

High Court Amendment Rules 2010 (No. 2)

Se	ect	Legis	slative	Instrument	: 2010 N	No. 274	

We, Justices of the High Court of Australia, make the following Rules of Court under the *Judiciary Act* 1903.

Dated 2 November 2010

R. S. FRENCH W. M C. GUMMOW K. M. HAYNE J. D. HEYDON S. M. CRENNAN S. M. KIEFEL V. M. BELL

Justices of the High Court of Australia

A M PHELAN Chief Executive and Principal Registrar

I certify that this is a true copy of the text of the Rule of Court the original of which I have sighted

Dated 3 November 2010

Carolyn Rogers **Senior Registrar**

AMENDMENT OF THE HIGH COURT RULES 2004

1.01 Commencement and application

- 1.01.1 These Rules shall come into operation on 1 January 2011.
- 1.01.2 Notwithstanding rule 1.01.1, the Schedule omitted from the High Court Rules 2004 by rule 2.01.1 shall continue to apply in relation to all work done and services performed before 1 January 2011.

2.01 Amendment

2.01.1 The High Court Rules 2004 are amended by omitting Schedule 2 and substituting the following Schedule:

Schedule 2 Schedule of fees for work done or services performed

(rule 52.02)

Item	Matter for which fee may be charged	Fee(\$)
	INSTRUCTIONS	
1	To sue or defend, or to make or oppose an application for leave or special leave to appeal, or to appeal, or oppose an appeal or to cross appeal, or for any other originating proceedings	272.00
2	To make or oppose any interlocutory application	120.70
3	For a special case, case stated or reservation of question of law for the consideration of a Full Court, or for a statement of claim or a petition	272.00
4	For any pleading (other than a statement of claim)	211.30
5	To amend any pleading	72.80
6	For a statement of facts or an agreed statement of facts in a matter	211.30
7	For interrogatories, answers to interrogatories, special affidavits or an affidavit (not being a formal affidavit)	163.00
8	For counsel to advise	116.30
9	For a document not otherwise provided for	45.50
10	For a brief for counsel on a hearing or application in Court or brief notes for solicitor	151.10
	Note Instructions are not to be allowed where the work intended to be included therein is charged for and allowed in detail. Instead of the above costs for instructions, such larger sum may be claimed as is reasonable in all the circumstances of the case, and is allowed on taxation at the discretion of the Taxing Officer.	

Item	Matter for which fee may be charged	Fee(\$)
	WRITS	_
11	Writ of Summons for the commencement of an action or other writ not specifically provided for	125.70
12	Concurrent Writ of Summons	45.20
13	Writ of Subpoena	65.80
14	If any of the above writs exceeds 3 folios, for each extra folio	9.10
	<i>Note</i> These costs include all endorsements, and copies (for the officers sealing them) and attendances to issue or seal, but not the Court fees.	
	SUMMONSES	
15	Any summons including preparation, copies and attendance to issue, including attendance to fix return date	77.10
	— if more than 3 folios, for each extra folio	9.10
	APPEARANCES AND NOTICES	
16	Preparing and entering an appearance including duplicate memorandum and Notice of Appearance for service	127.20
17	Any necessary or proper notice or memorandum not otherwise provided for, or any demand	42.60
	— if more than 3 folios, for each extra folio	9.10
	<i>Note</i> This provision shall not apply to short notices or memoranda endorsed on other documents but the words or folios therein may be allowed as part of the documents so endorsed.	
	DRAWING	
18	Drawing any pleading or affidavit not exceeding 5 folios	120.70
	— or, per folio	17.00
19	Drawing any other document where no other provision is made — per folio	16.60
	ENGROSSING	
20	Marking each exhibit to an affidavit	3.00
21	Engrossing any document — per folio	6.30
	COPIES	
22	Of any document including carbon, photographic or machine made copy per page. Except that where the allowance for 10 or more pages is claimed, in respect of any document, the sum allowed for such copies shall be at the discretion of the Taxing Officer	3.00
	PERUSAL AND EXAMINATION	
23	Perusal of any document including special letter, telegram, telex or similar document	45.00

	— or, per folio Except that where an allowance for 30 or more folios is claimed, in respect of any document, the sum allowed for perusal shall be at the discretion of the Taxing Officer	6.30
24	Where it is not necessary to peruse a document, such as checking a proof print of, or examining an application or appeal book, per quarter hour	
	— solicitor	45.20
	— clerk	14.70
	CORRESPONDENCE	
25	Short letter including a formal acknowledgment, making appointments, forwarding documents without comment	21.40
26	Ordinary letter (including letters between principal and agent)	36.40
27	Circular letter (after the first) each	12.10
28	Special letter or letter containing opinion and including letters of substance between principal and agent	60.30
	or	
	Such sum as the Taxing Officer thinks reasonable in the circumstances	
29	Telegram, facsimile copy, telex or other document by similar transmitting process including attendance to dispatch (where necessary)	60.30
	or	
	Such sum as the Taxing Officer thinks reasonable in the circumstances	
30	Receiving and filing any incoming special letter, facsimile, telegram or telex	3.00
	<i>Note</i> Postage and transmission fees may be claimed as a disbursement properly incurred.	
0.4	SERVICE	 10
31	Personal service of any process or proceeding where necessary	75.10
	or	
	Such sum may be allowed as is reasonable having regard to time occupied, distance travelled and other relevant circumstances	
32	When, in consequence of the distance of the party to be served, it is proper to effect service through an agent, instead of the allowance for service for:	
	(a) correspondence	66.80
	(b) agent's charges and such disbursements as may	127.40

Item	Matter for which fee may be charged	Fee(\$)
	reasonably be incurred	
33	Service of any document at the office of the address for service either by delivery or by post	25.70
	ATTENDANCES	
34	An attendance which requires the attendance of a solicitor, per quarter hour	72.00
35	An attendance which is capable of being made by a clerk	45.00
	— or, per quarter hour	11.90
36	Making an appointment or similar attendance by telephone	21.50
37	An attendance on counsel:	
	— with brief or other papers	45.80
	— to appoint a conference or consultation	20.10
38	A conference or consultation with counsel	120.70
	— or, per half hour	91.10
39	On a summons	67.90
	— or, per half hour	120.70
40	In Court instructing counsel on any hearing or application	
	— if a solicitor attends, per hour	290.00
	or	
	— if a clerk attends, per hour	120.80
41	On an application or appearance before a Registrar or a Taxing Officer	151.10
	— or, per hour	181.10
	<i>Note</i> Instead of the above costs for attendances, such larger sum may be claimed as is reasonable in all the circumstances of the case, and is allowed on taxation at the discretion of the Taxing Officer.	
42	To hear judgment	79.10
43	When in the opinion of the Taxing Officer it is necessary for two solicitors, or a solicitor and a clerk to attend on a hearing, such additional allowance as the Taxing Officer thinks reasonable shall be made	
	Not exceeding per day	606.30

Where appeal or application books are prepared in a solicitor's office, the Taxing Officer may allow such sum as the Taxing Officer thinks just and reasonable having regard to work and labour properly performed and charged for material used. In exercising this discretion the Taxing Officer shall have regard to commercial rates for copying and binding and is not obliged to apply the photographic or machine made copy costs otherwise allowable in this scale

GENERAL CARE AND CONDUCT

- The Taxing Officer may, where the case or circumstances warrant it, allow an amount to be claimed under this item, in addition to any item which appears in this scale, for general care and conduct. In exercising this discretion the Taxing Officer may have regard to any matters which the Taxing Officer considers relevant including:
 - (a) the complexity of the matter and the difficulty and novelty of the questions raised or any of them;
 - (b) the importance of the matter to the party and the amount involved;
 - (c) the skill, labour, specialised knowledge and responsibility involved therein on the part of the solicitor;
 - (d) the number and importance of the documents prepared or perused without regard to length;
 - (e) the time expended by the solicitor; and
 - (f) research and consideration of questions of law and fact

WITNESSES EXPENSES

Witnesses called because of their professional, scientific or other special skill or knowledge

Per day 1103.20

Witnesses called, other than those covered in item 49

Per day 116.30

- Witnesses remunerated in their occupation by wages, salary or fees, the amount lost by attendance at Court
- Where the witness resides more than 50 kilometres from the Court, such sum as the Taxing Officer thinks reasonable for the actual cost of conveyance, together with a reasonable amount for sustenance or maintenance
- The Taxing Officer may also allow such amount as the Taxing Officer thinks reasonable and properly incurred and paid to witnesses for qualifying to give skilled evidence
- Notwithstanding anything in the scale, the Taxing
 Officer may allow to an expert witness a special fee for
 attendance at Court not covered by the foregoing
 paragraphs of this item when the witness is acting as an
 expert in assisting counsel or a solicitor for a period
 during the trial or hearing. The scale in this item does
 not affect the existing practice of allowing qualifying
 fees to witnesses

DISBURSEMENTS

All Court fees, counsel's fees and other fees and payments, to the extent to which they have been

Item	Matter for which fee may be charged	Fee(\$)
	properly and reasonably incurred and paid, shall be allowed	
56	The remuneration allowed to a solicitor shall be governed by the foregoing scale but in special cases the Taxing Officer may allow such additional charges or disbursements as the Taxing Officer considers reasonable	