1991 No. 389

EMERGENCY PROVISIONS

Emergency Provisions (Compensation) (Amendment) Rules (Northern Ireland) 1991

5th July 1991 Made . . 1st September 1991 Coming into operation

The Lord Chief Justice in exercise of the powers conferred on him by section 28A(1) of the Northern Ireland (Emergency Provisions) Act 1978(a) after consultation with the Secretary of State, hereby makes the following

Citation, commencement and interpretation

- 1.—(1) These rules may be cited as the Emergency Provisions (Compensation) (Amendment) Rules (Northern Ireland) 1991 and shall come into operation on 1st September 1991.
- (2) In these rules "the principal rules" means the Emergency Provisions (Compensation) Rules (Northern Ireland) 1988(b).

Amendment to the principal rules

2. For Schedule 2 to the principal rules there shall be substituted the new Schedule 2 set in the Schedule.

Dated 5th July 1991.

Brian Hutton Lord Chief Justice of Northern Ireland

⁽a) 1978 c. 5 as substituted by section 12 of 1987 c. 30
(b) S.R. 1988 No. 221 as amended by S.R. 1990 No. 441

SCHEDULE

Rule 2

AMENDMENT TO THE PRINCIPAL RULES

SCHEDULE 2.

Rule 9(2)

Party and party costs in appeals under section 28(5) of the Northern Ireland (Emergency Provisions) Act 1978

A. Appellant's Costs

Where the amount awarded is greater than ne Secretary of State's decision and does not exceed—	Solicitor's Costs	Counsel' s Fee
(1)	(2)	(3)
£	£	£
250	110	42
500	135	52
750	170	70
1,000	194 ·	82
2,000	219	91
3,000	. 245	102
4,000	271	108
5,000	294	116
6,000	321	123
7,000	347	132
8,000	370	138
9,000	397	148
10,000	423	155
15,000	539	196
20,000	668	242
25,000	784	285
30,000	913	336
35,000	1,030	381
40,000	1,155	433
45,000	1,273	465
50,000	1,391	535

NOTES:

- 1. Subject to the discretion of the judge to certify otherwise, the scale of counsel's fees in column (3) above relates only to the item or items the subject of the appeal and not to the value of the claim as a whole.
- 2. Where a case is settled more than 2 days prior to the court hearing, 85% of the appropriate amount in column (3) of the above table is payable as counsel's fees.
- 3. Where the judge considers it was proper for an appellant to instruct senior as well as junior counsel, the senior counsel's fee will be one and a half times the appropriate figure in column (3) of the above table.
- 4. Where the amount awarded is in excess of £50,000 the judge shall, unless the parties otherwise agree, certify the amount of solicitor's costs and the amount allowed for counsel's fees.

- 5. Where the case is one of exceptional complexity or difficulty the judge may certify an amount exceeding the scale figures in columns (2) or (3) of the above table.
- 6. Nothing in this Schedule shall derogate from the provisions of rule 5.
- 7. The scale of solicitor's costs in column (2) above is inclusive of any costs (but not expenses) payable by the Secretary of State in respect of making out and verifying the claim to compensation up to the date of service of notice of the Secretary of State's decision under section 28(5) of the Act.
- 8. Where an Appeal under section 28(5) of the Act is in respect of an act authorised by or on behalf of the Secretary of State under Section 19(2) of the Act and the judge considers that the scale of costs in this Schedule is inappropriate, the amount of solicitor's costs or of counsel's fees shall be in the discretion of the judge and, unless the parties otherwise agree, he shall certify the amount he allows for such costs and fees.
- 9. (a) Where a solicitor conducts an appeal without counsel he shall, if the judge so allows, be entitled to an enhancement of his costs in addition to the scale costs in column (2) of the above table; and
 - (b) the amount of any enhancement so allowed shall be in the discretion of the judge, but shall not exceed 50% of the scale fee in column (3) of the above table to which counsel, if conducting the appeal, would have been entitled.

B. Respondent's costs

- 1. Where an appeal is dismissed, the judge may order the appellant to pay to the Secretary of State an amount for his solicitor's costs or counsel's fees.
- 2. Where he does so, that amount shall, in default of agreement, be such as the judge may determine, whether equal to or less than the costs actually incurred or the fees paid by the Secretary of State in resisting the appeal.

EXPLANATORY NOTE

(This note is not part of the Rules.)

These rules amend the Emergency Provisions (Compensation) Rules (Northern Ireland) 1988. They introduce a new scale of costs payable to solicitors and counsel in appeals to the county court under section 28(5) of the Northern Ireland (Emergency Provisions) Act 1978.