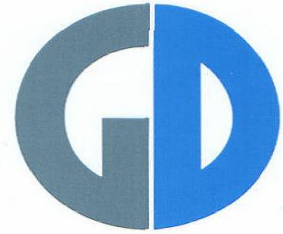


Gun & Davey

Covered



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COVERED CASES

Tid Bits

ATTENBOROUGH v GMH

[2000] SAWCT 52

In Attenborough -v- GMH [2000] SAWCT 52 the worker was claiming travelling expenses for travel between his workplace and his physiotherapist and then from the physiotherapist to his home (a route which took him past his workplace). The Tribunal upheld the Corporation's determination to reimburse the worker for travel between the workplace and the physiotherapist only. The worker was held to be liable for the further leg of the journey ie, from the workplace to his home thus confirming that Section 32 travel expenses are only for the travel necessary to obtain treatment not for travel incidental to obtaining treatment.