

Regulations under the *Juries Ordinance* 1962-1963.

I ROGER BEDE NOTT, the Administrator of the Northern Territory of Australia, having received the advice of the Administrator's Council, in pursuance of the powers conferred on me by the *Juries Ordinance* 1962-1963 and the *Administrator's Council Ordinance* 1959, hereby make the following Regulations.

Dated this 3rd day of June, 1963.

ROGER NOTT,
Administrator.

JURIES FEES REGULATIONS.

1. These Regulations may be cited as the Juries Fees Regulations. Short title.
2. A juror who is summoned in pursuance of a precept and attends the Court or a talesman who attends the Court is entitled to be paid fees and fares in accordance with these Regulations. Entitlement to fees and fares.
- 3.—(1.) The fees to be paid such a juror or talesman are the amounts Fees. calculated at the following rates:—
 - (a) for each of the first three days on which he serves as a juror for a trial or trials, Four pounds and for the fourth and each subsequent such day, Five pounds;
 - (b) for each day on which he does not serve as a juror for a trial, Two pounds or, if in the opinion of the sheriff he suffers financial loss exceeding Two pounds by attending on that day, the amount of that loss as determined by the sheriff or Four pounds, whichever is the less.

(2.) For the purposes of the last preceding sub-regulation, where the juror or talesman serves as a juror or attends on any day during less than the whole day the part of the day during which he serves or attends shall be deemed to be a day.
- 4.—(1.) A person to whom regulation 2 of these Regulations applies is Fares. not entitled to any fares unless his residence is more than one mile from the Supreme Court.

(2.) Subject to the last preceding sub-regulation, the fares such a person is entitled to be paid in respect of each journey properly made by him between his residence and the Court to attend the Court as a juror or talesman or return to his residence after so attending the Court are such fares as are determined by the sheriff in accordance with this regulation.

(3.) Where public transport is available, the amount payable in respect of a journey shall be the amount that was paid by the person in respect of the journey if he made it by public transport or would have been payable by him if he had made it by public transport.

(4.) Where public transport is not available, the amount payable in respect of a journey shall be such amount as the sheriff considers reasonable, having regard to the rates specified in the table in sub-regulation (2.) of regulation 90 of the Public Service Regulations made under the *Public Service Act 1922-1960*.

(5.) For the purposes of this regulation—

- (a) "public transport" means transport by means of a motor omnibus service operated in respect of a standard route and available to each member of the public; and
 - (b) distances shall be measured along the shortest practicable route by road.
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