STATUTORY RULES OF NORTHERN IRELAND

2009 No. 64

The Bank Insolvency Rules (Northern Ireland) 2009

PART 18

COURT PROCEDURE AND PRACTICE

CHAPTER 6

COSTS AND DETAILED ASSESSMENT

Application of the Supreme Court Rules

211. Apply rule 7.29 of the 1991 Rules.

Requirement to assess costs by the detailed procedure

212.—(1) — Apply rule 7.30 of the 1991 Rules.

- (2) In paragraph (1)—
 - (a) for "company insolvency" and "liquidation", substitute "bank insolvency",
 - (b) delete sub-paragraph (b).
- (3) In paragraph (2) delete "or creditors";
- (4) In paragraph (3) for "insolvency proceedings" substitute "a bank insolvency ";
- (5) In paragraph (5) for "trustee in bankruptcy or a liquidator" substitute "bank liquidator";
- (6) Delete paragraph (6).

Procedure where detailed assessment required

213. Apply rule 7.32 of the 1991 Rules.

Cost of officers charged with executions of writs or other process

214.—(1) Apply rule 7.31 of the 1991 Rules.

- (2) In Paragraph (1) for "insolvency proceedings" substitute "a bank insolvency".
- (3) Delete paragraph (9)

Costs paid otherwise than out of the insolvent estate

215. Apply rule 7.34 of the 1991 Rules.

Award of costs against responsible insolvency practitioner

216.—(1) Apply rule 7.35 of the 1991 Rules.

(2) For "Without prejudice" to "the official receiver or" substitute "Where".

Application for costs

217.—(1) Apply rule 7.36 of the 1991 Rules.

(2) In paragraph (1) for "insolvency" substitute "bank insolvency".

(3) In paragraph (2), delete ", and, in a winding up by the court or bankruptcy, on the official receiver";

(4) In paragraph (3), delete "and, where appropriate, the official receiver".

Costs and expenses of witnesses

218.—(1) Apply rule 7.37 of the 1991 Rules.

(2) In paragraph (1), delete "the bankrupt or".

(3) Delete paragraph (2).