

Coroners Act 2003

Coroners Regulation 2015

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Queensland

Coroners Regulation 2015

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Part 1 Preliminary

1 Short title

This regulation may be cited as the *Coroners Regulation* 2015.

2 Commencement

This regulation commences on 1 September 2015.

3 Definitions

The dictionary in schedule 2 defines particular words used in this regulation.

Part 2 Fees payable by the State to particular doctors, witnesses or other persons

4 Fees payable by the State to particular persons

Schedule 1 states fees payable under the Act by the State to particular persons.

[s 5]

Part 3 Fee payable to the State for copy of investigation document

5 Fee for copy of investigation document—Act, s 99(2)(b)(ii)

The fees for copies of an investigation document are as follows----

- (a) first copy—each page—\$2.85;
- (b) maximum fee for first copy—\$74.10;
- (c) additional copy—each page—\$0.65;
- (d) maximum fee for additional copy—\$29.55.

6 Waiver of fee for copy of investigation document genuine research

- (1) This section applies if—
 - (a) the State Coroner gives a person access to an investigation document under section 53 of the Act for research purposes; and
 - (b) the chief executive is satisfied—
 - (i) the research is not being conducted for profit; and
 - (ii) the fee for a copy of the document would impose an unreasonable financial burden on the person.
- (2) The chief executive may waive the fee for a copy of the investigation document.

7 Waiver of fee for copy of investigation document financial hardship

(1) This section applies if a person in financial hardship is given access to an investigation document under section 54 of the Act.

- (2) For subsection (1), a person is in financial hardship if the person holds a concession card.
- (3) The chief executive must waive the fee for a copy of the investigation document.
- (4) In this section—

concession card means—

- (a) a health care card or pensioner concession card under the *Social Security Act 1991* (Cwlth); or
- (b) a pensioner concession card issued by the Commonwealth department in which the Veterans' Entitlements Act 1986 (Cwlth) is administered.

8 No fee for copy of investigation document for family member of deceased person

(1) This section applies if a family member of a deceased person is given access to an investigation document under section 54 of the Act.

Note—

See the definition family member in schedule 2 of the Act.

(2) No fee is payable by the family member for a copy of the investigation document.

Part 4 Transitional provisions

Division 1 Transitional provision for SL No. 105 of 2015

9 Fees—autopsy, or person's giving of evidence at inquest, started but not completed

(1) Subsection (2) applies if, immediately before the commencement, a doctor—

[s 10]

- (a) had started to perform an autopsy as mentioned in the repealed regulation, section 4; and
- (b) had not completed the autopsy.
- (2) The repealed regulation, section 4 continues to apply to the doctor in relation to the doctor's entitlement to fees as if this regulation had not been made.
- (3) Subsection (4) applies if, immediately before the commencement, a person—
 - (a) had started to give evidence at an inquest as mentioned in the repealed regulation, section 5; and
 - (b) had not completed giving the evidence.
- (4) The repealed regulation, section 5 continues to apply to the person in relation to the person's entitlement to fees as if this regulation had not been made.
- (5) In this section—

autopsy includes the autopsy report.

doctor see the schedule of the repealed regulation.

repealed regulation means the repealed *Coroners Regulation* 2003.

Division 2 Transitional provision for Criminal Practice (Fees) and Other Legislation Amendment Regulation 2017

10 Fee payable to particular persons attending inquest before commencement

- (1) This section applies if, before the commencement—
 - (a) a person, other than a person to whom schedule 1, section 7 applies, attended an inquest to give evidence; and

- (b) the person had not been paid the fee payable for the attendance under schedule 1, section 8 as in force before the commencement.
- (2) Schedule 1, section 8, as amended by the *Criminal Practice* (*Fees*) and Other Legislation Amendment Regulation 2017, applies in relation to the person for the attendance.

Schedule 1 Fees payable by the State to particular doctors, witnesses or other persons

section 4

Part 1 Autopsy fees and related fees

1 Fee payable to doctor for conducting particular pre-arranged autopsy or test or pre-arranged preliminary investigation of a body

- (1) This section applies for each of the following services conducted by a doctor, if the provision of the service is arranged with a coroner in advance of the coroner requiring the doctor to conduct the service—
 - (a) an autopsy conducted under the Act that is 1 of the following—
 - (i) an external examination of a body not conducted as part of a preliminary investigation of a body;
 - (ii) an external and partial internal examination of a body;
 - (iii) an external and full internal examination of a body;
 - (iv) an examination of the cremated remains of a body;
 - (b) a preliminary investigation of a body;
 - (c) a test for an autopsy under section 23 of the Act.
- (2) The fee payable to the doctor for conducting the autopsy, preliminary investigation or test is—
 - (a) for each whole hour—\$269.34; and
 - (b) for a part of an hour—\$269.34 multiplied by the percentage representing the part of an hour.
- (3) However, time spent in taking a CT scan is to be disregarded in working out the fee under subsection (2).

Note—

See section 4 (Fee payable to doctor for taking CT scan)

(4) In this section—

autopsy means—

- (a) an autopsy; and
- (b) preparing and giving an autopsy report for the autopsy under section 25(1) of the Act.

preliminary investigation of a body, by a doctor, means an investigation of a body, other than to the extent it is the taking of a CT scan, to decide whether the doctor can form a sufficient opinion as to the probable cause of death for the purpose of completing a cause of death certificate under the Births, Deaths and Marriages Registration Act 2003.

Examples of things that may be done by a doctor on a preliminary investigation of a body—

- considering the circumstances of death
- reviewing medical records
- an external examination of the body, including, for example, using an X-ray

2 Fee payable to doctor attending scene of a death, for conducting external examination or for autopsy report, that is not pre-arranged

- (1) This section applies for each of the following services conducted by a doctor, if the provision of the service is not arranged with a coroner in advance of the coroner requiring the doctor to conduct the service—
 - (a) attending the scene of a death and conducting an autopsy under the Act that is the external examination of a body;
 - (b) preparing and giving an autopsy report for the autopsy under section 25(1) of the Act.
- (2) The fee payable to the doctor for conducting the examination or preparing and giving the autopsy report, and for any time reasonably spent travelling to or from the scene—

- (a) during the period from 8a.m. to midnight is—
 - (i) for each whole hour—\$291.45; and
 - (ii) for a part of an hour—\$291.45 multiplied by the percentage representing the part of an hour; or
- (b) during the period from midnight to 8a.m. is—
 - (i) for each whole hour—\$388.60; and
 - (ii) for a part of an hour—\$388.60 multiplied by the percentage representing the part of an hour.
- (3) However, time spent in taking a CT scan is to be disregarded in working out the fee under subsection (2).

3 Fee payable to doctor for conducting particular urgent autopsy, or test, that is not pre-arranged

- (1) This section applies for each of the following services conducted by a doctor, if the provision of the service is required urgently by a coroner and is not arranged with a coroner in advance of the coroner requiring the doctor to conduct the service—
 - (a) an autopsy conducted under the Act that is 1 of the following, other than an external examination of a body to which section 2(1)(a) applies—
 - (i) an external examination of a body;
 - (ii) an external and partial internal examination of a body;
 - (iii) an external and full internal examination of a body;
 - (b) a test for an autopsy under section 23 of the Act.
- (2) The fee payable to the doctor for conducting the autopsy or test—
 - (a) during the period from 8a.m. to midnight is—
 - (i) for each whole hour—\$291.45; and
 - (ii) for a part of an hour—\$291.45 multiplied by the percentage representing the part of an hour; or

- (b) during the period from midnight to 8a.m. is—
 - (i) for each whole hour—\$388.60; and
 - (ii) for a part of an hour—\$388.60 multiplied by the percentage representing the part of an hour.
- (3) However, time spent in taking a CT scan is to be disregarded in working out the fee under subsection (2).
- (4) In this section—

autopsy means-

- (a) an autopsy; and
- (b) preparing and giving an autopsy report for the autopsy under section 25(1) of the Act.

4 Fee payable to doctor for taking CT scan

The fee payable to a doctor for taking a CT scan for the Office of the State Coroner, including a CT scan done wholly or partly by another person under the doctor's direction, is \$250.

Part 2 Scientific, technical or administrative support fees

5 Fee payable to laboratory scientist or laboratory technician

- (1) The fee payable to a laboratory scientist for providing scientific support, or to a laboratory technician for providing technical support, to a doctor investigating a death for the Office of the State Coroner is—
 - (a) for each whole hour—\$60; and
 - (b) for a part of an hour—\$60 multiplied by the percentage representing the part of an hour.
- (2) In this section—

laboratory scientist means a scientist who is working in a laboratory as a scientist.

laboratory technician means a technician who is working in a laboratory as a technician.

6 Fee payable to person for providing administrative support

The fee payable to a person for providing administrative support to a doctor investigating a death for the Office of the State Coroner is—

- (a) for each whole hour—\$50; and
- (b) for a part of an hour—\$50 multiplied by the percentage representing the part of an hour.

Part 3 Witness fees for attending inquest

7 Fee payable to doctor for attending inquest to give evidence

- (1) The fee payable to a doctor for attending an inquest to give evidence is—
 - (a) for each whole hour—\$269.34; and
 - (b) for a part of an hour—\$269.34 multiplied by the percentage representing the part of an hour.
- (2) For subsection (1), time spent by the doctor in attending the inquest includes—
 - (a) any time spent by the doctor in waiting to give evidence at the inquest; and
 - (b) any time reasonably spent by the doctor in travelling to or from the inquest.
- (3) Subsection (1) applies whether or not the doctor gives evidence at the inquest.

8 Fee for other persons for attending inquest to give evidence

- (1) The fee payable to a person for attending an inquest to give evidence, other than a person to whom section 7 applies, is the fee that is equal to the prosecution witness allowances that would be payable to the person if—
 - (a) the inquest were a criminal proceeding in a court; and
 - (b) the person were a prosecution witness attending court to give evidence in the criminal proceeding.
- (2) In this section—

prosecution witness see the *Criminal Practice (Fees) Regulation 2010*, section 4.

prosecution witness allowance means an amount payable to a prosecution witness under the *Criminal Practice (Fees) Regulation 2010*, section 5.

Schedule 2 Dictionary

section 3

doctor means a doctor who is neither a health service employee nor a public service employee.

Note—

See also definitions *doctor* and *medical practitioner* in the *Acts Interpretation Act 1954*, schedule 1.

fee, for part 2 and schedule 1, includes an allowance and an amount payable for an expense.

health service employee means a health service employee appointed under the *Hospital and Health Boards Act 2011*, section 67.

investigation document has the meaning given by section 100(4) or schedule 2 of the Act.