- 50. Grainan Park, Belmont, Co. Londonderry, for its full length.
- 51. Shantallow Avenue, Belmont, Co. Londonderry, for its full length.
- 52. Summerhill Grove, Belmont, Co. Londonderry, for its full length.
- 53. Summerhill Park, Belmont, Co. Londonderry, for its full length.
- 54. Ballygawley Road, Trunk Road No. T.3, Dungannon, Co. Tyrone, from a point approximately 135 yards west of New Well Road, to a point approximately 30 yards west of the junction with Aughnacloy Road, Class II, No. B.35.
- 55. The Dungannon-Aughnacloy Road, Dungannon, Co. Tyrone, Class II, No. B.35, from the junction with Ballygawley Road, Trunk Road No. T.3, to a point approximately 485 yards south of this junction.
 - 56. Windmill Drive, Dungannon, Co. Tyrone, for its full length.
 - 57. Windmill Court, Dungannon, Co. Tyrone, for its full length.
 - 58. Woodbourne Crescent, Dungannon, Co. Tyrone. for its full length.
- 59. Station Road, Ballymagorry, Co. Tyrone, from the junction with the Londonderry-Strabane Trunk Road No. T.3, to a point approximately 275 yards east of this junction.

THIRD SCHEDULE

The Bangor-Portaferry Road, Class I, No. A.2, Donaghadee, Co. Down, from a point approximately 310 yards north-west of the Portavoe Road (Stockbridge Road) to a point approximately 1,020 yards north-west of this junction.

EXPLANATORY NOTE

(This Note is not part of the Order, but is intended to indicate its general purport.)

This Order has the effect of applying the 30 m.p.h. speed limit to various lengths of road.

1963. No. 191

[NC]

SUPREME COURT, NORTHERN IRELAND PROCEDURE

The Rules of the Supreme Court (Northern Ireland) (No. 3) 1963

We, the Northern Ireland Supreme Court Rules Committee, being the authority having for the time being power under section 7 of the Northern Ireland Act 1962(a) to make, amend or revoke rules regulating the practice and procedure of the Supreme Court of Judicature of Northern Ireland, hereby exercise those powers and all other powers enabling us in that behalf as follows:—

1. In Order III of the Rules of the Supreme Court of Northern Ireland(b), which relates to indorsements of claim, for paragraph (2) of rule 8 the following paragraph shall be substituted:—

- "(2) Subject to Order LXV rule 50, the amount to be claimed for costs under this rule shall be in accordance with Scale I of Part VI of Appendix S."
- 2. In Order LXV, which relates to costs, the following amendments shall be made:—
 - (1) For rule 49 the following rule shall be substituted:—
 - "49. In all cases of judgment by default of appearance or of defence for a liquidated demand, where the plaintiff is entitled to costs, there shall be added to the principal sum for which such judgment is marked the sums for costs shown in the appropriate column in Scale II of Part VI of Appendix S:

Provided that a plaintiff, not being a solicitor, suing in person shall not be entitled to recover a greater sum for costs than the outlay necessarily incurred by him."

- (2) In rule 60 for the figures "£2 0 0" there shall be substituted the figures "£2 5 0".
- 3. In Appendix S, which relates to costs, the following amendments shall be made:—
- (1) In the third column of item 83 of Part I for the figures "1 10 0" and "2 5 0" there shall be substituted the figures "0 15 0" and "1 10 0" respectively.
 - (2) Immediately after Part V there shall be added the following Part:—

"APPENDIX S

PART VI

FIXED COSTS

SCALE I

Four Day Costs

The amount of costs indorsed on Writ of Summons under Order III, rule 8:												
	When the	amount	claimed	is not le	ss tha	n £40	but :	not more	than	£	s.	d.
	£100	• •	• •	• •	• •		• • •	• •	••	6	5	0
	When the	amount	claimed	is more	than	£100	but 1	not more	than			
	£300	• •		• •	• •		• •	• •		8	15	0
	When the	amount	claimed	is more	than :	£300		• •		12	0	0
	Additional C	osts:										
	Where the	re is more	e than on	e defenda	ınt, in	respe	ct of e	each addit	ional			
		ant serve				_		• •			15	0

Scale II

Judgment in Default of Appearance or of Defence for a Liquidated Demand

	,				
Items of costs which may be added under Order LXV rule 49	When the amount recovered is not less than £40 but not more than £100	When the amount recovered is more than £100 but not more than £300	When the amount recovered is more than £300		
Basic Costs. The amount of costs to be added under Order LXV rule 49 on the entry of judgment shall be	£ s. d.	£ s. d.	£ s. d.		
 Additional Costs. The following items for costs may also be added— (a) Where there is more than one defendant, in respect of each additional defendant served (b) Where in consequence of the distance of the party to be served, it is proper to effect 	15 0	1 5 0	1 5 0		
such service through an agent, for correspondence (c) When the writ is served in county in Northern Ireland	Nil -	15 0	15 0		
and not in any city or town (d) If execution do issue (e) If judgment is registered	Nil 1 15 0	1 0 0 2 0 0	1 0 0 2 5 0		
under 13 and 14 Vict. Cap. 74 (f) If the judgment is so registered against more than one	1 12 6	3 2 6	3 2 6		
defendant, for each additional registration	176	1 7 6	1 7 6"		

- 4. When proceedings have been instituted, before these rules came into force, for the recovery of a sum of less than £40 and judgment by default of appearance or of defence for a liquidated sum is entered after these rules come into force, then there shall be added to the principal sum for which the judgment is marked the sum for costs to which the plaintiff would have been entitled had these rules not been made together with an additional sum of £1 5s. 0d.
- 5. These rules may be cited as the Rules of the Supreme Court (Northern Ireland) (No. 3) 1963 and shall come into operation on the 1st day of November, 1963.

Dated this 24th day of October, 1963.

(Signed) MacDermott.

Arthur Black.

H. A. McVeigh.

Brian Maginess.

Leonard I. G. Fox.

James J. Napier.

EXPLANATORY NOTE

(This note is not part of the Rules, but is intended to indicate their general purport.)

Rules 1 and 3 make provision for a new scale of four day costs which may be indorsed on a writ under Order III rule 8.

Rules 2 and 3 make provision for a new scale of fixed costs for judgments by default of appearance or of defence.

1963. No. 192

INCI

STOCK TRANSFER

Recognition of Stock Exchanges

ORDER, DATED 26TH OCTOBER, 1963, MADE BY THE MINISTRY OF FINANCE UNDER SECTION 4 OF THE STOCK TRANSFER ACT (NORTHERN IRELAND) 1963.

The Ministry of Finance, in exercise of the powers conferred on it by section 4 of the Stock Transfer Act (Northern Ireland) 1963(a), and of all other powers enabling it in that behalf, hereby makes the following Order:—