

Ref. No. 12547/2.

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## **Regulations made by the Governor under Section 20 (2) of the Criminal Code Amendment Act, 1921.**

HIS EXCELLENCY THE LIEUTENANT-GOVERNOR has made Regulations (a copy of which is appended) dated the 16th September, 1921, under Section 20 (2) of the Criminal Code Amendment Act, 1921, prescribing the rates and scales of payment to advocates and witnesses on appeals and proceedings preliminary or incidental to appeals to the Court of Criminal Appeal.

Claims made by advocates or witnesses in respect of the above should be certified by the Court and submitted for payment to the Government Treasurer.

By Order,

**B. E. SARGEANT,**

Government Office,  
Isle of Man,

Government Secretary.

19th September, 1921.

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Regulations made by His Excellency the Lieutenant-Governor under Section 20 (2) of the Criminal Code Amendment Act, 1921, prescribing the rates and scales of payment to advocates and witnesses on appeals and proceedings preliminary or incidental to appeals to the Court of Criminal Appeal.

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In pursuance of the powers conferred on me by Section 20 (2) of the Criminal Code Amendment Act, 1921, I hereby make the following regulations:—

1. The expenses of any advocate assigned to an appellant by the Court of Criminal Appeal shall be allowed as follows:—

(a) as respects an application for leave to appeal or an application for extension of time—a fee not exceeding £1 11s. 6d.

(b) as respects any appeal, a fee not exceeding £3 3s. od., or, if in the opinion of the Court the case is one of difficulty, not exceeding £4 4s. od., provided that the Court after the conclusion of the appeal may, if it thinks fit, certify that the case was one of exceptional length or difficulty, and thereupon the fee may be increased to such sum as the Court, having regard to the length and difficulty of the case, may direct, but not exceeding £10 10s. od.

2. The expenses of any witnesses attending on the Order of the Court, or examined in any proceedings incidental to the appeal, shall be allowed on the same scale as those of a witness under the Constables and Witnesses (Fees and Wages) Act, 1911.

3. The expenses of the appearance of an appellant not in custody on the hearing of his appeal, or on any proceedings preliminary or incidental to the appeal, may be allowed on the same scale as those of an ordinary witness under the Constables and Witnesses (Fees and Wages) Act, 1911.

4. Where any examination of witnesses is conducted by a person appointed by the Court for the purpose, the person so appointed shall be allowed if he be a High Bailiff or Justice of the Peace the actual cost of travelling, the actual cost of hiring a room for the examination if no court or public room is available, and such other incidental expenses as in the opinion of the Court are necessarily and reasonably incurred. If the person appointed be a practising advocate he shall be allowed such expenses as aforesaid and in addition such fee not exceeding five guineas a day as the Court may allow.

Given under my hand this 16th day of September, 1921.

**W. FRY, M.G.,** Lieutenant-Governor.