Supreme Court (Chapter I Appendices A and B) Amendment Rules 2021

S.R. No.

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STATUTORY RULES 2021

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Supreme Court Act 1986

Supreme Court (Chapter I Appendices A and B) Amendment Rules 2021

The Judges of the Supreme Court make the following Rules:

1 Object

The object of these Rules is to amend Appendices A and B of Chapter I of the Rules of the Supreme Court to increase the scale of costs, expenses for witnesses and allowances for interpreters.

2 Authorising provisions

These Rules are made under section 25 of the **Supreme Court Act 1986** and all other enabling powers.

3 Commencement

These Rules come into operation on 1 January 2022.

4 Appendices A and B substituted

For Appendices A and B of the Supreme Court (General Civil Procedure) Rules 2015¹ substitute—

"Appendix A—Supreme Court Scale of Costs

Scale of fees and charges to be paid to legal practitioners, other than Counsel, and Scale of Counsel's Fees for work done on and after 1 January 2022 in relation to matters in the Supreme Court.

The charges in this Scale are exclusive of any GST chargeable.

and D	escription	Amour
ATTI COST	ENDANCES, TRAVEL AND WAITING IS	
(a)	Attendances requiring legal skill or knowledge by a legal practitioner—	
	(i) for each unit of 6 minutes or part thereof;	\$43.0
	 (ii) where a legal practitioner attends the Supreme Court for the purposes of instructing (including conferences with counsel or others on the day of the hearing before or after the Supreme Court sits) per hour or part thereof; 	\$430.0
	(iii) where a legal practitioner appears as counsel, at the discretion of the Costs Court having regard to item 19(1)(a) and (3)	
(b)	Where any attendance, requiring legal skill or knowledge, is by an employee of a legal practice who is not a legal practitioner—for each unit of 6 minutes or part thereof	\$32.9
(c)	Any other attendance, not requiring legal skill or knowledge, capable of performance by a clerk—for each unit of 6 minutes or part thereof	\$25.0
(d)	Attendances to file or issue any document or similar attendance	\$49.9
(e)	Travel time is to be allowed at the rate applicable in item 1(a) and item 1(b) where the individual travels in excess of one hour, for such excess	
(f)	Waiting time at the Supreme Court is to be allowed at the rate applicable in item 1(a) or item 1(b).	
elect	re the attendance is by telephone or other ronic means, the charge for an attendance ides the charges made by the communication ider.	

Item and Description			Amount
2.	DRA	WING DOCUMENTS	
		ocuments whether in printed form or otherwise—	
		ich folio	\$63.60
3.		ROSSING AND/OR APPROVAL OF UMENTS	
	Of do folio	cuments properly drawn by Counsel—for each	\$12.70
4.	REPI	RODUCTION OF DOCUMENTS	
	hard o	notocopy or other machine made copy including copies of electronic documents—for each printed of a page—at the discretion of the Costs Court.	
5.	COR	RESPONDENCE (including electronic	
	comn	nunications)	
	(a)	Message (20 words or less) or letter forwarding	
		documents without explanation, or circular letter	\$21.40
	(b)	Short (one folio or less)	\$43.00
	(c)	Any other letter—for each folio	\$76.30
	standa of ele	harge for a letter includes transmission by ard surface post, facsimile, email or other form ctronic transmission and includes the charges by the communication provider.	
		ach additional page after the first page of a are letter, a charge pursuant to item 4 shall apply.	
6.	SERV	VICE	
	(a)	Personal service, including attempts, where reasonable and required and not able to be served by other means	\$76.30
	(b)	By letter in accordance with item 5(b)	\$43.00
	(c)	Or such reasonable charge made by an agent.	
7.	REC	EIVING AND FILING	
	wheth	ncoming document, including correspondence, her by electronic means or otherwise including page for file	\$21.40
	-	es of additional pages received electronically are charged pursuant to item 4.	

Item	tem and Description		
8.	PERUSALS		
	Of all documents including incoming correspondence—		
	(a) up to three folios	\$64.20	
	(b) thereafter for each folio	\$21.40	
9.	SCANNING		
	If it is not reasonable to peruse but it is reasonable to scan a document including incoming correspondence—for each folio or part thereof	\$8.70	
10.	EXAMINATION		
	If it is not reasonable to peruse or scan a document but an examination is reasonable—for each page	\$8.70	
11.	REVIEW AND CONSIDERATION		
	Review and consideration of the file or particular parts of the file in preparing to draw or redact documents and letters, for conferences, hearings, taxation of costs and the like—in accordance with item 1(a) and item 1(b).		
	In considering a claim made pursuant to this item, the Costs Court must have regard to any allowances claimed pursuant to items 8, 9 and 10.		
12.	DELEGATION AND SUPERVISION		
	In matters where the Costs Court considers it reasonable for more than one legal practitioner to be involved in the conduct of the matters, the Costs Court shall make such additional allowances as are considered reasonable in all the circumstances in accordance with this Scale.		
	Such allowances may include time spent by both principal legal practitioner and delegates in ensuring tasks are properly delegated and supervised—in accordance with item 1(a) and item 1(b).		
13.	RESEARCH		
	Where it is appropriate to research a legal question of some complexity that is not procedural in nature— in accordance with item 1(a) or item 1(b), as appropriate.		

14.	COL	LATION, PAGINATION AND INDEXING	
14.	Of do or ins Book to Co exper	ocuments or files including for discovery spection purposes, briefs to Counsel, Court s, Appeal Books, exhibits or annexures ourt documents, hearings, instructions to t witnesses, correspondence and the like— cordance with item 1(c).	
15.	RED	ACTION	
	inspec Appe docur corres	ocuments or files including for discovery or ction purposes, briefs to Counsel, Court Books, al Books, exhibits or annexures to Court ments, hearings, instructions to expert witnesses, spondence and the like—in accordance with 1(a), item 1(b) or item 1(c), as appropriate.	
16.	ELE	CTRONIC DOCUMENT MANAGEMENT	
	(a)	Database creation, database administration (including establishing design and agreement protocols), database design and implementation—in accordance with item 1(b);	
	(b)	Document preparation and document design in compliance with any Supreme Court Practice Note or any Supreme Court order or direction dealing with the use of technology in the management of any civil litigation matter—in accordance with item 1(a), item 1(b) or item 1(c), as appropriate;	
	(c)	Imaging of documents to searchable format including rendering to PDF and scanning where necessary—in accordance with item 1(c);	
	(d)	Publishing including—	
		 (i) electronic exchange and discovery; and (ii) write-to CD/CD ROM/USB or other agreed media— 	
		in accordance with item 1(c).	

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nem	and D	escription	Amoun	
17.	SKII	L, CARE AND RESPONSIBILITY		
		lditional amount may be allowed, having regard circumstances of the case, including—		
	(a)	the complexity of the matter;		
	(a) (b)	the difficulty or novelty of the questions		
	(0)	involved in the matter;		
	(c)	the skill, specialised knowledge and responsibility involved and the time and labour expended by the legal practitioner;		
	(d)	the number and importance of the documents prepared and perused, regardless of length;		
	(e)	the amount or value of money or property involved;		
	(f)	research and consideration of questions of law and fact;		
	(g)	the general care and conduct of the legal practitioner, having regard to the instructions and all relevant circumstances;		
	(h)	the time within which the work was required to be done;		
	(i)	allowances otherwise made in accordance with this Scale (including allowances for attendances in accordance with item 1);		
	(j)	any other relevant matter.		
18.	COR	PORATIONS SHORT FORM BILL		
	Costs of obtaining a winding-up order up to and including authentication, filing and service of the order under section 470 of the Corporations Act and the obtaining from the Costs Court of an order as to costs			
	An ac adjou			
	A reasonable amount for disbursements is also allowable in addition to the lump sum amount.			

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Item and Description Amount				
).	COU	UNSEL'S FEES		
	(1)	Subject to paragraphs (2), (3) and (4), such fees as are allowed up to a maximum of—	Junior Counsel	Senio Counse
		(a) appearances—		
		(i) on trial or appeal (daily fee)	\$6430.00	\$9650.0
		(ii) any other appearance (per half day for time spent in the hearing)	\$3215.00	\$4825.0
		(b) other matters (for each hour)	\$643.00	\$965.0
		(c) preparation (for each hour)	\$643.00	\$965.0
		(d) conferences (not occurring on day of hearing) (for each		
		hour)	\$643.00	\$965.0
		(e) views (for each hour)	\$643.00	\$965.0
		(f) drawing or settling documents (for each hour)	\$643.00	\$965.0
		(g) opinions, advices (for each hour)	\$643.00	\$965.0
		(h) any other work, not otherwise provided for (for each hour)	\$643.00	\$965.0
	(2)	Circuit fees are additional and are t allowances as provided for in Sche the Rules of the County Court.		
	(3)	osts Court shall	have	
		(a) all criteria in item 17; and		
		(b) the other fees and allowances t and	o Counsel in the	e matter;
		 (c) payments made for interlocuto has reduced the work which we necessary in relation to the brid 	ould otherwise l	
		(d) the standing of Counsel.		

Item and Description A		
(4)	Where costs are taxed pursuant to an order of the Supreme Court, Counsel's fees in excess of scale are not to be allowed unless the Supreme Court otherwise orders, but in any other case the Costs Court has discretion to allow fees in excess of scale.	

Appendix B—Supreme Court witnesses' expenses and interpreters' allowances

The charges in this Scale apply on and after 1 January 2022 and are exclusive of any GST chargeable.

WITNESSES' EXPENSES

Ite	Amount			
1.	A per or a p actua IT co medi chem for pr witne			
	(a)	per hour or part thereof reasonably absent from professional rooms or place of business	\$296.90 to \$592.50	
	(b)	but in any event not to exceed in any one day.	\$3553.70	
2.	Person other than a professional person who is engaged in business as a principal on that person's own behalf—			
	(a)	per hour or part thereof	\$237.00 to \$474.10	
	(b)	but in any event not to exceed in any one day.	\$2132.90	
3.	Any	other witness—		
	(a)	per day	\$177.20	
	(b)	but if the witness is remunerated in any employment by wages, salary or fees, the amount lost by the attendance but in any event not to exceed in any one day.	\$828.30	
The Costs Court may allow in addition any appropriate reasonable expense incurred by the witness, e.g. child minding expenses.				

A witness attending in more than one proceeding shall be entitled to a proportionate part only of the expense of the proceeding.

The Costs Court may allow a country witness, in addition to the above expenses, a reasonable sum for the actual expense of travel to and from the place of trial or hearing and for maintenance or sustenance. For this purpose, a witness who does not reside within 50 kilometres of the place of trial or hearing is a country witness.

Where a witness gives evidence as an expert, the Costs Court may allow an amount reasonably incurred and paid to the witness for qualifying to give that evidence.

Notwithstanding anything in the above scale, the Costs Court may allow to an expert witness a special fee for any attendance at the Supreme Court not covered by the scale when the witness assists counsel or solicitors as an expert for a period during the trial or hearing.

Nothing in the scale shall affect the existing practice of allowing qualifying fees to witnesses.

INTERPRETERS' ALLOWANCES

Item and Description			Amount
4.	Attend qualify solicit		
	(a)	per hour or part thereof reasonably absent from	
		professional rooms or place of business	\$83.50
	(b)	but in any event not to exceed in any one day.	\$581.30
5.	5. Attending Supreme Court—		
	(a)	for absence from place of residence or business	
		for four hours or less	\$331.80
	(b)	and for each hour or part thereof in excess of four	
		hours	\$83.50
	(c)	but in any event not to exceed in any one day.	\$581.30
The	e Costs	Court may allow a country interpreter, in addition to the	e above

The Costs Court may allow a country interpreter, in addition to the above allowance, a reasonable sum for the actual expense of travel to and from the place of trial or hearing and for maintenance and sustenance. For this purpose, an interpreter who does not reside within 50 kilometres of the place of trial or hearing is a country interpreter.

Notwithstanding anything in the above scale, the Costs Court may allow an increased amount to a professional interpreter in special circumstances.

Dated:

21-147SR.S1-8/11/2021

Endnotes

Endnotes

¹ Rule 4: S.R. No. 103/2015. Reprint No. 2 as at 2 January 2018. Subsequently amended by S.R. Nos 32/2018, 33/2018, 58/2018, 131/2018, 132/2018, 168/2018, 19/2019, 21/2019, 38/2019, 73/2019, 90/2019, 122/2019, 124/2019, 29/2020, 30/2020, 57/2020, 98/2020, 16/2021, 17/2021 and 105/2021.