

	Where the sum recovered or the value of the subject matter of the action			
	A.		B.	
	Does not exceed £50	Exceeds £50	£	s. p.
9. Attending the Tribunal to hear deferred judgment ..	-	5	0	- 8 0
10. Attending the Tribunal on settlement of issues :—				
From .. .. .	-	10	0	1 0 0
To .. .. .	1	0	0	1 10 0
11. Preparing notice to attend on hearing of application or action and one copy .. .. .	-	2	0	- 2 0
12. Attending the Tribunal or Sheri Judge to make <i>ex parte</i> application :—				
From .. .. .	-	5	0	- 7 0
To .. .. .	-	7	0	- 10 0
13. Applying by summons :—				
From .. .. .	-	8	0	- 10 0
To .. .. .	1	0	0	1 10 0
14. Attending the Tribunal to obtain judgment by default or judgment by consent .. .. .	-	5	0	- 10 0
15. Drawing up an affidavit :—				
From .. .. .	-	3	0	- 4 0
To .. .. .	-	8	0	- 12 0
16. Every necessary letter before or after action .. .. .	-	2	0	- 3 0
17. Applying for summons to witness whose costs are allowed .. .. .	-	2	0	- 2 0
18. Attendance at the Registry of the Tribunal not otherwise provided for .. .. .	-	2	0	- 2 0
19. Instructing an advocate who was not engaged in the Tribunal to argue an appeal, including perusal of papers :—				
From .. .. .	1	0	0	1 0 0
To .. .. .	3	0	0	3 0 0

Where a case is adjourned for want of time the Tribunal may in its discretion allow as advocate's costs of attendance a sum not exceeding half of the costs which would be payable had the case been heard.

Where the subject matter of an action is not primarily assessable in money, and no pecuniary relief is awarded, the costs allowed in respect of each item shall not, subject to the proviso in item 8 hereof, be less than the minimum amount shown in Column A or more than the maximum amount in Column B hereof.

Where under rule 52 of the principal Rules, the rules of procedure in the District Courts are applied, the costs in respect of any such proceedings shall be the same as are for the time being in force in the District Courts.

Given under the hand and official seal of the Governor and the hand of the Chief Justice at Nicosia, this 29th day of October, 1943.

(M.P. 1462/28/2.)

E. St. J. JACKSON,  
Chief Justice.

### No. 390. THE DEFENCE REGULATIONS, 1940 TO (No. 1) 1943.

#### DELEGATION OF POWERS UNDER PARAGRAPH (5) OF REGULATION 66.

C. C. WOOLLEY,  
Governor.

I, the Governor, in exercise of the powers conferred by paragraph (5) of regulation 66 of the Defence Regulations, 1940 to (No. 1) 1943, do hereby depute the Controller of Transport to exercise and perform on my behalf the power to requisition perishable goods, and the powers connected with such requisitioning conferred by paragraphs (1), (2), (3) and (4) of regulation 66 of the Defence Regulations, 1940 to (No. 1) 1943, which I am empowered to exercise and perform.

2. For the purposes of this delegation "perishable goods" means game, fresh fruit, kolokassi, potatoes, onions, cucumber, fresh beans of all kinds, fresh peas, fresh bulbs, and any other green or fresh vegetables or plants of any kind, or any part thereof, whether cultivated or growing wild.

Made at Nicosia, this 4th day of November, 1943.

(M.P. 492/42.)