
STATUTORY INSTRUMENTS

1981 No. 552

The Magistrates' Courts Rules 1981

SUMMARY TRIAL OF INFORMATION AND HEARING OF COMPLAINT

Information to be for one offence only

- 12.—(1) Subject to any Act passed after 2nd October 1848, a magistrates' court shall not proceed to the trial of an information that charges more than one offence.
- (2) Nothing in this rule shall prohibit 2 or more informations being set out in one document.

Commencement Information

I1 Rule 12 in operation on 6.7.1981, see rule 1(1)

Order of evidence and speeches: information

- 13.—(1) On the summary trial of an information, where the accused does not plead guilty, the prosecutor shall call the evidence for the prosecution, and before doing so may address the court.
- (2) At the conclusion of the evidence for the prosecution, the accused may address the court, whether or not he afterwards makes an unsworn statement or calls evidence.
- (3) At the conclusion of the evidence, if any, for the defence, the prosecutor may call evidence to rebut that evidence.
- (4) At the conclusion of the evidence for the defence and any unsworn statement which the accused may make and the evidence, if any, in rebuttal, the accused may address the court if he has not already done so.
- (5) Either party may, with the leave of the court, address the court a second time, but where the court grants leave to one party it shall not refuse leave to the other.
- (6) Where both parties address the court twice the prosecutor shall address the court for the second time before the accused does so.

Commencement Information

I2 Rule 13 in operation on 6.7.1981, see rule 1(1)

Order of evidence and speeches: complaint

- 14.—(1) On the hearing of a complaint, except where the court determines under section 53(3) of the Act of 1980 to make the order with the consent of the defendant without hearing evidence, the complainant shall call his evidence, and before doing so may address the court.
- (2) At the conclusion of the evidence for the complainant the defendant may address the court, whether or not he afterwards calls evidence.

Changes to legislation: There are outstanding changes not yet made by the legislation.gov.uk editorial team to The Magistrates' Courts Rules 1981. Any changes that have already been made by the team appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

(3) At the conclusion of the evidence, if any, for the defence, the complainant may call evidence to rebut that evidence.

(4) At the conclusion of the evidence for the defence and the evidence, if any, in rebuttal, the defendant may address the court if he has not already done so.

(5) Either party may, with the leave of the court, address the court a second time, but where the court grants leave to one party it shall not refuse leave to the other.

(6) Where the defendant obtains leave to address the court for a second time his second address shall be made before the second address, if any, of the complainant.

Commencement Information

I3 Rule 14 in operation on 6.7.1981, see rule 1(1)

Adjournment of trial of information

15.—(1) Where in the absence of the accused a magistrates' court adjourns the trial of an information, the clerk of the court shall give to the accused notice in writing of the time and place at which the trial is to be resumed.

(2) Service of the notice required to be given by paragraph (1) may be effected in any manner in which service of a summons may be effected under paragraph (1) or (3) of rule 99 and paragraph (2) of that rule shall apply to the proof of service of the notice as it applies to the proof of service of a summons in respect of the offence charged in the information.

Commencement Information

I4 Rule 15 in operation on 6.7.1981, see rule 1(1)

Form of conviction or order

16.—(1) A form of summary conviction or order made on complaint shall be drawn up if required for an appeal or other legal purpose, and if drawn up shall be in such one of the prescribed forms as is appropriate to the case.

(2) Where the conviction is of an offence that could not have been tried summarily without the consent of the accused, the conviction shall contain a statement that the accused consented to the summary trial.

Commencement Information

I5 Rule 16 in operation on 6.7.1981, see rule 1(1)

Commitments for sentence, etc.

17.—(1) Where a magistrates' court commits an offender to the Crown Court under the Vagrancy Act 1824(1), section 37 or 38 of the Act of 1980, section 56(1) or 62(6) of the Criminal Justice Act 1967(2), section 24(2)(a) of the Powers of Criminal Courts Act 1973(3) or section 6 of the Bail

(1) 1824 c. 83.

(2) 1967 c. 80; section 56(1) was substituted by the Criminal Law Act 1977 (c. 45), section 46.

(3) 1973 c. 62.

Act 1976 after convicting him of an offence, the clerk of the magistrates' court shall send to the appropriate officer of the Crown Court—

- (a) a copy signed by the clerk of the magistrates' court of the minute or memorandum of the conviction entered in the register;
 - (b) a copy of any note of the evidence given at the trial of the offender, any written statement tendered in evidence and any deposition;
 - (c) such documents and articles produced in evidence before the court as have been retained by the court;
 - (d) any report relating to the offender considered by the court;
 - (e) if the offender is committed on bail, a copy of the record made in pursuance of section 5 of the said Act of 1976 relating to such bail and also any recognizance entered into by any person as his surety;
 - (f) if the court imposes under section 56(8) of the Criminal Justice Act 1967 an interim disqualification for holding or obtaining a licence under Part III of the Road Traffic Act 1972⁽⁴⁾, a statement of the date of birth and sex of the offender; and
 - (g) if the court makes an order under section 28 of the Theft Act 1968⁽⁵⁾ (orders for restitution), a copy signed by the clerk of the convicting court of the minute or memorandum of the order entered in the register.
- (2) Where a magistrates' court commits an offender to the Crown Court under the Vagrancy Act 1824, section 8(6) or 24(2) of the Powers of Criminal Courts Act 1973, section 37 or 38 of the Act of 1980 or section 56(1) or 62(6) of the Criminal Justice Act 1967 and the magistrates' court on that occasion imposes, under section 56(8) of the Criminal Justice Act 1967, an interim disqualification for holding or obtaining a licence under Part III of the Road Traffic Act 1972, the clerk of the magistrates' court shall give notice of the interim disqualification to the appropriate officer of the Crown Court.
- (3) Where a magistrates' court commits a person on bail to the Crown Court under any of the enactments mentioned in paragraph (2) or under section 6(4) of the Powers of Criminal Courts Act 1973 or under section 6 of the Bail Act 1976 the clerk of the magistrates' court shall give notice thereof in writing to the governor of the prison to which persons of the sex of the person committed are committed by that court if committed in custody for trial and also, if the person committed is under the age of 21, to the governor of the remand centre to which he would have been committed if the court had refused him bail.

Commencement Information

I6 Rule 17 in operation on 6.7.1981, see rule 1(1)

Committal to Crown Court for order restricting discharge, etc.

- 18.** Where a magistrates' court commits an offender to the Crown Court either—
- (a) under section 67(1) of the Mental Health Act 1959 with a view to the making of a hospital order with an order restricting his discharge; or
 - (b) under section 38 of the Act of 1980, as modified by subsection (4) of the said section 67, with a view to the passing of a more severe sentence than the magistrates' court has power to inflict if such an order is not made,

(4) 1972 c. 20.

(5) 1968 c. 60; section 28 was amended by the Criminal Justice Act 1972 (c. 71), section 64(1) and Schedule 5 and the Criminal Law Act 1977 (c. 45), section 65(4) and Schedule 12.

the clerk of the court shall send to the appropriate officer of the Crown Court—

- (i) the copies, documents and articles specified in rule 17;
- (ii) any written evidence about the offender given by a medical practitioner under section 60(1)(a) of the Mental Health Act 1959 or a copy of a note of any oral evidence so given;
- (iii) the name and address of the hospital the managers of which have agreed to admit the offender if a hospital order is made; and
- (iv) if the offender has been admitted to a hospital under section 68 of that Act, the name and address of that hospital.

Commencement Information

I7 Rule 18 in operation on 6.7.1981, see rule 1(1)

Remittals to another magistrates' court for sentence, etc.

19.—(1) Where a magistrates' court remits an offender to some other magistrates' court under section 39 of the Act of 1980 after convicting him of an offence, the clerk of the convicting court shall send to the clerk of the other court—

- (a) a copy signed by the clerk of the convicting court of the minute or memorandum of the conviction and remittal entered in the register;
- (b) a copy of any note of the evidence given at the trial of the offender, any written statement tendered in evidence and any deposition;
- (c) such documents and articles produced in evidence before the convicting court as have been retained by that court;
- (d) any report relating to the offender considered by the convicting court;
- (e) if the offender is remitted on bail, a copy of the record made by the convicting court in pursuance of section 5 of the Bail Act 1976 relating to such bail and also any recognizance entered into by any person as his surety;
- (f) if the convicting court makes an order under section 28 of the Theft Act 1968 (orders for restitution), a copy signed by the clerk of the convicting court of the minute or memorandum of the order entered in the register;
- (g) a copy of any legal aid order previously made in the same case;
- (h) a copy of any legal aid application; and
- (i) any statement of means already submitted.

(2) Where a magistrates' court remits an offender to some other magistrates' court as aforesaid and the other court remits him back to the convicting court under subsection (5) of the said section 39, the clerk of the other court shall send to the clerk of the convicting court—

- (a) a copy signed by the clerk of the other court of the minute or memorandum of the remittal back entered in the register;
- (b) if the offender is remitted back on bail, a copy of the record made by the other court in pursuance of section 5 of the Bail Act 1976 relating to such bail and also any recognizance entered into by any person as his surety;
- (c) all documents and articles sent in pursuance of paragraph (1).

(3) In this rule “the offender”, “the convicting court” and “the other court” have the same meanings as in the said section 39.

Commencement Information

I8 Rule 19 in operation on 6.7.1981, see rule 1(1)

Duty of clerk receiving statutory declaration under s.14(1) of Act of 1980

20. Where the clerk of a magistrates' court receives a statutory declaration which complies with section 14(1) of the Act of 1980, he shall—

- (a) note the receipt of the declaration in the register against the entry in respect of the trial of the information to which the declaration relates; and
- (b) inform the prosecutor and, if the prosecutor is not a constable, the chief officer of police of the receipt of the declaration.

Commencement Information

I9 Rule 20 in operation on 6.7.1981, see rule 1(1)

Changes to legislation:

There are outstanding changes not yet made by the legislation.gov.uk editorial team to The Magistrates' Courts Rules 1981. Any changes that have already been made by the team appear in the content and are referenced with annotations.

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Changes and effects yet to be applied to :

- Instrument am by [S.I. 2005/2930 rule 2\(c\)Sch 1 para 3](#)
- Instrument appl by [S.I. 2001/2600 rule 3](#)
- Arrangement am by [S.I. 2003/1236 rules 910\(a\)\(c\)](#)
- Instrument applied by
- Instrument applied in part (with modifications) by [S.I. 2011/2866 art. 8\(1\)\(2\)Sch. 2](#)
- Arrangement rev in pt by [S.I. 2003/1236 rules 910\(b\)\(d\)](#)
- defn of (exec rules 4.7,25,33,107) amended by

Changes and effects yet to be applied to the whole Instrument associated Parts and Chapters:

Whole provisions yet to be inserted into this Instrument (including any effects on those provisions):

- Rules words substituted by [S.I. 2005/617 Sch. para. 85](#)
- rules I2(3)-(5)13A added by [S.I. 1993/1183 rule 3\(a\)\(b\)](#)
- rules 1 Irules 1(2)(r) added by [S.I. 1994/1481 rule 3\(a\)](#)
- rule 1 Irule 1(2)(m) amended by [S.I. 1992/2072 rule 2\(a\)](#)
- rule 2 defn(s) added by [S.I. 2003/1236 rules 911\(a\)\(c\)](#)
- rule 2 am by [S.I. 2003/1236 rules 911\(d\)\(e\)](#)
- rule 2 amended by
- rule 2 amended by
- rule 2 amended by [S.I. 1998/3046 rule 2\(2\)](#)
- rule 2 amended by [S.I. 2000/3361 rule 2\(2\)](#)
- rule 2 defn(s) rev by [S.I. 2003/1236 rules 911\(b\)](#)
- rule 2(1) words inserted by [S.I. 2014/600 Sch. para. 1\(a\)](#)
- rule 2(1) words inserted by [S.I. 2019/1367 rule 3](#)
- rule 2(1) words inserted by [S.I. 2020/100 Sch. para. 2\(2\)](#)
- rule 2(1) words inserted by [S.I. 2021/626 rule 2\(2\)](#)
- rule 2(1) words omitted by [S.I. 2014/879 art. 16\(a\)](#)
- rule 2(3) omitted by [S.I. 2014/879 art. 16\(b\)](#)
- rule 3 omitted by [S.I. 2014/879 art. 17](#)
- rule 3 heading substituted by [S.I. 2011/1329 rule 81\(2\)](#)
- rule 3 word substituted by [S.I. 2011/1045 art. 16\(a\)](#)
- rule 3 heading word substituted by [S.I. 2011/1045 art. 16\(a\)](#)
- rule 3 word substituted by [S.I. 2011/1329 rule 81\(3\)\(a\)](#)
- rule 3 words inserted by [S.I. 2011/1045 art. 16\(b\)](#)
- rule 3 heading words inserted by [S.I. 2011/1045 art. 16\(b\)](#)
- rule 3 words substituted by [S.I. 2011/1329 rule 81\(3\)\(b\)](#)
- rule 3A added (5.4.2010) by [S.I. 2009/3362 rules 23](#)
- rule 3A(1)(h) words inserted by [S.I. 2021/626 rule 2\(3\)](#)
- rule 3A(7)(a) words substituted by [S.I. 2020/100 Sch. para. 2\(3\)](#)
- rule 3B inserted by [S.I. 2021/626 rule 2\(4\)](#)
- rule 3C inserted by [S.I. 2022/523 rule 2\(2\)](#)
- rule 4 referred to by [S.I. 2005/384 rules 7.17.2](#)
- rule 4(4) words substituted by [S.I. 2005/617 Sch. para. 68](#)
- rules 4A4B added by [S.I. 1997/706 rule 3](#)
- rules 4A4B added by [S.I. 1997/706 rule 3](#)
- rule 4A am by [S.I. 2001/610 rule 4](#)
- rule 4A amended by [S.I. 2000/3361 rule 2\(3\)](#)

- rule 4A referred to by [S.I. 2005/384 rule 28.2](#)
- rule 4A substituted by [S.I. 2021/626 rule 2\(5\)](#)
- rule 4A(1) amended by [S.I. 1998/3046 rule 2\(3\)](#)
- rules 4B9–11 11A 15 17–20 22 25–30 am by [S.I. 2001/610 rule 3](#)
- rule 4B referred to by [S.I. 2005/384 rule 27.2](#)
- rule 5 amended by [S.I. 1997/706 rule 4](#)
- rule 5 amended by [S.I. 1997/706 rule 4](#)
- rule 5–13A omitted by [S.I. 2021/626 rule 2\(12\)\(a\)](#)
- rules 5–8 referred to by [S.I. 2005/384 rules 10.1–10.4](#)
- rule 6 amended by
- rule 6(1)rule 6(2)rev.inpt. amended by [S.I. 1997/706 rule 5\(1\)\(a\)\(b\)](#)
- rule 6(1)rule 6(2)rev.inpt. amended by [S.I. 1997/706 rule 5\(1\)\(a\)\(b\)](#)
- rule 6(3) amended by [S.I. 1997/706 rule 5\(1\)\(c\)](#)
- rule 6(3) amended by [S.I. 1997/706 rule 5\(1\)\(c\)](#)
- rule 6(4)(5) revoked by [S.I. 1997/706 rule 5\(1\)\(d\)](#)
- rule 6(4)(5) revoked by [S.I. 1997/706 rule 5\(1\)\(d\)](#)
- rule 7 head. substituted by [S.I. 1997/706 rule 6](#)
- rule 7 head. substituted by [S.I. 1997/706 rule 6](#)
- rule 7(2)–(13) replaced (by rule 7(2)–(7)) by [S.I. 1997/706 rule 7\(1\)](#)
- rule 7(2)–(13) replaced (by rule 7(2)–(7)) by [S.I. 1997/706 rule 7\(1\)](#)
- rule 8 substituted by [S.I. 1997/706 rule 8](#)
- rule 8 substituted by [S.I. 1997/706 rule 8](#)
- rule 9 amended by [S.I. 1998/3046 rule 2\(4\)](#)
- rule 9 amended by [S.I. 2000/3361 rule 2\(4\)](#)
- rules 910 referred to by [S.I. 2005/384 rules 19.1919.20](#)
- rule 10 amended by [S.I. 1998/3046 rule 2\(5\)](#)
- rule 10 amended by [S.I. 2000/3361 rule 2\(5\)](#)
- rule 10 rev in pt by [S.I. 2003/1236 rules 912](#)
- rule 11 am by [S.I. 2003/1236 rules 913\(a\)\(c\)](#)
- rule 11 amended by
- rule 11 head. amended by [S.I. 1997/706 rule 9](#)
- rule 11 head. amended by [S.I. 1997/706 rule 9](#)
- rule 11 referred to by [S.I. 2005/384 rule 10.5](#)
- rule 11 rev in pt by [S.I. 2003/1236 rules 913\(b\)\(d\)](#)
- rule 11(1) revoked by [S.I. 1997/706 rule 10\(a\)](#)
- rule 11(1) revoked by [S.I. 1997/706 rule 10\(a\)](#)
- rule 11(2) amended by [S.I. 1992/729 rule 2](#)
- rule 11(2) amended by [S.I. 1997/706 rule 10\(b\)\(i\)](#)
- rule 11(2) amended by [S.I. 1997/706 rule 10\(b\)\(i\)](#)
- rule 11(2)(b) substituted by [S.I. 1997/706 rule 10\(b\)\(ii\)](#)
- rule 11(2)(b) substituted by [S.I. 1997/706 rule 10\(b\)\(ii\)](#)
- rule 11(2)(c) substituted by [S.I. 1997/706 rule 10\(b\)\(iii\)](#)
- rule 11(2)(c) substituted by [S.I. 1997/706 rule 10\(b\)\(iii\)](#)
- rule 11(2)(d) revoked by [S.I. 1997/706 rule 10\(b\)\(iv\)](#)
- rule 11(2)(d) revoked by [S.I. 1997/706 rule 10\(b\)\(iv\)](#)
- rule 11(2)(g)(h) amended by [S.I. 1997/706 rule 10\(b\)\(v\)](#)
- rule 11(2)(g)(h) amended by [S.I. 1997/706 rule 10\(b\)\(v\)](#)
- rule 11(2)(i) substituted by [S.I. 1997/706 rule 10\(b\)\(vi\)](#)
- rule 11(2)(i) substituted by [S.I. 1997/706 rule 10\(b\)\(vi\)](#)
- rule 11(2)(o) amended by [S.I. 1997/706 rule 10\(b\) \(vi i i\)](#)
- rule 11(2)(o) amended by [S.I. 1997/706 rule 10\(b\) \(vi i i\)](#)
- rule 11(2X1) amended by [S.I. 1997/706 rule 10\(b\)\(vii\)](#)
- rule 11(2X1) amended by [S.I. 1997/706 rule 10\(b\)\(vii\)](#)
- rule 11(3) revoked by [S.I. 1997/706 rule 10\(c\)](#)
- rule 11(3) revoked by [S.I. 1997/706 rule 10\(c\)](#)
- rule 11A added by [S.I. 1998/3046 rule 2\(6\)](#)
- rule 11A added by [S.I. 2000/3361 rule 2\(6\)](#)
- rule 11A am by [S.I. 2003/1236 rules 914\(a\)\(c\)](#)

- rule 11A referred to by [S.I. 2005/384 rule 12.1](#)
- rule 11A rev in pt by [S.I. 2003/1236 rules 914\(b\)\(d\)](#)
- rule 12 referred to by [S.I. 2005/384 rule 7.3](#)
- rule 13 amended by
- rules 1313A referred to by [S.I. 2005/384 rules 37.137.2](#)
- rule 14 referred to by [S.I. 2005/384 rule 37.7](#)
- rule 15 omitted by [S.I. 2021/626 rule 2\(12\)\(b\)](#)
- rule 15 referred to by [S.I. 2005/384 rule 37.3](#)
- rule 15 rev in pt by [S.I. 2003/1236 rules 915](#)
- rule 16 am by [S.I. 2003/1236 rules 916\(1\)\(2\)](#)
- rule 16 referred to by [S.I. 2005/384 rule 6.1](#)
- rule 16 rev in pt by [S.I. 2003/1236 rules 916\(3\)](#)
- rule 17 am by [S.I. 2003/1236 rules 917\(1\)\(a\)17\(1\)\(b\)\(2\)](#)
- rule 17 amended by
- rule 17-20 omitted by [S.I. 2021/626 rule 2\(12\)\(c\)](#)
- rules 1718 referred to by [S.I. 2005/384 rules 43.143.2 \(Pt 43\) \(Pt 43\)](#)
- rule 17 rev in pt by [S.I. 2003/1236 rules 917\(1\)\(c\)](#)
- rule 17(1)rev in pt and amended by [S.I. 1992/2072 rule 2\(b\)](#)
- rule 17(1)(i) added by [S.I. 1994/1481 rule 3\(b\)](#)
- rule 17(2) rev in pt by [S.I. 1992/2072 rule 2\(c\)](#)
- rule 17(3) rev in pt by [S.I. 1992/2072 rule 2\(d\)](#)
- rule 18 am by [S.I. 2003/1236 rules 918](#)
- rule 19 am by [S.I. 2003/1236 rules 919\(1\)\(a\)–\(c\) \(d\)\(i\) \(2\)](#)
- rule 19 referred to by [S.I. 2005/384 rule 42.1 \(Pt 42\) \(Pt 42\)](#)
- rule 19 rev in pt by [S.I. 2003/1236 rules 919\(1\)\(d\)\(ii\)\(e\)](#)
- rule 20 referred to by [S.I. 2005/384 rule 7.4](#)
- rule 20 rev in pt by [S.I. 2003/1236 rules 920](#)
- rule 21 revoked by [S.I. 1997/706 rule 11](#)
- rule 21 revoked by [S.I. 1997/706 rule 11](#)
- rule 22-32 omitted by [S.I. 2021/626 rule 2\(12\)\(d\)](#)
- rule 22 referred to by [S.I. 2005/384 rule 37.6](#)
- rule 23 referred to by [S.I. 2005/384 rule 18.8](#)
- rule 24 am by [S.I. 2003/1236 rules 921](#)
- rule 24 referred to by [S.I. 2005/384 rule 49.1](#)
- rule 25 am by [S.I. 2003/1236 rules 922\(1\)\(a\)22\(1\)\(b\)22\(2\)\(b\)\(c\)](#)
- rule 25 amended by
- rule 25 referred to by [S.I. 2005/384 rule 19.13](#)
- rule 25 rev in pt by [S.I. 2003/1236 rules 922\(1\)\(c\)22\(2\)\(a\)\(d\)](#)
- rule 25(1)(i) added by [S.I. 1992/2073 rule 2\(e\)](#)
- rule 26 referred to by [S.I. 2005/384 rule 19.14](#)
- rule 27 am by [S.I. 2003/1236 rules 923](#)
- rule 27 referred to by [S.I. 2005/384 rule 45.1 \(Pt 45\) \(Pt 45\)](#)
- rule 28 am (cross-heading am) by [S.I. 2003/1236 rules 924](#)
- rule 28 referred to by [S.I. 2005/384 rule 54.1 \(Pt 54\) \(Pt 54\)](#)
- rule 28 subst by [S.I. 2003/1236 rules 925](#)
- rule 28(1) replaced by [S.I. 1992/2072 rule 2\(f\)](#)
- rule 28(1A) amended by [S.I. 1998/2167 rule 4\(2\)\(a\)\(i\)](#)
- rule 28(1A)(b) revoked by [S.I. 1998/2167 rule 4rule 4\(2\)rule 4\(2\)\(a\)\(ii\)](#)
- rule 28(2) amended by [S.I. 1992/2072 rule 2\(g\)](#)
- rule 28(2) amended by [S.I. 1998/2167 rule 4\(2\)\(b\)\(i\)](#)
- rule 28(2) amended by [S.I. 1998/2167 rule 4\(2\)\(b\)\(ii\)](#)
- rule 28(4) added by [S.I. 1992/2072 rule 2\(h\)](#)
- rule 28(4) substituted by [S.I. 1998/2167 rule 4\(2\)\(c\)](#)
- rule 29 am by [S.I. 2003/1236 rules 926\(1\)26\(2\)\(a\)](#)
- rule 29 amended by
- rules 2930 referred to by [S.I. 2005/384 rules 47.147.2 \(Pt 47\) \(Pt 47\)](#)
- rule 29 rev in pt by [S.I. 2003/1236 rules 926\(2\)\(b\)](#)
- rule 29(1A)(3) revoked by [S.I. 1992/2072 rule 2\(1\)](#)

- rule 29(2) rev in pt by [S.I. 1992/2072 rule 2\(j\)](#)
- rule 30 am by [S.I. 2003/1236 rules 927\(1\)\(a\)27\(2\)\(a\)\(3\)](#)
- rule 30 rev in pt by [S.I. 2003/1236 rules 927\(1\)\(b\)27\(2\)\(b\)](#)
- rule 31 referred to by [S.I. 2005/384 rule 49.2](#)
- rule 32 am by [S.I. 2001/610 rules 37](#)
- rule 32 referred to by [S.I. 2005/384 rule 55.1](#)
- rule 32(1)(a) words substituted by [S.I. 2005/617 Sch. para. 69](#)
- rule 33 revoked by [S.I. 1997/706 rule 12](#)
- rule 33 revoked by [S.I. 1997/706 rule 12](#)
- rule 35A revoked by
- rule 36 amended by
- rule 36 amended by
- rule 38 am by [S.I. 2001/610 rule 3](#)
- rule 38 omitted by [S.I. 2014/879 art. 17](#)
- rule 39 am by [S.I. 2001/610 rules 38](#)
- rule 39 am by [S.I. 2005/2930 rule 2\(c\)Sch 1 para 4](#)
- rule 39 substituted by [S.I. 1992/457 Sch. reg.16](#)
- rule 39(1) words substituted by [S.I. 2021/626 rule 2\(6\)](#)
- rule 39(6) applied by [S.I. 2010/2955 rule 9.2](#)
- rule 39(6) omitted by [S.I. 2014/879 art. 17](#)
- rule 40 am by [S.I. 2001/610 rules 37](#)
- rule 40 rev by [S.I. 2003/1236 rules 928](#)
- rule 41 am by [S.I. 2001/610 rules 36](#)
- rule 41 amended by
- rule 41 applied by [S.I. 2010/2955 rule 9.2](#)
- rule 41 applied (with modifications) by [S.I. 2011/1329 rule 46](#)
- rule 41 omitted by [S.I. 2014/879 art. 17](#)
- rule 41(1)(a) words substituted by [S.I. 2005/617 Sch. para. 70\(a\)](#)
- rule 41(2) words substituted by [S.I. 2005/617 Sch. para. 70\(b\)\(i\)](#)
- rule 41(2) words substituted by [S.I. 2005/617 Sch. para. 70\(b\)\(ii\)](#)
- rule 41(3) words substituted by [S.I. 2005/617 Sch. para. 70\(c\)](#)
- rule 41(4) words substituted by [S.I. 2005/617 Sch. para. 70\(d\)\(i\)](#)
- rule 41(4) words substituted by [S.I. 2005/617 Sch. para. 70\(d\)\(ii\)](#)
- rule 41(4) words substituted by [S.I. 2005/617 Sch. para. 70\(d\)\(iii\)](#)
- rule 41(5) words substituted by [S.I. 2005/617 Sch. para. 70\(e\)\(i\)](#)
- rule 41(5) words substituted by [S.I. 2005/617 Sch. para. 70\(e\)\(ii\)](#)
- rule 41(5) words substituted by [S.I. 2005/617 Sch. para. 70\(e\)\(iii\)](#)
- rule 41(7) words substituted by [S.I. 2005/617 Sch. para. 70\(f\)\(i\)](#)
- rule 41(7) words substituted by [S.I. 2005/617 Sch. para. 70\(f\)\(ii\)](#)
- rule 41(7) words substituted by [S.I. 2005/617 Sch. para. 70\(f\)\(iii\)](#)
- rule 41(8) words substituted by [S.I. 2005/617 Sch. para. 70\(g\)](#)
- rule 42 revoked by
- rule 43 amended by
- rule 43 applied by [S.I. 2010/2955 rule 9.2](#)
- rule 43 omitted by [S.I. 2014/879 art. 17](#)
- rule 44 amended by
- rule 44 applied by [S.I. 2010/2955 rule 9.2](#)
- rule 44 omitted by [S.I. 2014/879 art. 17](#)
- rule 45 am by [S.I. 2001/610 rules 379](#)
- rule 45 am by [S.I. 2005/2930 rule 2\(c\)Sch 1 para 5\(b\)\(c\)](#)
- rule 45 am (heading am) by [S.I. 2005/2930 rule 2\(c\)Sch 1 para 5\(a\)](#)
- rule 45 applied by [S.I. 2010/2955 rule 9.2](#)
- rule 45 omitted by [S.I. 2014/879 art. 17](#)
- rule 46 am by [S.I. 2001/610 rule 3](#)
- rule 46 am by [S.I. 2003/1236 rules 929](#)
- rule 46 referred to by [S.I. 2005/384 rule 52.1](#)
- rule 46(1) word substituted by [S.I. 2014/600 Sch. para. 1\(b\)](#)
- rule 47 am by [S.I. 2001/610 rules 35](#)

- rule 47(4) words substituted by [S.I. 2009/2054 Sch. 1 para. 8](#)
- rule 48 am by [S.I. 2001/610 rules 310](#)
- rule 48 applied by [S.I. 2010/2955 rule 9.2](#)
- rules 4849 referred to by [S.I. 2005/384 rules 52.252.3](#)
- rule 48(1) omitted by [S.I. 2021/626 rule 2\(12\)\(e\)](#)
- rule 48(1) substituted by [S.I. 1992/457 Sch. reg.17](#)
- rule 49 am by [S.I. 2001/610 rule 3](#)
- rule 49 applied by [S.I. 2010/2955 rule 9.2](#)
- rule 50 revoked by [S.I. 1992/457 Sch reg.18](#)
- rule 51 am by [S.I. 2005/2930 rule 2\(c\)Sch 1 para 6](#)
- rule 51 amended by
- rule 51 amended by
- rule 51 applied by [S.I. 2010/2955 rule 9.2](#)
- rule 51-52A omitted by [S.I. 2021/626 rule 2\(12\)\(f\)](#)
- rules 51–57 referred to by [S.I. 2005/384 rules 52.4–52.11](#)
- rule 51 words omitted by [S.I. 2014/879 art. 18](#)
- rule 52A inserted by
- rule 53(1) word substituted by [S.I. 2014/600 Sch. para. 1\(c\)](#)
- rule 54 am by [S.I. 2001/167 rule 3\(1\)–\(3\)](#)
- rule 54 am by [S.I. 2001/610 rules 37](#)
- rule 54 amended by
- rule 54 amended by
- rule 54 amended by [S.I. 1999/2765 rule 2](#)
- rule 54 rev in pt by [S.I. 2001/167 rule 3\(4\)](#)
- rule 54(1) words substituted by [S.I. 2014/600 Sch. para. 1\(d\)\(i\)\(aa\)](#)
- rule 54(1)(a) word substituted by [S.I. 2014/600 Sch. para. 1\(d\)\(i\)\(bb\)](#)
- rule 54(1)(b) words substituted by [S.I. 2014/600 Sch. para. 1\(d\)\(i\)\(cc\)](#)
- rule 54(2) word substituted by [S.I. 2014/600 Sch. para. 1\(d\)\(ii\)](#)
- rule 54(3) words substituted by [S.I. 2014/600 Sch. para. 1\(d\)\(iii\)](#)
- rule 54(3B) words substituted by [S.I. 2014/600 Sch. para. 1\(d\)\(iv\)\(aa\)](#)
- rule 54(3B)(a) word substituted by [S.I. 2014/600 Sch. para. 1\(d\)\(iv\)\(bb\)](#)
- rule 54(3B)(b) words substituted by [S.I. 2014/600 Sch. para. 1\(d\)\(iv\)\(cc\)](#)
- rule 54(3B)(c) word substituted by [S.I. 2014/600 Sch. para. 1\(d\)\(iv\)\(dd\)](#)
- rule 54(4)–(11) omitted by [S.I. 2014/600 Sch. para. 1\(d\)\(v\)](#)
- rule 54(4) rev in pt by [S.I. 1992/729 rule 3](#)
- rule 55 am by [S.I. 2001/610 rules 36](#)
- rule 55 amended by
- rule 55 amended by
- rule 55 amended by
- rule 55 words substituted by [S.I. 2005/617 Sch. para. 71](#)
- rule 55(1)(a) word substituted by [S.I. 2014/600 Sch. para. 1\(e\)](#)
- rule 55(1)(c) word substituted by [S.I. 2014/600 Sch. para. 1\(e\)](#)
- rule 56 am by [S.I. 2001/610 rule 3](#)
- rule 56-57A omitted by [S.I. 2021/626 rule 2\(12\)\(g\)](#)
- rule 57 am by [S.I. 2001/610 rule 11](#)
- rule 57 rev in pt by [S.I. 2003/1236 rules 930](#)
- rule 57(1) rev in pt by [S.I. 1993/1183 rule 3\(c\)](#)
- rule 57A added by [S.I. 2003/423 rule 2](#)
- rule 57A referred to by [S.I. 2005/384 rule 58.12](#)
- rule 57A(1) words substituted by [S.I. 2005/617 Sch. para. 72\(a\)](#)
- rule 57A(1) words substituted by [S.I. 2005/617 Sch. para. 72\(b\)](#)
- rule 57A(4) words substituted by [S.I. 2019/1367 rule 4](#)
- rule 58(3) words substituted by [S.I. 2005/617 Sch. para. 73](#)
- rule 59 am by [S.I. 2001/610 rules 312](#)
- rule 59 amended by
- rule 59 omitted by [S.I. 2014/879 art. 19](#)
- rule 59(1)(a)(iii) words substituted by [S.I. 2005/617 Sch. para. 74\(b\)](#)
- rule 59(1)(a)(ii) words substituted by [S.I. 2005/617 Sch. para. 74\(a\)](#)

- rule 59(2) words substituted by [S.I. 2005/617 Sch. para. 74\(c\)\(i\)](#)
- rule 59(2) words substituted by [S.I. 2005/617 Sch. para. 74\(c\)\(ii\)](#)
- rule 59(2) words substituted by [S.I. 2005/617 Sch. para. 74\(c\)\(iii\)](#)
- rule 59A59B inserted by [S.I. 2011/1329 rule 81\(4\)](#)
- rule 59A omitted by [S.I. 2014/879 art. 19](#)
- rule 59B omitted by [S.I. 2014/879 art. 19](#)
- rule 60 am by [S.I. 2001/610 rules 36](#)
- rule 60 amended by
- rule 60(2) omitted by [S.I. 2014/879 art. 19](#)
- rule 60(2) words substituted by [S.I. 2005/617 Sch. para. 75](#)
- rule 60(3) omitted by [S.I. 2014/879 art. 19](#)
- rule 60A inserted by [S.I. 2021/459 rule 2\(2\)](#)
- rule 61 am by [S.I. 2001/610 rule 3](#)
- rule 61-63 amended by
- rule 61 omitted by [S.I. 2014/879 art. 19](#)
- rule 62 applied by [S.I. 2010/2955 rule 9.2](#)
- rule 62 omitted by [S.I. 2014/879 art. 19](#)
- rule 63 am by [S.I. 2001/610 rules 3613](#)
- rule 63 omitted by [S.I. 2021/626 rule 2\(12\)\(h\)](#)
- rule 63(1) omitted by [S.I. 2014/879 art. 19](#)
- rule 63(1) words substituted by [S.I. 2005/617 Sch. para. 75](#)
- rules 6465 referred to by [S.I. 2005/384 rules 52.1252.13](#)
- rule 65 am by [S.I. 2003/1236 rules 931](#)
- rule 65 amended by
- rule 65 amended by
- rule 65 omitted by [S.I. 2021/626 rule 2\(12\)\(i\)](#)
- rule 65(2)(e) words substituted by [S.I. 2014/600 Sch. para. 1\(f\)](#)
- rule 65(2)(ff) added by [S.I. 1992/2072 rule 2\(k\)](#)
- rule 65(2)(ff) words omitted by [S.I. 2013/630 reg. 61](#)
- rule 66 am by [S.I. 2001/610 rules 314](#)
- rule 66 am by [S.I. 2003/1236 rules 932\(1\)–\(3\)](#)
- rule 66 amended by
- rule 66 amended by
- rule 66 applied by [S.I. 2010/2955 rule 9.2](#)
- rules 66–66B referred to by [S.I. 2005/384 rules 6.1–6.3](#)
- rule 66 rev in pt by [S.I. 2003/1236 rules 932\(4\)](#)
- rule 66(10B) added by [S.I. 1992/2072 rule 2\(1\)](#)
- rule 66(11) amended by [S.I. 1993/1183 rule 3\(d\)\(i\)](#)
- rule 66(11A) added by [S.I. 1993/1183 rule 3\(d\)\(ii\)](#)
- rule 66(12) amended by [S.I. 1992/709 art.2Sch.1](#)
- rule 66(12) omitted by [S.I. 2021/626 rule 2\(7\)](#)
- rule 66A am by [S.I. 2001/610 rule 15](#)
- rule 66A inserted by
- rule 66A-66E substituted for rule 66A 66B by [S.I. 2021/626 rule 2\(8\)](#)
- rules 66B6970 am by [S.I. 2001/610 rule 3](#)
- rule 66B inserted by
- rule 67 am by [S.I. 2003/1236 rules 933](#)
- rule 67 applied by [S.I. 2010/2955 rule 9.2](#)
- rule 67 referred to by [S.I. 2005/384 rule 4.2](#)
- rule 67(1) words substituted by [S.I. 2021/626 rule 2\(9\)](#)
- rule 68 am by [S.I. 2001/610 rule 5](#)
- rule 68 applied by [S.I. 2010/2955 rule 9.2](#)
- rule 68 referred to by [S.I. 2005/384 rule 6.4](#)
- rule 68 rev in pt by [S.I. 2003/1236 rules 934](#)
- rule 69 am by [S.I. 2005/2930 rule 2\(c\)Sch 1 para 7](#)
- rule 69 amended by
- rule 69 applied by [S.I. 2010/2955 rule 9.2](#)
- rule 69 omitted by [S.I. 2014/879 art. 19](#)

- rule 70 amended by
- rule 70 amended by
- rule 70-73 omitted by [S.I. 2021/626 rule 2\(12\)\(j\)](#)
- rule 70 referred to by [S.I. 2005/384 rule 27.1](#)
- rule 70 head. substituted by [S.I. 1997/706 rule 13](#)
- rule 70 head. substituted by [S.I. 1997/706 rule 13](#)
- rule 70(1)(2) amended by [S.I. 1997/706 rule 14\(a\)\(b\)](#)
- rule 70(1)(2) amended by [S.I. 1997/706 rule 14\(a\)\(b\)](#)
- rule 70(3) revoked by [S.I. 1997/706 rule 14\(c\)](#)
- rule 70(3) revoked by [S.I. 1997/706 rule 14\(c\)](#)
- rule 70(4) amended by [S.I. 1997/706 rule 14\(d\)\(i\)Cii\)](#)
- rule 70(4) amended by [S.I. 1997/706 rule 14\(d\)\(i\)Cii\)](#)
- rule 70(4) rev.in pt. by [S.I. 1997/706 rule 14\(d\)\(iii\)](#)
- rule 70(4) rev.in pt. by [S.I. 1997/706 rule 14\(d\)\(iii\)](#)
- rule 70(5) amended by [S.I. 1997/706 rule 14\(e\)](#)
- rule 70(5) amended by [S.I. 1997/706 rule 14\(e\)](#)
- rule 70(5A) added by [S.I. 1997/706 rule 14\(f\)](#)
- rule 70(5A) added by [S.I. 1997/706 rule 14\(f\)](#)
- rule 70(6) substituted by [S.I. 1997/706 rule 14\(g\)](#)
- rule 70(6) substituted by [S.I. 1997/706 rule 14\(g\)](#)
- rule 70(7) substituted by [S.I. 1997/706 rule 14\(h\)](#)
- rule 70(7) substituted by [S.I. 1997/706 rule 14\(h\)](#)
- rule 70(8) amended by [S.I. 1997/706 rule 14\(i\)](#)
- rule 70(8) amended by [S.I. 1997/706 rule 14\(i\)](#)
- rule 70(9) substituted by [S.I. 1997/706 rule 14\(j\)](#)
- rule 70(9) substituted by [S.I. 1997/706 rule 14\(j\)](#)
- rules 7172 referred to by [S.I. 2005/384 rules 37.437.5](#)
- rule 71 rev.in pt. by [S.I. 1997/706 rule 15](#)
- rule 71 rev.in pt. by [S.I. 1997/706 rule 15](#)
- rule 72 amended by [S.I. 1992/729 rule 4](#)
- rule 72A added by [S.I. 2004/2993 rule 2](#)
- rule 72A referred to by [S.I. 2005/384 rules 35.2–35.9](#)
- rule 72A(1) words substituted by [S.I. 2005/617 Sch. para. 76\(a\)](#)
- rule 72A(2)-(5) words substituted by [S.I. 2005/617 Sch. para. 76\(b\)](#)
- rule 73 am by [S.I. 2001/610 rules 316](#)
- rule 73 referred to by [S.I. 2005/384 rule 7.9](#)
- rule 73 replaced by
- rule 74 am by [S.I. 2001/610 rules 36](#)
- rule 74 referred to by [S.I. 2005/384 rule 63.3](#)
- rule 74(2) amended by [S.I. 1993/1183 rule 3\(e\)](#)
- rule 74(3)(a) omitted by [S.I. 2021/626 rule 2\(12\)\(k\)](#)
- rule 74(4) words substituted by [S.I. 2005/617 Sch. para. 75](#)
- rule 74(5)-(7) omitted by [S.I. 2021/626 rule 2\(12\)\(k\)](#)
- rule 74(7) added by [S.I. 1992/2072 rule 2\(m\)](#)
- rules 7576 am by [S.I. 2001/610 rule 3](#)
- rule 75 referred to by [S.I. 2005/384 rule 63.6](#)
- rules 76–81 referred to by [S.I. 2005/384 rules 64.1–64.6](#)
- rule 77 am by [S.I. 2001/610 rules 35](#)
- rule 78 am by [S.I. 2001/610 rule 3](#)
- rule 78(2) words substituted by [S.I. 2021/626 rule 2\(10\)](#)
- rule 79 am by [S.I. 2001/610 rules 35717](#)
- rule 79(2) words substituted by [S.I. 2021/626 rule 2\(11\)](#)
- rule 82 am by [S.I. 2001/610 rule 3](#)
- rule 82 words substituted by [S.I. 2005/617 Sch. para. 77\(a\)](#)
- rule 82 words substituted by [S.I. 2005/617 Sch. para. 77\(b\)](#)
- rule 82 words substituted by [S.I. 2005/617 Sch. para. 77\(c\)](#)
- rule 84-90A omitted by [S.I. 2021/626 rule 2\(12\)\(l\)](#)
- rules 84–88 referred to by [S.I. 2005/384 rules 19.4–19.8](#)

- rule 84A am by [S.I. 2001/610](#) rules 35
- rule 84A referred to by [S.I. 2005/384](#) rule 19.1
- rule 84A(2)(b) words substituted by [S.I. 2005/617](#) Sch. para. 78
- rule 86 am by [S.I. 2001/167](#) rule 4
- rule 86 am by [S.I. 2001/610](#) rules 318
- rule 86 amended by
- rules 8687 rev in pt by [S.I. 2003/1236](#) rules 93536
- rule 86(1)(b) words substituted by [S.I. 2005/617](#) Sch. para. 79
- rule 86(1)(b) words substituted by [S.I. 2020/100](#) Sch. para. 2(4)
- rules 878993 am by [S.I. 2001/610](#) rule 3
- rule 87 amended by
- rule 90 amended by
- rule 90 amended by
- rules 9090A referred to by [S.I. 2005/384](#) rules 19.1019.11
- rule 90 rev in pt by [S.I. 2003/1236](#) rules 937
- rules 90A95A added by [S.I. 1993/1183](#) rule 3(f)(g)
- rule 90B added by [S.I. 2001/167](#) rule 5
- rule 90B referred to by [S.I. 2005/384](#) rule 18.4
- rule 91-94 omitted by [S.I. 2021/626](#) rule 2(12)(m)
- rule 91 referred to by [S.I. 2005/384](#) rule 19.3
- rule 91 replaced by
- rule 92 am by [S.I. 2001/610](#) rule 19
- rule 92 referred to by [S.I. 2005/384](#) rule 19.12
- rule 92 words substituted by [S.I. 2005/617](#) Sch. para. 80
- rule 93 amended by [S.I. 1998/3046](#) rule 2(7)
- rule 93 amended by [S.I. 2000/3361](#) rule 2(7)
- rule 93 referred to by [S.I. 2005/384](#) rule 19.21
- rule 93A added by [S.I. 1994/1481](#) rule 3(c)
- rule 93A am by [S.I. 2001/610](#) rules 320
- rule 93A referred to by [S.I. 2005/384](#) rule 19.16
- rules 93A93B rev in pt by [S.I. 2003/1236](#) rules 93839
- rule 93A(7)(8) applied by [S.I. 1999/2784](#) Sch. para. 16
- rule 93B am by [S.I. 2001/610](#) rules 321
- rule 93B referred to by [S.I. 2005/384](#) rule 19.2
- rule 93B(1)(b) words substituted by [S.I. 2005/617](#) Sch. para. 81(a)
- rule 93B(3)(b) words substituted by [S.I. 2005/617](#) Sch. para. 81(b)
- rule 94 referred to by [S.I. 2005/384](#) rule 18.5
- rule 94 replaced by
- rules 9595A96 referred to by [S.I. 2005/384](#) rules 18.1–18.3
- rule 95 substituted by [S.I. 2019/1367](#) rule 5
- rule 95A am by [S.I. 2001/610](#) rule 22
- rule 95A words substituted by [S.I. 2005/617](#) Sch. para. 82
- rule 96 am by [S.I. 2001/167](#) rule 6
- rule 96 amended by
- rules 9697 rev in pt by [S.I. 2003/1236](#) rules 94041
- rule 96(2) omitted by [S.I. 2019/1367](#) rule 6
- rule 97 am by [S.I. 2001/167](#) rule 7
- rule 97 amended by
- rule 97 amended by
- rule 97 referred to by [S.I. 2005/384](#) rule 18.6
- rule 98 am by [S.I. 2003/1236](#) rules 942
- rule 98 referred to by [S.I. 2005/384](#) rule 7.7
- rule 98 substituted by [S.I. 2019/1367](#) rule 7
- rule 99 am by [S.I. 2005/2930](#) rule 2(c)Sch 1 para 8
- rule 99 amended by
- rule 99 referred to by [S.I. 2005/384](#) rule 4.1
- rule 99 substituted by [S.I. 2019/1367](#) rule 8
- rule 99(2) revoked by [S.I. 1993/1183](#) rule 3(h)

- rule 99(2)(b) rev in pt by [S.I. 1992/729 rule 5](#)
- rule 100-101B omitted by [S.I. 2021/626 rule 2\(12\)\(n\)](#)
- rule 100 referred to by [S.I. 2005/384 rule 7.2](#)
- rules 101101A referred to by [S.I. 2005/384 rules 55.255.3](#)
- rule 101(2) words substituted by [S.I. 2005/617 Sch. para. 83](#)
- rule 101A added by [S.I. 1993/1183 rule 3\(i\)](#)
- rule 101A am by [S.I. 2001/610 rules 323](#)
- rule 101B inserted by [S.I. 2014/879 art. 20](#)
- rule 102 rev by [S.I. 2003/1236 rules 943](#)
- rule 103 revoked by [S.I. 1998/2167 rule 4\(3\)](#)
- rules 104104A104B108110 am by [S.I. 2001/610 rule 3](#)
- rule 104 am by [S.I. 2003/1236 rules 944](#)
- rule 104-104C omitted by [S.I. 2021/626 rule 2\(12\)\(o\)](#)
- rule 104 referred to by [S.I. 2005/384 rule 53.1 \(Pt 53\) \(Pt 53\)](#)
- rule 104(2) substituted by [S.I. 1993/1183 rule 3\(j\)](#)
- rule 104A inserted by
- rules 104A–104C referred to by [S.I. 2005/384 rules 56.1–56.3](#)
- rule 104A substituted by [S.I. 1995/2619 rule 2](#)
- rule 104B added by [S.I. 1994/3154 rule 2](#)
- rule 104C added by [S.I. 1995/2619 rule 3](#)
- rule 105 am by [S.I. 2005/2930 rule 2\(c\)Sch 1 para 9\(b\)](#)
- rule 105 am (heading am) by [S.I. 2005/2930 rule 2\(c\)Sch 1 para 9\(a\)](#)
- rule 105 amended by
- rule 105 omitted by [S.I. 2014/879 art. 21](#)
- rule 105(2) word substituted by [S.I. 2014/600 Sch. para. 1\(g\)](#)
- rule 106 amended by
- rule 106 omitted by [S.I. 2014/879 art. 21](#)
- rule 106(2)(b) words substituted by [S.I. 2005/617 Sch. para. 84](#)
- rule 107 am by [S.I. 2001/610 rule 24](#)
- rule 107 amended by
- rule 107 amended by [S.I. 1997/706 rule 16](#)
- rule 107 amended by [S.I. 1997/706 rule 16](#)
- rule 107 amended by [S.I. 1998/3046 rule 2\(8\)](#)
- rule 107 amended by [S.I. 2000/3361 rule 2\(8\)](#)
- rule 107 referred to by [S.I. 2005/384 rule 28.1](#)
- rule 108 omitted by [S.I. 2021/626 rule 2\(12\)\(p\)](#)
- rule 108 referred to by [S.I. 2005/384 rule 7.5](#)
- rule 109 am by [S.I. 2003/1236 rules 945](#)
- rule 109 omitted by [S.I. 2019/1367 rule 9](#)
- rule 109 referred to by [S.I. 2005/384 rule 5.3](#)
- rule 110 inserted by
- rule 110-112 omitted by [S.I. 2021/626 rule 2\(12\)\(q\)](#)
- rule 110 referred to by [S.I. 2005/384 rule 19.15](#)
- rule 111 am by [S.I. 2001/610 rules 37](#)
- rule 111 inserted by
- rule 111 referred to by [S.I. 2005/384 rule 55.4](#)
- rule 112 am by [S.I. 2001/610 rule 3](#)
- rule 112 inserted by
- rule 112 referred to by [S.I. 2005/384 rule 7.6](#)
- rule 113 rev by [S.I. 2003/1236 rules 946](#)
- rule 114 omitted by [S.I. 2014/879 art. 21](#)
- rule 114 referred to by [S.I. 2005/384 rule 50.3](#)
- rule 114 revoked by [S.I. 1998/2167 rule 4\(4\)](#)
- rule 115 inserted by [S.I. 2019/1367 rule 10](#)