NEW SOUTH WALES

REPORT

AND

DETERMINATION

under the

PARLIAMENTARY REMUNERATION ACT 1989

20 May 1994



THE PARLIAMENTARY REMUNERATION TRIBUNAL

The Honourable the Chief Justice of New South Wales Chief Justice's Chambers Supreme Court of New South Wales SYDNEY NSW 2000

20.MAY1994

My dear Chief Justice

The Parliamentary Remuneration Tribunal has the honour to present to you, pursuant to section 13(1) of the Parliamentary Remuneration Act 1989, the Report of its Determination to be effective for the year commencing on 1 July 1994.

Yours faithfully
THE PARLIAMENTARY REMUNERATION TRIBUNAL

(THE HON. J P SLATTERY)

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PARLIAMENTARY REMUNERATION ACT 1989 REPORT PURSUANT TO SECTION 13(1) OF THE ACT

PRELIMINARY

- 1. The Parliamentary Remuneration Act 1989 ("the Act"), which was assented to on 12 December 1989, constituted the Parliamentary Remuneration Tribunal. The Act, inter alia, provides for the basic salaries of members of Parliament to bear a fixed relationship to those of members of the House of Representatives in the Commonwealth Parliament and for certain prescribed additional salaries and expense allowances to be at rates bearing a fixed percentage to the rate of basic salary. Pursuant to section 9(a) of the Act, the Parliamentary Remuneration Tribunal determines additional allowances to be payable to a member or recognised office holder and, pursuant to section 9(b) of the Act, makes recommendations to the Minister on matters referred to it by the Minister, relating to the provision of services, equipment or facilities to a member or recognised office holder.
- 2. Pursuant to Schedule 2 of the Parliamentary Remuneration Act 1989, I, <u>THE HONOURABLE JOHN PATRICK SLATTERY</u>, a retired Judge of the Supreme Court of New South Wales was, on 28 June 1993, appointed by the Chief Justice of the Supreme Court of New South Wales to be the Parliamentary Remuneration Tribunal.
- 3. The Parliamentary Remuneration Act 1989, provides for the making by the Tribunal of an annual determination of the additional allowances payable to recognised office holders and members of Parliament, to take effect from 1 July of each year.

- 4. Specifically, section 11 of the Act provides -
 - "(1) An annual determination as regards additional allowances is to be made on or before 1 June in each year (or such later date as the Chief Justice directs under this section), with effect from 1 July in that year.
 - (2) The Chief Justice may, because of the illness of the person holding office as the Tribunal or for any other reason that seems proper to the Chief Justice, from time to time by order published in the Gazette, direct that a particular annual determination is to be made on or before a later specified date.
 - (3) If an annual determination is not made by 1 July in a year, additional allowances continue to be payable at the rates at which they were payable before that date, until payment of additional allowances can be effected in accordance with the determination, but any necessary adjustments are to be made as a result of the making of the determination".

PROCEDURE

5. The Tribunal sent letters to all members of the Legislative Council and of the Legislative Assembly inviting them to forward to it such written submissions as they might wish to make in relation to the additional allowances which should be paid to recognised office holders and members and the rates of any such allowances. The letters also stated that the Tribunal was prepared to interview any member who had made a written submission and wished to confer with it for the purpose of elucidating or elaborating such submission. They concluded with the statement that submissions and conferences would be treated confidentially and that any material used in the report and determination would not be identified with its author.

- 6. In response to the abovementioned letters, the Tribunal received written submissions from the Parties and members of both Houses. All submissions have been carefully considered by the Tribunal.
- 7. The Tribunal has made such other inquiries as it considered necessary. It has noted the reports of the Australian Remuneration Tribunal and other State/Territory remuneration tribunals.
- 8. The Tribunal has been informed of changes in the costs incurred by members in the performance of their parliamentary duties since the last review.

ELECTORAL ALLOWANCES OF MEMBERS OF BOTH HOUSES

9. The Tribunal has reviewed the costs incurred by members in servicing their electorates and has increased rates of allowances accordingly.

SPECIAL EXPENSES OR "LIVING AWAY FROM HOME" ALLOWANCES

- 10. These allowances are provided to country members of both Houses towards the cost of overnight accommodation whilst in Sydney on parliamentary business or in transit to and from Sydney.
- 11. The Tribunal's special determination of 29 May 1991 under section 12 of the Act made provision for members to elect, when elected to Parliament, to be paid either a daily or annual special expenses allowance for the life of a Parliament. The special expenses allowance should be sufficient to permit the acquisition of rented accommodation.
- 12. The Tribunal's report and determination of 1 May 1992 removed the maximum allocation available for parliamentary business, other than sittings of the House or meetings of parliamentary committees, for members within the grouping of Minister, Speaker, Leader of the Opposition Assembly and Council,

Leader of Third Party in Assembly - resident in category 1 or category 2. The Tribunal's report and determination of 26 May 1993 determined that members can elect, each year, how they wish to be paid this allowance subject to certain conditions

13. In keeping with the current economic trends neither the daily or annual special expenses allowance has been increased.

COMMITTEE ALLOWANCES

14. The allowances fixed for Chairmen of Joint or Select Committees and for members of the Public Accounts Committee have been increased by approximately 1.5 per cent.

TRAVELLING ALLOWANCES FOR THE PREMIER, MINISTERS OF THE CROWN,
OTHER RECOGNISED OFFICE HOLDERS, COMMITTEE MEMBERS, SPOUSES OR
APPROVED RELATIVES

15. These have been increased marginally to reflect the relevant changes in the costs covered by the allowances.

CHARTER TRAVEL

16. A survey conducted during the current review revealed that there had been no significant increase to charter costs in the past twelve months. The opening of country travel to competition has overall resulted in a better service to users. The Government contract for air charter services is expected to provide better service and rates to users. Having regard to these facts the quantum of the charter allowance has not been increased at this time.

REIMBURSEMENT OF CERTAIN TRAVELLING EXPENSES

17. Provision is made for payment of a car allowance to those members of the Legislative Council who reside in the country and at a considerable distance from the closest airport or railway station from which they can obtain transport to and from Sydney, thus requiring the use of their private motor vehicles between their homes and the airport or railway station. The Tribunal's enquiries show that there has been no increase in the costs of running a motor vehicle, therefore the car allowance has not been increased at this time.

MATTERS CONSIDERED BY THE TRIBUNAL

- 18. Some of the submissions received from members relate to matters which have either been raised before or are new matters. The Tribunal has examined these and has provided a report hereunder.
 - a) Provision of Government Owned Motor Vehicles for Members

Some members have again sought the introduction of Government owned motor vehicles for members.

On 26 July 1990 the Tribunal made a report and determination on the provision of Government-owned motor vehicles to members of the Legislative Council and members of the Legislative Assembly for use in the servicing of their electorates and on other Parliamentary business.

The Tribunal's determination included the provision of a motor vehicle at the option of the member and set out the conditions relating thereto. The cost of providing the motor vehicle, including running costs, was to be met by the member out of her or his electoral allowance or salary.

Due to legislative impediments the Tribunal's determination was not adopted.

The Tribunal, as stated in previous reports, is of the view that, should legislation be introduced which overcomes the impediments to the adoption of the determination of 26 July 1990 then the Tribunal would support the provision of Government-owned motor vehicles to members of the Legislative Council and members of the Legislative Assembly.

b) Other Matters

Submissions were also received on various other matters but the Tribunal considered them to be outside the scope of this current review. Some of the matters include: Staff assistance for members, air travel entitlements for members' spouses, 008 telephone facilities, car and mobile telephones, upgrade of office equipment both in the electorate and at Parliament House including additional telephone lines and increases in postal and printing allowances.

PARLIAMENTARY REMUNERATION ACT 1989

DETERMINATION PURSUANT TO SECTION 11(1) OF THE ACT

For the reasons set forth in the above Report, the Parliamentary Remuneration Tribunal hereby makes the following determination of the additional allowances which should be paid on and from 1 July, 1994 to members, including recognised office holders, in the Legislative Council and the Legislative Assembly of New South Wales, in lieu of the amounts presently payable, for each of the purposes indicated below, and not in addition thereto:

ELECTORAL ALLOWANCES FOR MEMBERS OF BOTH HOUSES

The electoral allowances payable to members of the Legislative Assembly whose electoral districts are specified hereunder shall be as follows:-

Electoral Districts	Yearly Rate of Allowance
	\$
Group 1	22,600
Group 2	27,000
Group 3	31,600
Group 4	37,300
Group 5	40,600
Group 6	43,200
Group 7	47,300
Broken Hill	55,500

The electoral districts included in each Group are as determined in the Tribunal's special determination of 29 May 1991, under section 12 of the Parliamentary Remuneration Act 1989, and are set forth in Appendix A.

The electoral allowance payable to each member of the Legislative Council shall be \$31,600 per annum.

SPECIAL EXPENSES OR "LIVING AWAY FROM HOME" ALLOWANCES

A special expenses allowance shall be payable to country members of both Houses towards the cost of overnight accommodation whilst in Sydney on parliamentary business or in transit to and from Sydney. The allowance is payable when the stay is occasioned by:

- sittings of the House of Parliament or direct travel to and from such sittings;
 or
- meetings of parliamentary committees of which he or she is a member, or direct travel to or from such meetings; or
- other parliamentary business.

The member may elect to be paid either a daily or annual special expenses allowance on a financial year basis. This election to take effect from 1 July 1994 and is subject to the following conditions:-

- election is made for a full financial year;
- * such election to be received by the Parliament House Accounts Branch prior to 1 July each year;
- * new members to make their election effective from the date they are duly elected until the end of that financial year and;
- * re-elected members will not be eligible to change their current elections until the end of that financial year.

SPECIAL EXPENSES ALLOWANCE - DAILY ALLOWANCE

The daily special expenses allowance per overnight stay is as follows:

	<u>Sydney</u>	In Transit To and From Sydney
Ministers, resident in category 1 or category 2.	\$140.00	\$108.00
The Leader of the Opposition in the Legislative Council, resident in category 1 or category 2.	\$140.00	\$108.00
The Leader of the Opposition in the the Legislative Assembly, resident in category 1 or category 2.	\$140.00	\$108.00
Speaker of the Legislative Assembly, resident in category 1 or category 2.	\$140.00	\$108.00
Leader in the Legislative Assembly (other than the leader of the Opposition) of a recognised political party of which not less than ten members are members of the Legislative Assembly, resident in category 1 or category 2.	\$140.00	\$108.00
Chairman of Committees in the Legislative Assembly, resident in category 1 or category 2.	\$140.00	\$108.00
Member of the Legislative Council and member of the Legislative Assembly resident in category 1 or category 2.	\$140.00	\$108.00

The maximum number of overnight stays per annum are as follows:

	Overnight Stays Per Annum
Minister, Speaker, Leader of Opposition - Assembly and Council, Leader of Third Party in Assembly - resident in category 1 or category 2.	140
Chairman of Committees in the Legislative Assembly - resident in category 1 or category 2.	120 (25)
Parliamentary Secretary resident in:	
Category 1 electorates	90 (25)
Category 2 electorates	120 (50)
Other Assembly members, resident in:	
- category 1 electorates	90 (25)
- category 2 electorates	120 (25)
Other Council members, resident in:	
- category 1 electorates	90 (25)
- category 2 electorates	120 (25)

The figures in brackets show the maximum number of overnight stays that are available for parliamentary business other than sittings of the House or meetings of parliamentary committees. The figures in brackets are not additional to the overall maximum overnight stays allowed.

A member is entitled to only one allowance for each overnight stay.

The allowance is not payable for an overnight stay within the electoral district of the Legislative Assembly which contains the home base of the member.

Where parliamentary business requires members to exceed their entitlements set out above, then reimbursement of the actual and reasonable expenses, but not exceeding \$140.00 for each overnight stay in Sydney and \$108.00 for each overnight stay whilst in transit to and from Sydney, shall be allowed for any additional overnight stays. Such reimbursement is subject to the production of receipts relating to accommodation and a statement from the member concerned outlining other costs such as meals and incidental expenses. Provided that, payments made for overnight stays on parliamentary business other than the sittings of the House or meetings of parliamentary committees should not exceed the maximum shown in brackets above.

SPECIAL EXPENSES ALLOWANCE - ANNUAL ALLOWANCE

The annual special expenses allowances for overnight stays are as follows:

- (1) \$19,600 per annum to:-
 - (a) each Minister of the Crown who is a member of the Legislative Council and whose usual place of residence is situated in an electoral district specified in category 1 or category 2;
 - (b) each Minister of the Crown who is a member of the Legislative Assembly and is the member for, or whose usual place of residence is in, an electoral district specified in category 1 or category 2;
 - (c) the Leader of the Opposition in the Legislative Council whose usual place of residence is situated in an electoral division specified in category 1 or category 2;
 - (d) the Speaker of the Legislative Assembly, being the member for an electoral district specified in category 1 or category 2;
 - (e) the Leader of the Opposition in the Legislative Assembly, being the member for an electoral district specified in category 1 or category 2;

(f) the Leader in the Legislative Assembly (other than the Leader of the Opposition) of a recognised political party of which not less than ten members are members of the Legislative Assembly and of which no member is the holder of any office of profit pursuant to section 13B of the Constitution Act 1902, being the member for an electoral district specified in category 1 or category 2;

(2) \$16,800 per annum to:-

- (a) the Chairman of Committees in the Legislative Assembly, being the member for an electoral district specified in category 1 or category 2;
- (b) each member of the Legislative Council whose usual place of residence is situated in an electoral district specified in category 2 and to each member of the Legislative Assembly for an electoral district specified in category 2.
- (3) \$12,600 per annum to each member of the Legislative Council whose usual place of residence is situated in an electoral district specified in category 1 and to each member of the Legislative Assembly for an electoral district specified in category 1.

A member is entitled to only one allowance under paragraphs (1) to (3).

The electoral districts included in each category, are as determined in the Tribunal's determination of 29 May 1991, under section 12 of the Parliamentary Remuneration Act 1989, and are set forth in Appendix B.

REIMBURSEMENT OF EXPENSES FOR CHARTER TRANSPORT OF MEMBERS OF THE LEGISLATIVE ASSEMBLY

For the purposes of this clause "charter transport" means charter transport used within and for the service of the member's electorate and includes charter aircraft, drive yourself vehicles and any other mode of charter transport which may be deemed appropriate in the circumstances by the Speaker of the Legislative Assembly.

Each accounting year for the purposes of the reimbursement of expenses for charter transport shall commence on 1 July; and

- (1) The member for the Electoral District of Broken Hill shall be reimbursed to a maximum amount of \$16,092 per annum for charter transport.
- (2) The member for the Electoral District of Murray shall be reimbursed to a maximum amount of \$12,404 per annum for charter transport.
- (3) The members for the Electoral Districts of Barwon, Lachlan, Murrumbidgee and Upper Hunter shall each be reimbursed to a maximum amount of \$8,716 per annum for charter transport.
- (4) The members for the Electoral Districts of Albury, Burrinjuck, Clarence, Dubbo, Monaro and Northern Tablelands shall each be reimbursed to a maximum amount of \$5,362 per annum for charter transport.

While charter transport, reimbursable under this determination, is intended to be used within and for the service of the member's electorate, where the source of available charter transport is outside the boundaries of the electorate, the reasonable additional expenses consequently incurred may be included in the reimbursement available under this determination.

COMMITTEE ALLOWANCES

Members of the Legislative Council and of the Legislative Assembly serving as Chairmen of Joint Committees and Select Committees shall be paid the sum of \$100.00 for each day upon which they attend a meeting or an official visit of inspection if that day is one upon which the Legislative Council (so far as a member of the Council is concerned) or the Legislative Assembly (so far as a member of the Assembly is concerned) is not sitting.

Members of the Public Accounts Committee, other than the Chairman, shall each receive a committee allowance of \$2,260 per annum.

TRAVELLING ALLOWANCES FOR THE PREMIER, MINISTERS OF THE CROWN, OTHER RECOGNISED OFFICE HOLDERS, COMMITTEE MEMBERS, SPOUSES OR APPROVED RELATIVES

When travelling on official business the following shall be the travelling allowances per day payable respectively to the undermentioned:-

		Capital Cities (incl. Canberra)	Other Areas	Where no overnight stay is involved
Premier		\$310	\$174	\$79
Ministers		\$250	\$145	\$65
President of the Legislative Council and Speaker of the Legislative Assembly The Leader of the Opposition in the Legislative Council Leader and Deputy Leader of the Opposition in the Legislative Assembly Leader and Deputy Leader of a Recognised Political Party of which not less than ten members are members of the Legislative Assembly Chairman of Select, Joint, Standing and Public Accounts Committees	<pre>} } } } } } } } </pre>	\$250	\$145	\$65
Members of Select, Joint, Standing and Public Accounts Committees		\$187	\$120	\$47

An absence from Sydney for a period in excess of six hours shall be the minimum requirement for the payment of travelling allowance where no overnight absence is involved. Where absence overnight is involved, the absence must extend six hours beyond the first period of twenty-four hours before a second day's allowance is payable. Therefore, the second day's allowance is as shown in the column headed "Where no overnight stay is involved".

On occasions when the rates of travelling allowance set out above prove to be insufficient, reimbursement of actual and reasonable expenses shall be allowed, subject to the production of receipts relating to accommodation and a statement from the member concerned outlining other costs such as meals and incidental expenses.

A Minister, whose spouse accompanies him or her to a State or other official function and who consequently incurs expenses in respect of meals and accommodation for self and spouse exceeding the allowance to which he or she is entitled as indicated above, shall be entitled to be reimbursed such excess expenses. This provision applies to the "approved relative" of a Minister in a case where there is no spouse.

REIMBURSEMENT OF CERTAIN TRAVELLING EXPENSES

- (1) (a) When a member of the Legislative Council or of the Legislative Assembly travels by taxi from Sydney Airport to the city for the purpose of attending a sitting of the House of Parliament or any Joint, Select or Standing Committee or the Public Accounts Committee, of which she or he is a member, the member shall be entitled to be reimbursed the actual cost of the taxi fare incurred for the journey between Sydney Airport and the city. The member shall also be entitled to be reimbursed the actual cost of the taxi fare incurred for the return journey between the city and Sydney Airport from such a sitting.
 - (b) A member of the Legislative Council or of the Legislative Assembly shall be entitled to be reimbursed the actual cost of the fare incurred on up to twenty five taxi journeys per annum when travelling in the course of other parliamentary business between Sydney Airport and the city.

(2) Where the residence of a member of the Legislative Council is more than 25 kilometres from the airport or the closest practicable railway station from which the member is to commence a flight or train journey to Sydney for the purpose of attending a sitting of the Council or of a Select, Joint or Standing committee of which she or he is a member, and travels by private motor vehicle to such airport or railway station, the member shall be paid an amount equivalent to 49 cents per kilometre for the distance driven in excess of 25 kilometres on each single journey between the member's place of residence and such airport or railway station. A separate allowance, calculated on the same basis, shall be payable in respect of the return journey.

This allowance is also payable in respect of other journeys between the member's residence and Sydney on parliamentary business, but excluding party business, provided that, in the case of air travel, the fare is payable by the Government under the air travel entitlement provisions for journeys between the member's residence and Sydney.

These allowances are payable upon the following conditions:-

- (i) that the member satisfies the President of the Legislative Council as to the existence of the circumstances mentioned above; and
- (ii) that the member certifies to the President as to the distance driven by her or him to reach the airport or railway station and return home therefrom.

Dated this 20th day of May, 1994.

THE PARLIAMENTARY REMUNERATION TRIBUNAL

(The Hon. J P Slattery)

J.P. Slattery.

ELECTORAL DISTRICTS

AS DETERMINED IN THE TRIBUNAL'S DETERMINATION OF 29 MAY, 1991 UNDER SECTION 12 OF THE PARLIAMENTARY REMUNERATION ACT 1989

Group 1

Ashfield North Shore
Bligh Port Jackson
Coogee Vaucluse
Marrickville

Group 2

Lakemba Auburn Lane Cove Bankstown Liverpool Baulkham Hills Blacktown Manly Maroubra Cabramatta Miranda Campbelltown Moorebank Canterbury **Mount Druitt** Cronulla Northcott Davidson Parramatta Drummoyne Penrith East Hills **Pittwater** Eastwood Riverstone Ermington Rockdale Fairfield Georges River Smithfield Gladesville St Marys Strathfield Gordon Granville Sutherland The Hills Heffron Wakehurst Hurstville Willoughby Kogarah Ku-ring-gai

Group 3

Londonderry Badgerys Creek Blue Mountains Newcastle Bulli **Peats** Camden Swansea The Entrance Charlestown Wallsend Gosford Illawarra Waratah Keira Wollongong Wyong Kiama

Lake Macquarie

APPENDIX A (CONTINUED)

Group 4

Ballina Cessnock Coffs Harbour Hawkesbury Lismore Maitland Murwillumbah Myall Lakes Port Macquarie Port Stephens South Coast

Southern Highlands

Group 5

Bathurst Bega Orange Oxley Tamworth Wagga

Group 6

Albury Burrinjuck Clarence

Dubbo Monaro

Northern Tablelands

Group 7

Barwon Lachlan Murray

Murrumbidgee Upper Hunter

Special Group

Broken Hill

APPENDIX B

ELECTORAL DISTRICTS INCLUDED IN EACH CATEGORY AS DETERMINED IN THE TRIBUNAL'S DETERMINATION OF 29 MAY 1991 UNDER SECTION 12 OF THE PARLIAMENTARY REMUNERATION ACT 1989.

Category 1

Badgerys Creek Blue Mountains

Bulli

Camden

Charlestown Gosford

Hawkesbury

Illawarra Keira Kiama

Lake Macquarie

Londonderry Newcastle

Peats

Southern Highlands

Swansea The Entrance

Wallsend

Waratah

Wollongong

Wyong

Category 2

Albury Ballina Barwon

Bathurst Bega

Broken Hill

Burrinjuck Cessnock

Clarence Coffs Harbour Dubbo Lachlan Lismore Maitland Monaro Murray

Murrumbidgee Murwillumbah Myall Lakes

Northern Tablelands

Orange Oxley

Port Macquarie Port Stephens South Coast Tamworth Upper Hunter Wagga Wagga

