## ROYAL ULSTER CONSTABULARY.

## Allowances.

THE ROYAL ULSTER CONSTABULARY ALLOWANCES (CONSOLIDATION) (AMENDING) ORDER, 1936, DATED 25TH NOVEMBER, 1936.

1936. No. 162.

I, The Right Honourable SIR R. Dawson Bates, Minister of Home Affairs for Northern Ireland, in exercise of the powers conferred on me by Section 2 of the Constabulary Act (Northern Ireland), 1922, and by sub-section (1) of Section 4 of the Constabulary and Police (Ireland) Act, 1919, as applied by the said Act of 1922, and of all other powers enabling me in that behalf do hereby order that Article 1 of the Royal Ulster Constabulary Allowances (Consolidation) Order, 1929, dated the 31st December, 1929, be cancelled, and that Article 15 thereof shall cease to have effect in relation to allowances under this Order, and that the appended Schedule be substituted for the said Article 1 with effect from the 1st May, 1936:—

And I certify that sub-section (2) of Section 4 of the Constabulary and Police (Ireland) Act, 1919, which provides that a draft of any Order proposed to be made under the said Section shall be submitted to the representative body or bodies constituted by the Act and representing any rank or ranks affected and that before making the Order the Ministry of Home Affairs shall consider any representations made by such body or bodies has been fully observed:

This Order may be cited as the Royal Ulster Constabulary Allowances (Consolidation) (Amending) Order, 1936, and shall be construed as one with the Royal Ulster Constabulary Allowances (Consolidation) Order, 1929, the Royal Ulster Constabulary Allowances (Consolidation) (Amending) Order, 1931, and the Royal Ulster Constabulary Allowances (Consolidation) (Amending) Order, 1935.

Dated this 19th day of November, 1936.

R. Dawson Bates,
Minister of Home Affairs for
Northern Ireland.

I, THE RIGHT HONOURABLE HUGH McDowell Pollock, Minister of Finance for Northern Ireland, hereby signify my concurrence in the foregoing Amending Order and Schedule thereto.

Dated this 25th day of November, 1936.

H. M. Pollock,

- 1. Rent Allowance shall be payable to each member of the Force not provided with official quarters who comes within one or more of the following descriptions namely:—
  - (a) An officer;
  - (b) A married member residing with his wife;
  - (c) A widowed member residing with his child being under the age of sixteen years or in circumstances in which the Ministry is satisfied that it is reasonable that he should so reside;
  - (d) An unmarried member residing with his mother being a widow provided that the Ministry is satisfied that he is the main support of the household.

The Rent Allowance payable to a member of the Force shall be an amount equal to the rent actually and necessarily incurred and paid by him for the accommodation of himself and his family or dependants as described in this Article, provided that the Allowance shall not in any case exceed the maximum amount in this Order specified for the rank to which the member belongs, and, save as hereinafter provided, for the place wherein he is stationed.

2. The maximum amounts of Rent Allowance payable to members of the Force in the various ranks and stations shall be as follows:—

Inspector-General	••		£18	0 per	annum.
Deputy-Inspector-General City Commissioner, Belfas County Inspectors at Hea Londonderry	st:	d in	} £18	i <b>0</b> ,,	, ,,
Other County Inspectors Medical Officer District Inspectors in Coun		••	} £10	0 "	>7
Other District Inspectors			£7	5 ,,	,,,
Head Constables in Cour other stations classified in stations classified as in stations classified as in stations classified as	d as Categor s Category II s Category II	y I I		6 ,, - ,,	, ,,
Sergeants in County Bor stations classified as C in stations classified a "" ""  Constables in County Bo	ategory I. is Category I ,,, I ,,, I roughs and	II V	16/ 13/ 11/ 8/	6 ,,	"
stations classified as C in stations classified a ",",","	s Category I ,, I	II V	14/12/10/7/	<b>−</b> ¯ ,,	week.

3. For the purpose of classifying stations, other than stations in the county boroughs, in their appropriate Categories, the number of members other than officers in each station entitled to Rent Allowance under Article I hereof and the rent payable by each shall be ascertained. If in any station the number of such rents which are equal to or less than the maximum rates for the respective ranks under Category II. is less than 50 per cent. of the total number ascertained for the station, the station shall be classified in Category I; otherwise, if the number of such rents which are equal to or less than the corresponding maximum rates under Category III is less than 50 per cent. of the same total number, the station shall be classified in Category II otherwise, if the number of such rents which are equal to or less than the corresponding maximum rates under Category IV is less than 50 per cent. of the same total number the station shall be classified in Category III; and otherwise it shall be classified in Category IV.

A detachment permanently located in a place out of Northern Ireland shall be deemed to be a station.

In the first classification the numbers and rents shall be ascertained as at 1st May, 1936, and the rent for the term ended on or immediately before that date shall be the measure of the rent payable.

The classification of any station may be revised from time to time as circumstances may require provided that no station shall be reclassified within a period of five years from the date on which its last classification was based.

The ascertainments, classifications and revisions required by this Article shall be made by the Ministry. A classified list of the stations showing their respective Categories shall be made and certified by the Ministry and shall be communicated to the Force and shall be revised from time to time as may be necessary.

- 4. Where in the opinion of the Ministry it is just and equitable that Rent Allowance should be paid to any member of the Force a special Rent Allowance may be paid notwithstanding the conditions in Article 1 hereof. A special Rent Allowance payable under this Article shall not exceed the maximum rate appropriate to the rank of the member nor the amount which is shown to the satisfaction of the Ministry as having been necessarily incurred and paid by the member in the provision of accommodation for himself or his family or dependants, and may be at such lesser rate and subject to such conditions as the Regulations and Instructions from time to time in force may specify.
  - 5. For the purpose of this Order:
    - (a) the term Rent includes rates where the rates are payable as a separate item by the member.
    - (b) the rent of furnished houses and rooms shall be such amount, not exceeding two thirds of the amount paid for the hire of the accommodation and furniture, as the Ministry may in each case determine; the rent of furnished rooms where attendance is provided shall be such amount, not exceeding one half of the amount paid for hire and attendance, as the Ministry may in each case determine.
  - (c) Where the rent paid is in the nature of a ground rent or where the property is freehold the net annual value of the premises as valued under the Valuation Acts increased by one-third, together with the rates, shall be deemed to be the rent of the premises.
    6. Rent Allowance shall be claimed and paid at the times and in the manner

6. Rent Allowance shall be claimed and paid at the times and in the manner and subject to the conditions from time to time specified in the Regulations and Instructions in force.

## SUMMARY JURISDICTION AND CRIMINAL JUSTICE.

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Holding, p. 338.

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## Petty Sessions: Districts and Times of Holding.

ORDER DATED 1ST DAY OF FEBRUARY, 1936, MADE BY THE MINISTRY OF HOME AFFAIRS UNDER THE SUMMARY JURISDICTION AND CRIMINAL JUSTICE ACT (NORTHERN IRELAND), 1935.

1936. No. 86.

In pursuance of the provisions of sub-section (1) of Section 10 of the Summary Jurisdiction and Criminal Justice Act (Northern Ireland), 1935, the Ministry of Home Affairs, after consultation with the County Court Judges and the Resident Magistrates concerned, hereby orders and directs as follows:—

As and from the 1st day of March, 1936, the times when Petty Sessions shall be regularly held in the districts set out