CHAPTER 20

THE POOR PERSONS DEFENCE ACT.

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CHAPTER 20

THE POOR PERSONS DEFENCE ACT.

Commencement: 24 April, 1998.

An Act to make provision for the defence of poor persons committed for trial before the High Court.

1. Interpretation.

In this Act, unless the context otherwise requires—

(a) certifying officer means a magistrate presiding over committal proceedings under section 168 of the Magistrates Courts Act, a judge of the High Court, the registrar of the High Court and a deputy or district registrar of the High Court;

(b) currency point has the meaning assigned to it in the Schedule to this Act;

- (c) Minister means the Minister responsible for justice;
- (d) prisoner means a poor person committed for trial;
- (e) trial judge means a judge of the High Court.

2. Provision of legal aid.

Where it appears for any reason that it is desirable, in the interests of justice, that a prisoner should have legal aid in the preparation and conduct of his or

her defence at his or her trial and that the means of the prisoner are insufficient to enable him or

her to obtain such aid—

(a) a certifying officer, upon the committal of the prisoner for trial; or

(b) a certifying officer at any time after reading the summary of the case submitted at the committal proceedings, may certify that the prisoner ought to have the legal aid, and if an indictment is filed against the prisoner and it is possible to procure an advocate, the prisoner shall be entitled to have an advocate assigned to him or her.

3. Remuneration of advocate.

(1) The remuneration of any advocate assigned under section 2 shall be payable from monies provided by Parliament and shall be determined by the trial judge.

(2) In determining the amount of remuneration, the trial judge shall have regard to the complexity of the case and to the duration of the trial proceedings.

(3) The amount of remuneration to be determined under this section shall not exceed fifty currency points.

(4) The Minister may, in consultation with the Chief Justice, by statutory instrument, vary the amount prescribed by subsection (3).

4. Power to make rules.

The Chief Justice may make rules—

(a) providing for the payment of travelling expenses, other than hotel expenses, incurred by any advocate and prescribing the terms and conditions subject to which the payments shall be made;(b) generally for better carrying out the purposes and provisions of this Act.

5. Minister to amend Schedule.

The Minister may, by statutory instrument, in consultation with the Minister responsible for finance, amend the Schedule to this Act.



History: Act 8/1998. Cross Reference Magistrates Courts Act, Cap. 16.