

Road Traffic Act 1960

1960 CHAPTER 16

PART VI

THIRD-PARTY LIABILITIES

Payments for Treatment of traffic Casualties

212 Payment for hospital treatment of traffic casualties

- (1) Where a payment, other than a payment under the next following section, is made (whether or not with an admission of liability)—
 - (a) by an authorised insurer, the payment being made under or in consequence of a policy issued under section two hundred and three of this Act, or
 - (b) by the owner of a vehicle in relation to the user of which a security under this Part of this Act is in force, or
 - (c) by the owner of a vehicle who has made a deposit under this Part of this Act, in respect of the death of, or bodily injury to, any person arising out of the use of a motor vehicle on a road or in a place to which the public have a right of access, and the person who has so died or been bodily injured has to the knowledge of the insurer or owner, as the case may be, received treatment at a hospital, whether as an inpatient or as an out-patient, in respect of the injury so arising, the insurer or owner shall pay the expenses reasonably incurred by the hospital in affording the treatment, after deducting from the expenses any moneys actually received in payment of a specific charge for the treatment, not being moneys received under any contributory scheme:

Provided that the amount to be paid shall not exceed fifty pounds for each person treated as an in-patient, or five pounds for each person treated as an out-patient.

- (2) For the purposes of this section "expenses reasonably incurred means—
 - (a) in relation to a person who receives treatment at a hospital as an in-patient, an amount for each day he is maintained in the hospital representing the average daily cost, for each in-patient, of the maintenance of the hospital and the staff thereof and the maintenance and treatment of the in-patients therein; and

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(b) in relation to a person who receives treatment at a hospital as an out-patient, reasonable expenses actually incurred.

213 Payment for emergency treatment of traffic casualties

- (1) Where medical or surgical treatment or examination is immediately required as a result of bodily injury (including fatal injury) to a person caused by, or arising out of, the use of a motor vehicle on a road, and the treatment or examination so required (in this Part of this Act referred to as "emergency treatment") is effected by a legally qualified medical practitioner, the person who was using the vehicle at the time of the event out of which the bodily injury arose shall, on a claim's being made in accordance with the provisions of the next following section, pay to the practitioner, or, where emergency treatment is effected by more than one practitioner, to the practitioner by whom it is first effected—
 - (a) a fee of twelve shillings and sixpence in respect of each person in whose case the emergency treatment is effected by him; and
 - (b) a sum, in respect of any distance in excess of two miles which he must cover in order to proceed from the place whence he is summoned to the place where the emergency treatment is carried out by him and to return to the first-mentioned place, equal to sixpence for every complete mile and additional part of a mile of that distance.
- (2) Where emergency treatment is first effected in a hospital, the provisions of the foregoing subsection with respect to payment of a fee shall, so far as applicable, but subject (as regards the recipient of a payment) to the provisions of the next following section, have effect with the substitution of references to the hospital for references to a legally qualified medical practitioner.
- (3) Liability incurred under this section by the person using a vehicle shall, where the event out of which it arose was caused by the wrongful act of another person, be treated for the purposes of any claim to recover damage by reason of that wrongful act as damage sustained by the person using the vehicle.

214 Supplementary provisions as to payments for treatment

- (1) A payment falling to be made under either of the two last foregoing sections in respect of treatment in a hospital shall be made—
 - (a) in the case of a hospital vested in the Minister of Health for the purposes of the National Health Service Act, 1946, not being a teaching hospital (within the meaning of that Act), to the Regional Hospital Board for the area where the hospital is situated,
 - (b) in the case of such a teaching hospital, to the Board of Governors of the hospital,
 - (c) in the case of a hospital vested in the Secretary of State, to the Secretary of State or on his behalf to any Regional Hospital Board or Board of Management authorised by him for the purpose,
 - (d) in the case of any other hospital, to the hospital.
- (2) A claim for a payment under the last foregoing section may be made at the time when the emergency treatment is effected, by oral request to the person who was using the vehicle, and if not so made must be made by request in writing served on him within

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seven days from the day on which the emergency treatment was effected; and any such request in writing—

- (a) must be signed by the claimant or in the case of a hospital, by an executive officer of the Board or hospital claiming the payment or by an officer of the Secretary of State, must state the name and address of the claimant, the circumstances in which the emergency treatment was effected, and that it was first effected by the claimant or, in the case of a hospital, in the hospital,
- (b) may be served by delivering it to the person who was using the vehicle or by sending it in a prepaid registered letter addressed to him at his usual or last-known address.
- (3) A sum payable under the last foregoing section shall be recoverable as if it were a simple contract debt due from the person who was using the vehicle to the practitioner, Board or hospital, or the Secretary of State.
- (4) A payment made under the last foregoing section shall operate as a discharge, to the extent of the amount paid, of any liability of the person who was using the vehicle, or of any other person, to pay any sum in respect of the expenses or remuneration of the practitioner or hospital concerned of or for effecting the emergency treatment.
- (5) A chief officer of police shall, if so requested by a person who alleges that he is entitled to claim a payment under the last foregoing section, furnish to that person any information at the disposal of the chief officer as to the identification marks of any motor vehicle which that person alleges to be a vehicle out of the use of which the bodily injury arose and as to the identity and address of the person who was using the vehicle at the time of the event out of which it arose.