentence or both or against any interlocutory order or any other matter not otherwise provided for; for each hour	\$	\$
of Appeal, one of the following scales shall apply:  (a) For preparation and appearance on application to a  Judge for a certificate that the case is a fit case for appeal (but excluding cases arising under rule 9 of the Criminal Appeal Rules 1946*)  (b) For preparation on appeal against conviction or sentence or both or against any interlocutory order or any other matter not otherwise provided for; for each hour  (c) For appearance on appeal against conviction or sentence or both, or reference of an application	69.00	91.00
of Appeal, one of the following scales shall apply:  (a) For preparation and appearance on application to a  Judge for a certificate that the case is a fit case for appeal (but excluding cases arising under rule 9 of the Criminal Appeal Rules 1946*)  (b) For preparation on appeal against conviction or sentence or both or against any interlocutory order or any other matter not otherwise provided for; for each hour  (c) For appearance on appeal against conviction or sentence or both, or reference of an application for the exercise of the mercy of the Crown; for each half day or part half day	69.00	91.00 91.00
of Appeal, one of the following scales shall apply:  (a) For preparation and appearance on application to a  Judge for a certificate that the case is a fit case for appeal (but excluding cases arising under rule 9 of the Criminal Appeal Rules 1946*)  (b) For preparation on appeal against conviction or sentence or both or against any interlocutory order or any other matter not otherwise provided for; for each hour  (c) For appearance on appeal against conviction or sentence or both, or reference of an application for the exercise of the mercy of the Crown; for each half day or part half day  (d) For appearance on appeal against any interlocutory order, for each half day or part half day	69.00 69.00	91.00 91.00
of Appeal, one of the following scales shall apply:  (a) For preparation and appearance on application to a  Judge for a certificate that the case is a fit case for appeal (but excluding cases arising under rule 9 of the Criminal Appeal Rules 1946*)  (b) For preparation on appeal against conviction or sentence or both or against any interlocutory order or any other matter not otherwise provided for; for each hour  (c) For appearance on appeal against conviction or sentence or both, or reference of an application for the exercise of the mercy of the Crown; for each half day or part half day  (d) For appearance on appeal against any interlocutory order, for each half day or part half day  (e) For appearance on any matter not otherwise	69.00 69.00 262.00	\$ 91.00 91.00 349.00
of Appeal, one of the following scales shall apply:  (a) For preparation and appearance on application to a  Judge for a certificate that the case is a fit case for appeal (but excluding cases arising under rule 9 of the Criminal Appeal Rules 1946*)  (b) For preparation on appeal against conviction or sentence or both or against any interlocutory order or any other matter not otherwise provided for; for each hour  (c) For appearance on appeal against conviction or sentence or both, or reference of an application for the exercise of the mercy of the Crown; for each half day or part half day  (d) For appearance on appeal against any interlocutory order, for each half day or part half day	69.00 69.00 262.00	\$ 91.00 91.00 349.00

## PART V

# PROVISIONS OF GENERAL APPLICATION

# A. Second Counsel

Where second counsel is assigned, the fees payable to second counsel shall, if second counsel is from the same office as first counsel, be at the rates above prescribed, reduced by half. If second counsel is from another

#### SCHEDULE—continued

office, the fees payable shall be at rates not exceeding two-thirds of the rates above prescribed.

## B. Travelling Expenses and Allowances

1. Where a practitioner is required in pursuance of an assignment to travel more than 5 kilometres from the place where the practitioner carries on business, travelling expenses will be allowed as follows:

(a) Fares paid for public transport, subject to the production of receipts for fares exceeding \$13.00 and not fixed by law or readily

ascertainable:

(b) Car allowance, where a private car is used, at the rate from time to time prescribed under the State Sector Act 1988 as payable to employees of the Public Service:

(c) Subsistence expenses reasonably incurred by the practitioner during the period of absence from his or her residence, subject to the production of a receipt for any item in excess of \$13.00 plus an incidentals allowance for each day or part of a day, at the rate prescribed under the State Sector Act 1988 as payable to employees of the Public Service:

(d) The cost paid for hiring a rental car if that cost together with subsistence expenses under paragraph (c) of this clause and the special allowance provided for in clause 2 hereof do not exceed the total of the fares, subsistence expenses, and special allowance that would have been payable if public transport had been used.

2. A special allowance at the rate of up to but not exceeding \$17 for each hour occupied on any day between the hours of 8 a.m. and 6 p.m. in travelling on business related to the assignment will be paid in addition to the travelling expenses provided under clause 1 hereof:

Provided that such special allowance shall not be payable in addition to any other payment for preparation or otherwise in respect of the same time:

Provided also that where there is a transfer of the proceedings for which a practitioner was assigned to a court other than that whereby legal aid was granted, the practitioner shall not incur travelling expenses without the consent of the Registrar who assigned the practitioner to the case.

C. Bail	Scale I \$	Scale II \$
For arranging bail, one of the following scales shall apply:		
For the time actually involved, per hour	45.50	62.50."

MARIE SHROFF, Clerk of the Executive Council.

### **EXPLANATORY NOTE**

This note is not part of the regulations, but is intended to indicate their general effect.

These regulations, which come into force on 1 August 1988, prescribe new scales of fees and expenses payable to assigned practitioners under the Offenders Legal Aid Regulations 1972. The new fees and expenses are exclusive of any goods and services tax that is payable under the Goods and Services Tax Act 1985.

Issued under the authority of the Regulations Act 1936. Date of notification in *Gazette:* 30 June 1988. These regulations are administered in the Department of Justice.