- 2. A night allowance shall be deemed to cover a single period of absence of 24 hours.
- 3. A day allowance in respect of duties not involving a night's absence shall be payable at the rate of 3s. 6d. when a member is necessarily absent from his home or place of business for more than five hours but not more than eight hours and at the rate of 8s. 4d. when his absence exceeds eight hours.

PART III

RULES WITH RESPECT TO OTHER OUT-OF-POCKET EXPENSES

1. Payment may be made of an amount not exceeding the actual amount of out-ofpocket expenses necessarily incurred by a member on the business of the body or
committee of the body, not being expenses referred to elsewhere in this Schedule.
Where the amount of a claim by a member under this Part of this Schedule exceeds
ten shillings, payment may be made only with the approval of the Ministry of Health
and Local Government.

Tribunal

REGULATIONS, DATED 21ST OCTOBER, 1948, MADE BY THE MINISTRY OF HEALTH AND LOCAL GOVERNMENT UNDER SECTIONS 16 AND 80 OF THE HEALTH SERVICES ACT (NORTHERN IRELAND), 1948.

1948. No. 290

The Ministry of Health and Local Government for Northern Ireland (in these Regulations referred to as "the Ministry") in exercise of the powers conferred on it by Sections sixteen and eighty of the Health Services Act (Northern Ireland), 1948, hereby makes the following Regulations, that is to say:—

- 1.—(1) These Regulations may be cited as the Health Services Short title and interpretation. (Northern Ireland), 1948.
- (2) In these Regulations, unless the context otherwise requires, the following expressions have the respective meanings hereby assigned to them:—
 - "the Act" means the Health Services Act (Northern Ireland), 1948:
 - "the Authority" means the Northern Ireland Hospitals Authority;
 - "the Board" means the Northern Ireland General Health Services Board;
 - "complainant" means any person or body making a representation to the Tribunal;
 - "inquiry" means an inquiry held under Section sixteen of the Act;
 - "representation" means a representation made to the Tribunal that the inclusion or continued inclusion of any person in any of the lists mentioned in sub-section (1) of Section sixteen of the Act would be prejudicial to the efficiency of the services in question;

- "respondent" means any person against whom a representation is made;
- "the Tribunal" means the Tribunal constituted under Section sixteen of the Act.
- (3) The Interpretation Act, 1921, shall apply for the purpose of the interpretation of these Regulations in like manner as it applies for the interpretation of an Act of the Parliament of Northern Ireland.

Forms.

2. The forms set out in the First Schedule to these Regulations, or forms substantially to the like effect, shall be used in all cases to which those forms are applicable.

Term of office of members of Tribunal.

- 3.—(1) The Chairman of the Tribunal shall hold office during the pleasure of the Lord Chief Justice.
- (2) The members of the Tribunal appointed by the Board and the Authority shall hold office during the pleasure of the Board or the Authority as the case may be.
- (3) The members of the panel of six persons appointed by the Governor of Northern Ireland shall be appointed to the panel for such period as the Governor thinks fit.

Ineligibility to act in certain cases.

4. If in the opinion of the Chairman any member of the Tribunal is interested, or is partner or principal or assistant to a person interested in an inquiry held by the Tribunal, that member shall take no part in the inquiry but a deputy shall be appointed in his place.

Remuneration of members.

5. The Ministry may remunerate the members of the Tribunal in accordance with the scale contained in Part I of the Second Schedule to these Regulations.

Expenses of members.

6. The Ministry may make to the members of the Tribunal payments in respect of travelling and subsistence allowances in accordance with the rules contained in Part II and Part III of the Second Schedule to these Regulations and payment shall be conditional on the certification by the member that the expenses were actually and necessarily incurred whilst he was engaged on the business of the Tribunal.

Officers or Tribunal.

7. The Ministry shall appoint an officer to act as Clerk of the Tribunal and shall also appoint such other officers as may be necessary.

Remuneration and expenses of officers.

expenses of officers.
Representation and

Representation and preliminary statement.

- 8. The officers of the Tribunal shall be paid such remuneration and out-of-pocket expenses as may be determined by the Ministry.
- 9.—(1) A representation shall be in writing signed by or on behalf of the complainant and addressed to the Clerk of the Tribunal.
- (2) The Chairman of the Tribunal may, if he thinks fit, require the complainant to send to the Clerk of the Tribunal a preliminary

statement setting out the alleged facts and grounds on which the representation is based and, where a fact is not within the personal knowlege of the complainant, the source of the information and grounds for the belief of the complainant that the information is true, together with such further particulars as he may think necessary and he may require the preliminary statement to be verified by statutory declaration.

- 10. If it appears to the Chairman of the Tribunal, after due consider-Power to ation of any representation or of any preliminary statement furnished refuse by the complainant, not being the Board or the Authority, that no good cause has been shown why an inquiry should be held, he may refuse to hold an inquiry and the Clerk of the Tribunal shall inform the complainant accordingly.
- 11.—(1) The Tribunal shall, in all cases where an inquiry is to be Notices to be held, send the following notices, namely:—

 sent in case of inquiry.

(a) a notice to the respondent informing him that it is proposed Form 1.

to hold an inquiry as to the representation made by the

complainant; and

(b) a notice to the complainant informing him that it is proposed Form 2. to hold an inquiry as to the representation made by him, and requiring him, within a time specified in the notice, to send to the Tribunal a concise statement of the alleged facts and grounds on which the representation is based (in these Form 2A. Regulations referred to as "the statement of complaint") together with a list of all the documents which he proposes to put in evidence:

Provided that where the complainant has sent a preliminary statement to the Tribunal, the Tribunal may, if they think fit, dispense with a statement of complaint and in that case the preliminary statement shall, for the purposes of the inquiry, be treated as the statement of complaint.

- (2) The Chairman of the Tribunal may, if he thinks proper on the application of the complainant, extend the time for sending to the Tribunal the statement of complaint.
- 12. The Clerk of the Tribunal shall not less than fourteen days be-Respondent fore the day appointed for the holding of the inquiry send to the redeny spondent a copy of the statement of complaint and of the list of docu-allegations. ments which the complainant proposes to put in evidence together with Form 3. a notice informing him that he may, if he so desires, within a time specified in the notice, by a statement in writing addressed to the Clerk of the Tribunal, admit or dispute the truth of all or any of the allegations appearing in the statement of complaint.
- 13. The Tribunal may, at any time before the conclusion of the in-Amendment quiry, allow the statement of complaint to be amended upon such of statement conditions as they may think just.

Right of respondent to inspect documents.

- 14.—(1) The respondent may, on giving due notice to the complainant, inspect, either personally or by an agent authorised in writing, the documents included in the list sent by the complainant to the Tribunal and the complainant shall give reasonable facilities for the purpose.
- (2) The respondent shall be entitled, on making application to the Tribunal, to a copy of any document in that list and the Tribunal may require the complainant to furnish to the Clerk of the Tribunal a copy of the document for the respondent's use.

Notice of inquiry to be given. Form 4.

- 15.—(1) The Chairman of the Tribunal shall appoint a day for the holding of the inquiry and the Clerk shall, not less than fourteen days before the appointed day, send notices to the complainant and the respondent informing them of the date, time and place of the inquiry.
- (2) The Tribunal shall send to any body on whose list, prepared under PART II or PART III of the Act, the name of the respondent appears notice of the date, time and place of the inquiry and that body may appear and take such part in the proceedings at the inquiry as the Tribunal shall think proper.

Power to postpone inquiry.

The Chairman of the Tribunal may, if he thinks fit or on the application of either party, postpone the date for the holding of the inquiry.

Power to treat representation as withdrawn in certain cases.

17. If the complainant fails, within the time specified in the notice or within any extended period, to send a statement of complaint to the Tribunal or if he fails to comply with any other requirement of these Regulations, the Tribunal may treat the representation as having been withdrawn.

Withdrawal ation.

- 18.—(1) The complainant may at any time before the inquiry, with of represent- the consent of the Tribunal and on such terms, which may include the payment of all or part of the costs incurred by the respondent, as the Tribunal think fit, withdraw the representation by giving notice of withdrawal in writing to the Clerk of the Tribunal.
 - (2) Where the representation has been withdrawn or is treated by the Tribunal as having been withdrawn, the Tribunal shall forthwith inform the respondent that the representation has been withdrawn or is treated as having been withdrawn, as the case may be.

Procedure at inquiry.

The proceedings shall be held in camera unless the respondent has applied for the inquiry to be held in public and the provisions as to inquiries contained in the Third Schedule to these Regulations shall Subject to the aforesaid the procedure at the inquiry shall be within the discretion of the Tribunal.

- 20.—(1) Any body (whether corporate or incorporate) entitled to Appearance appear at the inquiry may appear by their secretary or other officer by represent-duly appointed for the purpose or by counsel or solicitor.
- (2) The complainant and the respondent shall be entitled to appear and be heard at the inquiry in person or by counsel or solicitor, or by any officer or member of any organisation of which he is a member, or by any member of his family, and shall be entitled to call witnesses and to produce other evidence upon his behalf.
- 21. Where it appears to the Tribunal that the alleged facts on which Power to any representation is based are or may be the subject of investigation ceedings in by any other tribunal, they may, if they think fit, direct that no further certain cases. steps shall be taken under these Regulations pending the issue of such other investigation.
- 22. Notwithstanding anything in these Regulations, where the Power to grounds on which any representation is based consist solely of an dispense allegation that the respondent has been convicted of a criminal offence inquiry. and he admits the truth of such allegation, the Tribunal may, with the consent of the respondent, dispense with an oral inquiry and determine the case upon such documentary evidence as may be submitted to them.
- 23.—(1) At the conclusion of the inquiry the Tribunal shall, as soon Report by as may be, issue a statement under the hand of the Chairman containing Tribunal. their findings of fact, the conclusion which they have reached and such directions as they may give under subsection (3) of Section 16 of the Act, and any order they may decide to make with respect to the costs of the parties.
- (2) A copy of such statement shall be forwarded by the Tribunal to the Ministry, the respondent and the complainant, and the Ministry shall send a copy of the statement to the Board or the Authority whichever appears to the Ministry to be concerned.
- 24. The Tribunal shall give notice to the respondent of his right Notice of of appeal to the Supreme Court, in accordance with the terms of sub-right of appeal to the section (4) of Section 16 of the Act, against any direction given by them Supreme for the exclusion or removal of his name from any list.
- 25. Notice of any direction of the Tribunal or of a decision on appeal Publication shall be published in such manner as the Ministry thinks fit:

 Of decisions of Tribunal, Provided that notice of the imposition of any disqualification shall not etc. be published until after the expiration of the time limited for appeal against a direction of the Tribunal.
- 26. The period, after the giving or the confirmation of any direction Applications of the Tribunal, within which a person may apply to the Tribunal for for the inclusion of his name in the list from which it has been excluded or the restoration of his name to the list from which it has been removed, shall be one year.

27.—(1) Any document which is required or authorised by these Regulations to be given to or served on any person may be given or served either—

Service of notices, etc.

- (a) by delivering it to that person; or
- (b) in the case of the Ministry, the Tribunal, the Board or the Authority, by delivering it to their secretary or clerk or by sending it in a prepaid letter, addressed to them at their principal office; or

(c) in the case of a respondent by sending it in a prepaid registered letter addressed to him at the address given in the list in which he is included; or

- (d) in any other case, by sending it in a prepaid registered letter addressed to him at his usual or last known address.
- (2) Where a party to an inquiry is represented by a solicitor it shall be a sufficient compliance with this Regulation if the document required to be given or served is sent by registered post to the solicitor at his professional address.
- (3) Until the contrary is proved, any document sent as aforesaid shall be deemed to be served at the time at which a letter would be delivered in the ordinary course of post.
- 28. The Tribunal may dispense with any requirements of these Regulations respecting notices, applications, and documents in any case where it appears to the Tribunal just and proper to do so.

Power to dispense with requirements as to notices.

Sealed with the Official Seal of the Ministry of Health and Local Government for Northern Ireland this twenty-first day of October, one thousand nine hundred and forty-eight, in the presence of

(L.S.)

Thos. Elwood,
Assistant Secretary.

FIRST SCHEDULE

Forms for use in proceedings before Tribunal

FORM 1

NOTICE TO THE RESPONDENT OF INTENTION TO HOLD INQUIRY

In the matter of

and a

In the matter of the Health Services Act (Northern Ireland), 1948. To

Take notice that a representation has been made by

of

to the Tribunal list of the

that your continued inclusion in the †

Northern Ireland General Health Services Board

§ Northern Ireland Hospitals Authority

would be prejudicial to the efficiency of the \$\frac{1}{2}\$ services provided under the Act, and that it is proposed to hold an inquiry with respect to the above representation.

A statement of the alleged facts and grounds on which the above representation is based will be sent to you as soon as possible, and notice of the date appointed for the holding of the inquiry will follow in due course.

A copy of the Health Services (Tribunal) Regulations (Northern Ireland), 1948, is enclosed herewith for your information.

	Signed,
••	Clerk of the Tribunal.
Dated	•
*State whether respondent is a medica	Lor dental practitioner chemist on hthe Imia

†State whether medical, dental, pharmaceutical or ophthalmic list.

§ Delete as appropriate.

FORM 2

Notice to complainant of intention to hold inquiry

In the matter of

•

In the matter of the Health Services Act (Northern Ireland), 1948.

Take notice that it is proposed to hold an inquiry with respect to the representation dated the day of 19..., made by you to the Tribunal to the effect that the continued inclusion of the above-named respondent in the †

Northern Ireland General Health Services Board

§ Northern Ireland Hospitals Authority would be prejudicial to the efficiency of the ‡ services provided under the Act.

You are hereby required within notice to set out on the accompanying form—

days after receipt of this

- (a) a concise statement of the alleged facts and grounds on which your said representation is based; and
- · (b) a fist of all the documents (if any) which you propose to put in evidence at the inquiry,

and to forward the form to me.

Notice of the day appointed for the holding of the inquiry will be sent to you in due course.

A copy of the Health Services (Tribunal) Regulations (Northern Ireland), 1948, is enclosed herewith for your information.

	Signed
•	Clerk of the Tribunal.
ated	

§ Delete as appropriate.

D

^{*}State whether respondent is a medical or dental practitioner, chemist, ophthalmic optician or dispensing optician.

^{\$\\$\}tag{State}\] whether general medical, general dental, pharmaceutical or supplementary eye services.

^{*}State whether respondent is a medical or dental practitioner, chemist, ophthalmic optician, or dispensing optician.

[†]State whether medical, dental, pharmaceutical or ophthalmic list. IState whether general medical, general dental, pharmaceutical or supplementary eye services.

FORM 2A

STATEMENT OF COMPLAINT

In the matter of	a *
and In the matter of the Health Services Act (No	rthern Ireland) 1048.
To the Clerk of the Tribunal,	illein Heland), 1970.
The facts and grounds on which the representa	tion made by me with respect to the
above-named is based, are as follows:	made by me with respect to the
(Here set out concise statement of facts and groun	ıds.)
The following is a list of all the documents wh	nich I propose to put in evidence:-
(Here set out list of documents.)	
	······································
Dated	
* State whether respondent is a medical or denoptician or dispensing optician.	ntal practitioner, chemist, ophthalmic
Form 3	
Notice to respondent of alleged facts and o	GROUNDS ON WHICH REPRESENTATION
IS BASED.	
In the matter of and	a * ·
In the matter of the Health Services Act (Nor	thern Treland), 1948
To	,
With reference to the representation made by	
of	concerning you (of which
representation due notice was given to you dated t 19) I am directed by the Tribunal to send you	the day of
received by the Tribunal from the said	a copy of the statement of complaint setting
out the alleged facts and grounds on which the	
with a list of all documents proposed to be put in	evidence by him.
You may if you so desire, inform the Tribuna	al, by statement in writing addressed
to me within days after rec	eipt of this notice, whether you admit
or dispute the truth of all or any of the allegation	is appearing in the statement of com-
plaint. You are further entitled to inspect any of the	documents mentioned in the above
list, either personally or by an agent authorised in	n writing, on giving due notice to the
above-named	and, by applying to the Tribunal
for that purpose, to receive copies of any of the s	aid documents.
Signed	Clerk of the Tribunal.
D . 1	Clerk of the Tribunal.
Dated	
* State whether respondent is a medical or der optician or dispensing optician.	ntal practitioner, chemist, ophthalmic
FORM 4	
Notice to complainant or respondent of day	Appointed for holding of inquiry.
In the matter of	a *
an	
In the matter of the Health Services Act (Nort	thern Ireland), 1948.
To	of
	hy you with respect to the
With further reference to the representation made	de by you with respect to the
above-named,	My
of with respect t	to you,
•	

Tribunal

Take no	otice that the	he Tribunal	will	on			the
at	a.m. p.m.	at		•		7	
hold an in	quiry to inv	estigate the s	aid r	epresentation.			
				lo not attend on al may proceed			
		•		Signed			•
				o,	Clerk	of the Tribu	nal.
Dated				·			
	whether res		medi	cal or dental pra	ctitioner	, chemist, opl	hthalmic

SECOND SCHEDULE

PART I

Scale of remuneration of members of the Tribunal.

Where the duration of the inquiry is one day or part of one day the Chairman shall be paid a fee of fifteen guineas, and where the duration of the inquiry is more than one day the Chairman shall be paid a fee of fifteen guineas for the first day and ten

guineas for each additional day or part of a day.

2. The other members of the Tribunal shall be paid a fee of five guineas for each day or part of a day on which the Tribunal sits.

PART II

Rules with respect to the payment of travelling expenses

The payment shall be made in respect of expenses incurred by a member in attending meetings of the Tribunal or in travelling on the Tribunal's business.

2. Except as provided in paragraph 8 below, the sum paid shall not exceed the

amount disbursed by the member.

First class railway and steamship fares shall be payable but members shall take

the fullest possible advantage of any available cheap fares.

4. Subject as provided in the next following paragraph, expenditure on the hire of vehicles shall not be paid if an adequate public service is available, but a member hiring a vehicle shall be entitled to claim the sum he would have been paid had he travelled by such a service.

5. Expenditure on the hire of vehicles shall be payable in cases of urgency or in other cases in which transport is reasonably required and an adequate public service

is not available.

A member making an overnight journey by rail and engaging sleeping car accommodation may receive the cost, but any subsistence allowances payable to him for that night shall be reduced by one third.

Fares for air travel shall be payable if either-

- (a) the excess cost by comparison with fares for surface travel does not exceed the additional subsistence allowances that would have been payable in respect of surface travel; or
- (b) as regards a particular journey or class of journeys the saving of time involved is so substantial as to justify payment.
- If a member uses his private motor vehicle in circumstances which involve a substantial saving in his time and are otherwise reasonable, or where it is in the interests of the Tribunal that the member should use his private motor vehicle in preference to a public service an allowance at the rate of 6d. per mile shall be payable.

If a member uses a private motor vehicle in circumstances where travel by a public service would be appropriate, a mileage allowance of 1½d. a mile shall be payable irrespective of the type of vehicle.

Where other persons are conveyed in the same vehicle on business relating to services provided, or to be provided, under the Health Services Act (Northern Ireland), 1948, and where their fares by a public service vehicle would otherwise be payable, an allowance of ½d. a mile for each such passenger carried shall be payable. 9. In this part or this Schedule "public service" refers to railways, steamships, omnibuses and tramways, and to aircraft so far as payments in respect of air travel are authorised in paragraph 7 hereof.

10. Where travelling expenses are incurred which are not provided for in this Part of this Schedule the matter shall be referred to the Ministry of Health and Local Government for determination.

PART III

Rules with respect to the payment of subsistence allowances.

- 1. An allowance not exceeding 30s, shall be payable in respect of each night when a member is necessarily absent from his home or place of business on the business of the Tribunal.
- 2. A night allowance shall be deemed to cover a single period of absence of 24 hours.
- 3. A day allowance in respect of duties not involving a night's absence shall be payable at the rate of 8s. 4d. when a member is necessarily absent from his home or place of business for more than eight hours.

THIRD SCHEDULE

Provisions as to Inquiries.

1. The Tribunal may by notice require a person-

(a) to attend at the time and place set forth in the notice to give evidence or to produce any books or documents in his custody or under his control which relate to any matter in question at the inquiry; or

(b) to furnish within such reasonable period as is specified in the notice such information relating to any matter in question at the inquiry as the Tribunal

may think fit and as the person so required is able to furnish:

Provided that-

(i) no person shall be required in obedience to such a notice to attend at any place which is more than ten miles from the place where he resides unless the necessary expenses are paid or tendered to him; and

(ii) nothing in this paragraph shall empower the Tribunal to require any person to produce any book or document or to answer any question which he would be entitled, on the ground of privilege or otherwise, to refuse to produce or to answer if the enquiry were a proceeding in a court of law.

2. The Tribunal may administer oaths and examine witnesses on oath and may accept in lieu of evidence on oath by any person a statement in writing by that person.

3. The expenses incurred by the Tribunal in relation to any inquiry held under these Regulations (including such sum as the Tribunal may determine in respect of the services of any officer engaged in the inquiry) shall be paid by such of the parties to the inquiry in such proportions as the Tribunal may order.

4. The Tribunal may make orders as to the expenses incurred by the parties appearing at any such inquiry and as to the parties by whom such expenses shall be paid.

HEALTH SERVICES—HOSPITALS

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