

Queensland

Uniform Civil Procedure and Another Rule Amendment Rule (No. 1) 2013

Subordinate Legislation 2013 No. 123

made under the

Supreme Court of Queensland Act 1991

Contents

		Page
Part 1	Preliminary	
1	Short title	2
2	Commencement	2
Part 2	Amendment of Uniform Civil Procedure Rules 1999	
3	Rules amended	2
4	Replacement of schs 1 and 2	2
	Schedule 1 Scale of costs—Supreme Court	
	Schedule 2 Scale of costs—District Court	
5	Amendment of sch 3 (Scale of costs—Magistrates Courts)	16
Part 3	Amendment of Criminal Practice Rules 1999	
6	Rules amended	29
7	Insertion of new r 54A	29
	54A Definitions for ch 12	29
8	Amendment of r 55 (Custody of exhibits)	30
9	Amendment of r 56 (Inspection of exhibits)	30
10	Amendment of r 56A (Copying for publication of exhibits)	30
11	Amendment of sch 6 (Dictionary)	31

Uniform Civil Procedure and Another Rule Amendment Rule (No. 1) 2013 Part 1 Preliminary

[s 1]

Part 1 Preliminary

1 Short title

This rule may be cited as the Uniform Civil Procedure and Another Rule Amendment Rule (No. 1) 2013.

2 Commencement

This rule commences on 1 July 2013.

Part 2 Amendment of Uniform Civil Procedure Rules 1999

3 Rules amended

This part amends the Uniform Civil Procedure Rules 1999.

4 Replacement of schs 1 and 2

Schedules 1 and 2—

omit, insert—

Schedule 1 Scale of costs—Supreme Court

rule 691(2)(a)

\$

(including GST)

General care and conduct

1

In addition to an amount that is to be allowed under another item of this schedule, the amount that is to be allowed for a solicitor's care and conduct of a proceeding is the amount the registrar considers reasonable having regard to the circumstances of the proceeding including, for example—

- (a) the complexity of the proceeding; and
- (b) the difficulty and novelty of any question raised in the proceeding; and
- (c) the importance of the proceeding to the party; and
- (d) the amount involved; and
- (e) the skill, labour, specialised knowledge and responsibility involved in the proceeding on the part of the solicitor; and
- (f) the number and importance of the documents prepared or perused, without regard to the length of the documents; and
- (g) the time spent by the solicitor; and
- (h) research and consideration of questions of law and fact.

(including GST)

\$

Registrar's discretion

2 For a matter for which a cost is not provided for in this schedule, the amount to be allowed is the cost the registrar considers reasonable.

Costs on quarter-hourly basis

3	 If, under an item of this schedule, costs in relation to a matter are allowable on a quarter-hourly basis, the amount to be allowed is— (a) for less than a quarter-hour spent on the matter—the cost of 1 quarter-hour; or (b) for part of a quarter-hour after the first quarter-hour spent on the matter—a proportionate amount of the cost of 1 quarter-hour. 	
	Drafting documents	
4	Drafting a document—for each 100 words	20.70
	Producing documents	
5	Producing a document in final form—for each 100 words	4.95
	Preparing exhibit certificates	
6	Preparing an exhibit certificate—for each exhibit, including a paginated book	3.90
	Copying documents	
7	Copying a document—for each page	0.25

Page 4

		[s 4]
		\$
		(including GST)
	Perusing documents	
8	Perusing a document—for each 100 words	4.95
	Examining or comparing documents	
9	Examining a document or comparing documents, in perusal is unnecessary—	f
	(a) by a solicitor—for each quarter-hour	73.50
	(b) by an employee—for each quarter-hour	21.70
	Serving documents	
10	Serving on a person 1 or more documents at the same time—	2
	 (a) personal service, by a solicitor or a solicitor's employee, if personal service is required for 1 or more of the documents served However, if the registrar considers another amount is reasonable (having regard, for example, to the distance travelled, the time involved, and the number of attendances necessary to effect service), the amount the registrar considers reasonable. 	42.90
	(b) ordinary service	26.90
	 (c) service by post	
	(i) for the first page	8.90
	(ii) for each extra page	
	(e) service by email	8.90

		\$
		including SST)
	Attendances	
11	Attendance, if capable of being done by an employee—	
	(a) to file or deliver a document, obtain an appointment, insert an advertisement, or settle an order; or	
	(b) to search; or	
10	(c) to do something of a similar nature	26.90
12	Attendance by telephone that does not involve the exercise of skill or legal knowledge	18.10
13	Attendance in court, mediation or case appraisal, at a compulsory conference or before the registrar, by a solicitor who appears without a barrister—for each	91 50
14	quarter-hour	81.50
14	Attendance for a hearing or trial held at a place other than the town where the solicitor lives or carries on	
	business—	
	(a) by the solicitor—	
	(i) for the time spent in attendance at the hearing or trial—for each quarter-hour	74.50
	 (ii) for the time the solicitor is absent from the solicitor's place of business, including time used in travelling to or from the hearing or trial, other than in attendance at the hearing or trial— 	
	(A) for an absence of 4 hours or less	560.00
	(B) for an absence of more than 4 hours—for each quarter-hour to a maximum of 8 hours	36.20
	(iii) the expenses the registrar considers reasonable for each day of absence, including Saturdays and Sundays; and	

			\$ (including
			GST)
		(iv) the actual expenses of transport to and from the hearing or trial the registrar consider reasonable; or	
		(b) by the solictor's employee—the amount the registrar considers reasonable.	e
		However, if the solicitor's absence is to attend more than 1 hearing or trial at the same place, the costs are to be divided proportionately.	
15		Attendance at a callover, to be apportioned if the attendance is for more than 1 proceeding	
16		Other attendances—	
		(a) by a solicitor, involving skill or lega knowledge—for each quarter-hour	
		(b) by an employee—for each quarter-hour \ldots .	. 21.70
		However, the costs allowed under this item are to be reduced by 25% in relation to time necessarily spen at court before an appearance in court.	
	Cor	respondence	
17	(1)	A short letter of a formal nature, written or received or forwarding a document without comment	
	(2)	An ordinary letter, written or received, including a letter between principal and agent	
	(3)	A special letter involving skill or legal knowledge including an allowance for drafting and producing.	;,

However, if the registrar considers a higher amount is reasonable for a special letter involving skill or legal knowledge, the amount the registrar considers

(4) Correspondence between offices of the same firm of solicitors-the allowance that would have been allowable if an agent had been engaged and the engagement was normal and reasonable in the

reasonable.

circumstances.

[s 4]

15

\$ (including GST)

Sending documents

18		 Postage, carriage or transmission of documents, in addition to the other costs allowed under this schedule— (a) for facsimile transmissions— (i) for the first page	8.90 1.10 8.90
	Elec	ctronic conduct of proceedings	
19	(1) (2)	Printing an email, sent or received, or electronically scanning or imaging a document, other than a document mentioned in subitem (3)—for each page Examining an electronic document or comparing electronic documents, including emails, if perusal is unnecessary—for each 100 words	0.60
	(3)	Preparing a document for disclosure, or to be exchanged electronically, by—	1.00
		(a) bar coding the document—for each page(b) electronically scanning or imaging the	0.60
		 (c) entering data about the document in a database, including delimiting the document to decide start and end pages, and carrying out quality control of the data, for example, to check for missing data and check spelling—for each document 	0.60 4.95

\$ (including GST)

(4) To the extent a proceeding is conducted electronically, costs, including the costs of any electronic service provider, to the extent the registrar considers the costs have been reasonably incurred and paid.

Fixed cost items

20	Costs for issuing a claim	695.00
21	Costs for obtaining judgment under chapter 9, part 1,	
	division 2	336.50
22	Costs for obtaining an enforcement warrant	269.00

1

Schedule 2 Scale of costs—District Court

rule 691(2)(b)

\$ (including GST)

General care and conduct

In addition to an amount that is to be allowed under another item of this schedule, the amount that is to be allowed for a solicitor's care and conduct of a proceeding is the amount the registrar considers reasonable having regard to the circumstances of the proceeding including, for example—

- (a) the complexity of the proceeding; and
- (b) the difficulty and novelty of any question raised in the proceeding; and
- (c) the importance of the proceeding to the party; and
- (d) the amount involved; and
- (e) the skill, labour, specialised knowledge and responsibility involved in the proceeding on the part of the solicitor; and
- (f) the number and importance of the documents prepared or perused, without regard to the length of the documents; and
- (g) the time spent by the solicitor; and
- (h) research and consideration of questions of law and fact.

\$ (including GST)

Registrar's discretion

2 For a matter for which a cost is not provided for in this schedule, the amount to be allowed is the cost the registrar considers reasonable.

Costs on quarter-hourly basis

3	 If, under an item of this schedule, costs in relation to a matter are allowable on a quarter-hourly basis, the amount to be allowed is— (a) for less than a quarter-hour spent on the matter—the cost of 1 quarter-hour; or (b) for part of a quarter-hour after the first quarter-hour spent on the matter—a proportionate amount of the cost of 1 quarter-hour. 	
	Drafting documents	
4	Drafting a document—for each 100 words	19.60
	Producing documents	
5	Producing a document in final form—for each 100 words	4.95
	Preparing exhibit certificates	
6	Preparing an exhibit certificate—for each exhibit, including a paginated book	3.90
	Copying documents	
7	Copying a document—for each page	0.25

		\$ (including GST)
	Perusing documents	
8	Perusing a document—for each 100 words	. 3.90
	Examining or comparing documents	
9	 Examining a document or comparing documents, perusal is unnecessary— (a) by a solicitor—for each quarter-hour (b) by an employee—for each quarter-hour 	. 61.00
	Serving documents	
10	 Serving documents Serving on a person 1 or more documents at the sam time— (a) personal service, by a solicitor or a solicitor employee, if personal service is required for 1 of more of the documents served. However, if the registrar considers anothe amount is reasonable (having regard, for example, to the distance travelled, the tim involved, and the number of attendance necessary to effect service), the amount the registrar considers reasonable. 	's or . 42.90 er or ne es
	(b) ordinary service	. 26.90
	(c) service by post	. 19.60
	(d) service by facsimile—	
	(i) for the first page	
	(ii) for each extra page	
	(e) service by email	. 8.90

		\$
		ncluding iST)
	Attendances	
11	Attendance, if capable of being done by an employee—(a) to file or deliver a document, obtain an appointment, insert an advertisement, or settle an order; or	
	(b) to search; or	26.00
12	(c) to do something of a similar nature	26.90
	Attendance by telephone that does not involve the exercise of skill or legal knowledge	18.10
13	Attendance in court, mediation or case appraisal, at a compulsory conference or before the registrar, by a solicitor who appears without a barrister—for each quarter-hour	69.35
14	Attendance for a hearing or trial held at a place other than the town where the solicitor lives or carries on business—	07.55
	(a) by the solicitor—	
	 (i) for the time spent in attendance at the hearing or trial—for each quarter-hour (ii) for the time the solicitor is absent from the solicitor's place of business, including time used in travelling to or from the hearing or trial, other than in attendance at the hearing or trial— 	61.00
	(A) for an absence of 4 hours or less	486.50
	(B) for an absence of more than 4 hours—for each quarter-hour to a maximum of 8 hours(iii) the expenses the registrar considers	30.00
	reasonable for each day of absence, including Saturdays and Sundays; and	

			\$
			(including GST)
		(iv) the actual expenses of transport to and from the hearing or trial the registrar consider reasonable; or	
		(b) by the solictor's employee—the amount the registrar considers reasonable.	2
		However, if the solicitor's absence is to attend more than 1 hearing or trial at the same place, the costs are to be divided proportionately.	
15		Attendance at a callover, to be apportioned if the attendance is for more than 1 proceeding	
16		 Other attendances— (a) by a solicitor, involving skill or lega knowledge—for each quarter-hour (b) by an employee—for each quarter-hour However, the costs allowed under this item are to be reduced by 25% in relation to time necessarily spen at court before an appearance in court. 	. 61.00 . 19.65
	Cor	respondence	
17	(1) (2)	A short letter of a formal nature, written or received or forwarding a document without comment An ordinary letter, written or received, including a letter between principal and agent	. 14.50
	(3)	A special letter involving skill or legal knowledge including an allowance for drafting and producing However, if the registrar considers a higher amount is reasonable for a special letter involving skill or lega knowledge, the amount the registrar considers reasonable.	s, 39.80 s 1
	(4)	Correspondence between offices of the same firm o solicitors—the allowance that would have been allowable if an agent had been engaged and the engagement was normal and reasonable in the circumstances.	1 e

\$ (including GST) Sending documents 18 Postage, carriage or transmission of documents, in addition to the other costs allowed under this schedule-(a) for facsimile transmissions for the first page..... (i) 8.90 (ii) for each extra page..... 1.10 8.90 (b) for email transmissions (c) for the postage, carriage or transmission of any other document-the amount the registrar considers reasonable. Electronic conduct of proceedings 19 (1) Printing an email, sent or received, or electronically scanning or imaging a document, other than a document mentioned in subitem (3)-for each page. . 0.60(2) Examining an electronic document or comparing electronic documents, including emails, if perusal is unnecessary—for each 100 words..... 1.00 (3) Preparing a document for disclosure, or to be exchanged electronically, by-(a) bar coding the document—for each page 0.60 (b) electronically scanning or imaging the document—for each page 0.60 entering data about the document in a database, (c) including delimiting the document to decide start and end pages, and carrying out quality control of the data, for example, to check for missing data and check spelling-for each 4.95

\$ (including GST)

(4) To the extent a proceeding is conducted electronically, costs, including the costs of any electronic service provider, to the extent the registrar considers the costs have been reasonably incurred and paid.

Fixed cost items

20	Costs for issuing a claim	637.00
21	Costs for obtaining judgment under chapter 9, part 1,	
	division 2	300.00
22	Costs for obtaining an enforcement warrant	222.50

5 Amendment of sch 3 (Scale of costs—Magistrates Courts)

Schedule 3, parts 2 and 3—

omit, insert—

	Part 2	Costs (up to \$50000)						
		A Under \$751	B \$751 to \$1 500	C \$1 501 to \$2 500	D \$2 501 to \$5 000	E \$5 001 to \$10 000	F \$10 001 to \$20 000	G \$20 001 to \$50 000
		\$	\$	\$	\$	\$	\$	\$
				(in	cluding G	ST)		
1	Instructions to sue—claim and statement of claim and service	201.00	269.00	352.00	665.00	825.00	1 154.00	1 154.00
2	Instructions to defend—notice of intention to defend and defence and filing	201.00	269.00	352.00	665.00	825.00	1 154.00	1 154.00
3	Appearance in court in undefended proceedings (or in defended proceedings in which a claim or defence is not proceeded with—additional to costs for instructions to sue but including costs under item 4) to obtain judgment	65.00	65.00	93.00	155.00	196.50	258.00	258.00
4	Obtaining judgment by default	65.00	65.00	93.00	155.00	196.50	258.00	258.00
5	Preparing for trial, including directions conference—							
	(a) including brief if	540.00	714.00	960.00	1 005 00	2 505 00	2 505 00	2 955 00
	counsel engaged(b) if no counsel engaged	540.00 352.00	714.00 600.00				3 505.00 2 910.00	
	An amount agreed between the parties or allowed by the court or the registrar is to be allowed proportionate to the extent of the work done if—	222.00					_ / 20100	
	(a) a matter is settled before the directions conference or not proceeded with; or							

С А В D Е F G \$751 \$1 501 Under \$2 501 \$5 001 \$10 001 \$20 001 \$751 to to to to to to \$10 000 \$20 000 \$50 000 \$1 500 \$2 500 \$5 000 \$ \$ \$ \$ \$ \$ \$ (including GST) (b) costs are awarded in favour of a party for part only of the total proceedings. Counsel's fees-6 (a) to settle claim and statement of claim. counterclaim, notice of intention to defend or notice of appeal... 181.00 248.00 269.00 (b) to settle special affidavit, reply or particulars that the magistrate or registrar is satisfied are reasonably necessary 103.50 160.50 176.00 or proper (c) to settle interrogatories or answers to interrogatories that the magistrate or registrar is satisfied are reasonably necessary 181.00 243.00 264.00 or proper. (d) on conference, inspection of works or other site inspection, or a similar attendance that the magistrate or registrar is satisfied is reasonably necessary or proper-each hour 181.00 248.00 269.00 (e) to advise on evidence or for any other opinion. 201.00 258.00 284.00 (f) on trial or hearing (other than an application in a proceeding)—first day 505.00 625.00 760.00 859.00 1 120.00 1 584.00 1 739.00

Uniform Civil Procedure and Another Rule Amendment Rule (No. 1) 2013 Part 2 Amendment of Uniform Civil Procedure Rules 1999

									[s 5]
			A Under \$751	B \$751 to \$1 500	C \$1 501 to \$2 500	D \$2 501 to \$5 000	E \$5 001 to \$10 000	F \$10 001 to \$20 000	G \$20 001 to \$50 000
			\$	\$	\$	\$	\$	\$	\$
					(ine	cluding G	ST)		
	(g)	on each subsequent day of hearing (if the matter occupies 2 or more hours of the day and the appearance is certified for by the court)	346.00	424.00	505.00	574.00	750.00	1 060.00	1 154 00
	(h)	on each subsequent day of hearing not included in paragraph (g)	176.00	212.00	248.00	284.00	383.00	520.00	585.00
	(i)	if a proceeding is heard outside the town where counsel ordinarily practises, a further fee by way of out-of-chambers fee (not less than \$60.00 a day) may be allowed for each day it is not reasonably practicable for counsel to be in attendance at chambers for a total of at least 1 hour, between 8.30a.m. and 5.30p.m.							
	(j)	on an application in a proceeding	_	_	_	_	186.00	253.00	269.00
	(k)	to hear deferred judgment	_	_	_	_	93.00	139.50	155.00
7	Soli	citor on hearing—							
	(a)	appearance without counsel on hearing—first day	520.00	600.00	690.00	730.00	910.00	1 288.60	1 415.00

Uniform Civil Procedure and Another Rule Amendment Rule (No. 1) 2013 Part 2 Amendment of Uniform Civil Procedure Rules 1999

В С А D Е F G \$1 501 Under \$751 \$2 501 \$5 001 \$10 001 \$20 001 \$751 to to to to to to \$10 000 \$20 000 \$50 000 \$1 500 \$2 500 \$5 000 \$ \$ \$ \$ \$ \$ \$ (including GST) (b) appearance without counsel on second and each subsequent day of hearing (if the matter occupies 2 or more hours of the day and the appearance is certified for by the court) 352.00 445.00 491.00 491.00 625.00 885.00 970.00 (c) attendance of clerk with solicitor acting as advocate-each day. . 53.50 68.00 83.50 248.00 284.00 284.00 284.00 Costs under paragraph (c) are not allowed if the court certifies the attendance of the clerk was not reasonably required. 8 On hearing with counsel-(a) attendance of solicitor with counsel (if the attendance is certified for by the court)—each day 227.00 269.00 310.00 367.00 450.00 635.00 695.00 (b) attendance of clerk with counsel-each 53.50 68.00 83.50 248.00 284.00 284.00 284.00 Costs under paragraph (b) are not allowed if the court certifies the attendance of the clerk was not reasonably required. 9 Proof of damages (if the opposite party fails to appear, or fails to file a notice of intention to defend and defence-additional to costs for instructions to sue but including costs under item 3 or 4)—

									[s 5]
			A Under \$751	B \$751 to \$1 500	C \$1 501 to \$2 500	D \$2 501 to \$5 000	E \$5 001 to \$10 000	F \$10 001 to \$20 000	to
			\$	\$	\$	\$	\$	\$	\$
					(in	cluding G	ST)		
	(a) (b)	counsel's fees (if no fee is payable under item 6(f)) solicitor for	201.00	227.00	248.00	264.00	346.00	486.00	520.00
		appearance without counsel	201.00	227.00	248.00	248.00	305.00	440.00	481.00
10	Other applications to the court (other than an application for an adjournment)		144.50	144.50	170.50	295.00	383.00	515.00	579.00
11	Insti	ructions—							
	(a)	for disclosure, preparing list of documents and making inspection ar copies of documents—	nd						
		(i) allowance to part requesting disclosure		108.50	144.50	222.00	284.00	341.00	367.00
		(ii) allowance to party making disclosure		108.50	144.50	505.00	555.00	620.00	675.00
	(b)	for interrogatories an answers to interrogatories (including preparation, filing an perusing)—							
		(i) allowance to part delivering interrogatories	•	108.50	144.50	383.00	403.00	419.00	465.00
		(ii) allowance to part answering interrogatories.	-	108.50	144.50	357.00	372.00	393.00	424.00

2013 SL No. 123

Uniform Civil Procedure and Another Rule Amendment Rule (No. 1) 2013 Part 2 Amendment of Uniform Civil Procedure Rules 1999

			A Under \$751	B \$751 to \$1 500	C \$1 501 to \$2 500	D \$2 501 to \$5 000	E \$5 001 to \$10 000	F \$10 001 to \$20 000	G \$20 001 to \$50 000
			\$	\$	\$	\$	\$	\$	\$
					(inc	cluding G	ST)		
12	Enfc	orcement hearing—							
	(a)	counsel's fees	346.00	346.00	346.00	393.00	486.00	675.00	750.00
	(b)	if no counsel engaged	227.00	227.00	248.00	341.00	419.00	595.00	650.00
13	Enfc	prcement warrant—							
	(a)	costs of preparing warrant and attending issuing and for return—to be marked on warrant (exclusive of court or other fees)	65.00	65.00	74.50	155.00	196.50	258.00	284.00
	(b)	costs of registration of warrant against land	65.00	65.00	74.50	155.00	196.50	258.00	284.00
14	4 Warrant (other than enforcement warrant)—costs of preparing warrant and attending issuing and for return		65.00	65.00	74.50	155.00	196.50	258.00	284.00
15	judg again	lying for summary ment or showing cause nst a summary ment application	65.00	65.00	74.50	155.00	196.50	258.00	284.00

Part 3 Costs (over \$50000)

This part applies if the amount recovered or claimed by the plaintiff is over \$50000.

\$ (including GST)

General care and conduct

1 In addition to an amount that is to be allowed under another item of this schedule, the amount that is to be allowed for a solicitor's care and conduct of a proceeding is the amount the registrar considers reasonable having regard to the circumstances of the proceeding including, for example—

- (a) the complexity of the proceeding; and
- (b) the difficulty and novelty of any question raised in the proceeding; and
- (c) the importance of the proceeding to the party; and
- (d) the amount involved; and
- (e) the skill, labour, specialised knowledge and responsibility involved in the proceeding on the part of the solicitor; and
- (f) the number and importance of the documents prepared or perused, without regard to the length of the documents; and
- (g) the time spent by the solicitor; and
- (h) research and consideration of questions of law and fact.

(including GST)

\$

Registrar's discretion

2 For a matter for which a cost is not provided for in this schedule, the amount to be allowed is the cost the registrar considers reasonable.

Costs on quarter-hourly basis

3	 If, under an item of this schedule, costs in relation to a matter are allowable on a quarter-hourly basis, the amount to be allowed is— (a) for less than a quarter-hour spent on the matter—the cost of 1 quarter-hour; or (b) for part of a quarter-hour after the first quarter-hour spent on the matter—a proportionate amount of the cost of 1 quarter-hour. 	
	Drafting documents	
4	Drafting a document—for each 100 words	15.50
	Producing documents	
5	Producing a document in final form—for each 100 words	4.00
	Preparing exhibit certificates	
6	Preparing an exhibit certificate—for each exhibit, including a paginated book	3.10
	Copying documents	
7	Copying a document—for each page	0.20

			[s 5]
			\$
			(including GST)
	Perusing	documents	
3	Peru	using a document—for each 100 words	3.10
	Examinin	ig or comparing documents	
)		mining a document or comparing documents, if usal is unnecessary—	2
	(a)	by a solicitor—for each quarter-hour	48.60
	(b)	by an employee—for each quarter-hour	15.50
	Serving o	locuments	
0	Serv	ving on a person 1 or more documents at the same	:
	(a)	personal service, by a solicitor or a solicitor's employee, if personal service is required for 1 or more of the documents served However, if the registrar considers another amount is reasonable (having regard, for	34.60
		example, to the distance travelled, the time involved, and the number of attendances necessary to effect service), the amount the registrar considers reasonable.	
	(b)	ordinary service	21.70
	(c)	service by post	15.50
	(d)	service by facsimile—	
		(i) for the first page	7.10
		(ii) for each extra page	0.80
	(e)	service by email	7.10

Attendances

11	Attendance,	if	capable	of	being	done	by	an
	employee—							

		\$
		(including GST)
	(a) to file or deliver a document, obtain an appointment, insert an advertisement, or settle an order; or	
	(b) to search; or(c) to do something of a similar nature	21.70
12	Attendance by telephone that does not involve the	;
10	exercise of skill or legal knowledge	
13	Attendance in court, mediation or case appraisal, at a compulsory conference or before the registrar, by a solicitor who appears without a barrister—for each quarter-hour	L
14	Attendance for a hearing or trial held at a place other than the town where the solicitor lives or carries on business—	
	(a) by the solicitor—	
	(i) for the time spent in attendance at the hearing or trial—for each quarter-hour	
	 (ii) for the time the solicitor is absent from the solicitor's place of business, including time used in travelling to or from the hearing or trial, other than in attendance at the hearing or trial— 	
	(A) for an absence of 4 hours or less	
	(B) for an absence of more than 4 hours—for each quarter-hour to a maximum of 8 hours	23.80
	 (iii) the expenses the registrar considers reasonable for each day of absence, including Saturdays and Sundays; and (iv) the actual expenses of transport to and from 	
	the hearing or trial the registrar considers reasonable; or	
	(b) by the solictor's employee—the amount the registrar considers reasonable.	;

			\$
			(including GST)
		However, if the solicitor's absence is to attend more than 1 hearing or trial at the same place, the costs are to be divided proportionately.	
15		Attendance at a call-over, to be apportioned if the attendance is for more than 1 proceeding	
16		Other attendances—	
		(a) by a solicitor, involving skill or legal knowledge—for each quarter-hour	48.60
		(b) by an employee—for each quarter-hour	15.50
		However, the costs allowed under this item are to be reduced by 25% in relation to time necessarily spent at court before an appearance in court.	
	Cor	respondence	
17	(1)	A short letter of a formal nature, written or received,	
		or forwarding a document without comment.	11.90
	(2)	An ordinary letter, written or received, including a letter between principal and agent	28.90
	(3)	A special letter involving skill or legal knowledge,	20.90
		including an allowance for drafting and producing	31.50
		However, if the registrar considers a higher amount is reasonable for a special letter involving skill or legal	
		knowledge, the amount the registrar considers reasonable.	
	(4)	Correspondence between offices of the same firm of solicitors—the allowance that would have been	

allowable if an agent had been engaged and the engagement was normal and reasonable in the

circumstances.

			\$
			(including GST)
	Sen	ding documents	
18		Postage, carriage or transmission of documents, in addition to the other costs allowed under this schedule— (a) for facsimile transmissions—	
		(i) for the first page	7.10
		· · · · · · · · · · · · · · · · · · ·	0.80
		(ii) for each extra page(b) for email transmissions	0.80 7.10
		 (b) for email transmissions (c) for the postage, carriage or transmission of any other document—the amount the registrar considers reasonable. 	
	Elec	stronic conduct of proceedings	
19	(1)	Printing an email, sent or received, or electronically scanning or imaging a document, other than a document mentioned in subitem (3)—for each page.	
	(2)	Examining an electronic document or comparing electronic documents, including emails, if perusal is unnecessary—for each 100 words	
	(3)	Preparing a document for disclosure, or to be exchanged electronically, by—	
		(a) barcoding the document—for each page	0.40
		(b) electronically scanning or imaging the	
		document—for each page	0.40
		(c) entering data about the document in a database, including delimiting the document to decide start and end pages, and carrying out quality control of the data, for example, to check for missing data and check spelling—for each	
		document	4.00

[s 6]

\$ (including GST)

(4) To the extent a proceeding is conducted electronically, costs, including the costs of any electronic service provider, to the extent the registrar considers the costs have been reasonably incurred and paid.

Fixed cost items

20	Costs for issuing a claim	505.00
21	Costs for obtaining judgment under chapter 9, part 1,	
	division 2	238.00
22	Costs for obtaining an enforcement warrant	181.00

Part 3 Amendment of Criminal Practice Rules 1999

6 Rules amended

This part amends the Criminal Practice Rules 1999.

7 Insertion of new r 54A

Chapter 12, before rule 55—

insert—

54A Definitions for ch 12

In this chapter—

trial includes-

- (a) a proceeding for a person's bail or remand; and
- (b) a committal proceeding; and

[s 8]

(c) a proceeding in which a person is to be sentenced.

trial judge means—

- (a) for a proceeding for a person's bail or remand—the judge or magistrate, or a justice constituting a Magistrates Court, who presides or presided at the proceeding; or
- (b) for a committal proceeding—a magistrate, or a justice constituting a Magistrates Court, who presides or presided at the proceeding; or
- (c) otherwise—the judge or magistrate, or 2 justices constituting a Magistrates Court, who preside or presided at the court of trial.

8 Amendment of r 55 (Custody of exhibits)

Rule 55(2), 'of trial'—

omit.

9 Amendment of r 56 (Inspection of exhibits)

Rule 56(1), 'of trial'— *omit*.

10 Amendment of r 56A (Copying for publication of exhibits)

(1) Rule 56A(1), after 'may' insert—

, on payment of the fee prescribed under a regulation,

(2) Rule 56A(3), after 'permitting' insert—

, on payment of the fee prescribed under a regulation,

[s 11]

(3) Rule 56A(4)(n), 'and whether the applicant offers to bear the cost of the copying'—

omit.

(4) Rule 56A—

insert—

(5) For opening or keeping open the registry to make an application or copy an exhibit under this rule, the applicant must pay the fee prescribed under a regulation.

11 Amendment of sch 6 (Dictionary)

- (1) Schedule 6, definitions *trial* and *trial judge— omit*.
- (2) Schedule 6—

insert—

trial—

- (a) generally—includes a proceeding in which a person is to be sentenced; and
- (b) for chapter 12—see rule 54A.

trial judge—

- (a) generally—means the judge who presides or presided at the court of trial; and
- (b) for chapter 11—includes a magistrate and 2 justices constituting a Magistrates Court; and
- (c) for chapter 12—see rule 54A.

Uniform Civil Procedure and Another Rule Amendment Rule (No. 1) 2013 Part 3 Amendment of Criminal Practice Rules 1999

[s 11]

ENDNOTES

- 1 Made by the Governor in Council on 27 June 2013.
- 2 Notified in the gazette on 28 June 2013.
- 3 Laid before the Legislative Assembly on . . .
- 4 The administering agency is the Department of Justice and Attorney-General.

© State of Queensland 2013

Authorised by the Parliamentary Counsel