STATUTORY INSTRUMENTS

1996 No. 2878

CRIMINAL LAW, ENGLAND AND WALES

The Criminal Justice (International Cooperation) Act 1990 (Enforcement of Overseas Forfeiture Orders) (Amendment) Order 1996

Made	19th November 1996
Laid before Parliament	29th November 1996
Coming into force	1st January 1997

At the Court at Buckingham Palace, the 19th day of November 1996

Present,

The Queen's Most Excellent Majesty in Council

Her Majesty, in exercise of the powers conferred upon Her by section 9 of the Criminal Justice (International Co-operation) Act 1990(1), is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows:

1.—(1) This Order may be cited as the Criminal Justice (International Co-operation) Act 1990 (Enforcement of Overseas Forfeiture Orders) (Amendment) Order 1996 and shall come into force on 1st January 1997.

- (2) In this Order "the principal Order" means-
 - (a) in relation to England and Wales, the Criminal Justice (International Co-operation) Act 1990 (Enforcement of Overseas Forfeiture Orders) Order 1991(2); and
 - (b) in relation to Northern Ireland, the Criminal Justice (International Co-operation) Act 1990 (Enforcement of Overseas Forfeiture Orders) (Northern Ireland) Order 1991(**3**).

2. In article 12(1)(e) of the principal Order, after the word "made" there shall be inserted the words "or to be made".

3. Schedule 1 to the principal Order (which defines the institution of proceedings for the purposes of article 2(5) of that Order) shall be amended as follows—

^{(1) 1990} c. 5; section 9 was amended by section 21 of the Criminal Justice Act 1993 (c. 36) and by section 14 of the Proceeds of Crime Act 1995 (c. 11).

⁽²⁾ S.I. 1991/1463, amended by S.I. 1992/1721, 1993/1791, 1993/3148 and 1994/1640.

⁽³⁾ S.I. 1991/1464, amended by S.I. 1992/1721, 1993/1791, 1993/3148 and 1994/1640.

(a) after the entry relating to Bermuda there shall be inserted the following-

	"Bolivia	judge or a containin property	varrant is issued by a competent an order to institute proceedings, ing the preventive annotation of liable to registration or the bank f the monies, assets and property cused;"	
)	after the entry relating to the Cayman Isla	nds, there sh	all be inserted the following—	
	"Chile		application for a decision competent judicial authority is	
)	after the entry relating to Gibraltar, there shall be inserted the following—			
	"Grenada	(a)	when an information is laid before a justice of the peace;	
		(b)	when a person is charged with an offence;	
		(c)	when a bill of indictment is preferred;"	
)	after the entry relating to Panama, there sh	all be insert	ed the following—	
	"Paraguay		udge orders the restraint of and a preventative detention nade	
	Romania	(a)	when the start of a penal pursuit is ordered;	
		(b)	when penal proceedings start in respect of an offender;"	
\ \	after the entry relating to Switzerland, there shall be inserted the following—			
)	after the entry relating to Switzerland, the	re shall be in	serted the following-	
,	"Thailand	when a c	ourt or the Asset Examination ee issues a restraint order	
,		when a concern when a	ourt or the Asset Examination	
)	"Thailand	when a construction when a construction when a construction of the second secon	ourt or the Asset Examination ee issues a restraint order riminal case is brought;"	
)	"Thailand Ukraine the entry relating to United Mexican S	when a construction when a construction when a construction of the second secon	ourt or the Asset Examination ee issues a restraint order riminal case is brought;" be deleted and replaced by the	

- 4. Schedule 2 to the principal Order shall be amended as follows:
 - (a) there shall be inserted at the appropriate places in alphabetical order, the entries for the countries and territories specified in Schedule 1 to this Order (including, in the case of Thailand, the appropriate authority specified);
 - (b) the entries for Macedonia and Yugoslavia shall be deleted; and
 - (c) in respect of the countries and territories listed in Schedule 2 to this Order (being countries and territories already designated under Schedule 2 to the principal Order) there shall be inserted, opposite the entries in Schedule 2 to the principal Order the appropriate authorities specified in Schedule 2 to this Order.

5. Schedule 3 to the principal Order shall be amended by the insertion at the appropriate places in alphabetical order of the entries for the countries and territories specified in Schedule 3 to this Order (including where so specified the appropriate authority for a country or territory).

N. H. Nicholls Clerk of the Privy Council **Status:** This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

SCHEDULE 1

Article 4

DESIGNATED COUNTRIES—DRUG TRAFFICKING OFFENCES

Belgium Belgium Belgium Belize Cape Verde Senter Sente	Designated Country	Appropriate Authority
BelizeCape VerdeChadChadCubaCubaEthiopiaGambiaGuinea-BissauHaitiJamaicaKyrgyzstanLesothoLithuaniaMacedonia, The former Yugoslav Republic of MalawiMaltaMaltaMoldovaNorwayPolandSaint Kitts and NevisSaint Kitts and NevisSaint LuciaSaint LuciaSaint Nincent and the GrenadinesSaira LeoneSaira LeoneSwazilandFijikistanTajikistanThailandThailandThiidad and Tobago	Algeria	
Cape VerdeChadCubaCubaEthiopiaGambiaGambiaGuinea-BissauHaitiJamaicaKyrgyzstanLesothoLithuaniaMacedonia, The former Yugoslav Republic of MalawiMaltaMoldovaNorwayPolandSaint Kitts and NevisSaint Kitts and NevisSaint Niccent and the GrenadinesSaint Vincent and the GrenadinesSaira LuciaSaira LocieSaira LocieSierra LeoneSwazilandTajikistanThailandThailandThailandThiidad and Tobago	Belgium	
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Saint Vincent and the Grenadines Sao Tome and Principe Sierra Leone Swaziland Tajikistan Thailand The Attorney General or a person designated by him	Saint Kitts and Nevis	
Sao Tome and Principe Sierra Leone Swaziland Tajikistan Thailand The Attorney General or a person designated by him	Saint Lucia	
Sierra Leone Swaziland Tajikistan Thailand The Attorney General or a person designated by him	Saint Vincent and the Grenadines	
Swaziland Tajikistan Thailand The Attorney General or a person designated by him Trinidad and Tobago	Sao Tome and Principe	
Tajikistan Thailand The Attorney General or a person designated by him Trinidad and Tobago	Sierra Leone	
ThailandThe Attorney General or a person designated by himTrinidad and Tobago	Swaziland	
by him Trinidad and Tobago	Tajikistan	
	Thailand	
Tradeor	Trinidad and Tobago	
Turkey	Turkey	

Designated Country	Appropriate Authority
Turkmenistan	
Turks and Caicos Islands	
Uzbekistan	
Yemen	
Yugoslavia, The Federal Republic of	

SCHEDULE 2

Article 4

COUNTRIES PREVIOUSLY DESIGNATED—DRUG TRAFFICKING OFFENCES INSERTION OF APPROPRIATE AUTHORITY

Designated Country	Appropriate Authority
Bolivia	Secretaria Nacional de Defensa Social del Ministerio de Gobierno
Chile	Ministerio del Interior
Grenada	The Ministry of External Affairs
Paraguay	National Anti-Drugs Secretariat of the Presidency of the Republic (SENAD)
Romania	The Ministry of the Interior and the Ministry of Justice
Ukraine	The Office of the General Prosecutor and the Ministry of Justice

SCHEDULE 3

Article 5

DESIGNATED COUNTRIES—OTHER OFFENCES

Designated Country	Appropriate Authority
Finland	
Lithuania	
Norway	
Romania	The Ministry of the Interior and the Ministry of Justice
Thailand	The Attorney General or a person designated by him
Ukraine	The Office of the General Prosecutor and the Ministry of Justice
United Mexican States	The Office of the Attorney General

EXPLANATORY NOTE

(This note is not part of the Order)

This Order, which comes into force on 1st January 1997, amends the Criminal Justice (International Co-operation) Act 1990 (Enforcement of Overseas Forfeiture Orders) Order 1991 (S.I.1991/1463) and the Criminal Justice (International Co-operation) Act 1990 (Enforcement of Overseas Forfeiture Orders) (Northern Ireland) Order 1991 (S.I. 1991/1464). These provide for the enforcement in England and Wales and Northern Ireland of orders made by a court in a designated country or territory for the forfeiture and destruction or other disposal of property used or intended to be used in connection with the commission of a drug trafficking offence. The powers in each of the 1991 Orders also apply to proceedings which have been, or are to be, instituted in a designated country or territory and may result in such an order being made there. The orders were extended by the Criminal Justice (International Co-operation) Act 1990 (Enforcement of Overseas Forfeiture Orders) (Amendment) Order 1993 (S.I. 1993/1791) to include offences corresponding to indictable offences to which Part VI of the Criminal Justice Act 1988 (c. 33) applies and corresponding offences under the law of Northern Ireland.

This Order makes amendments in respect of the countries and territories to which the 1991 Orders apply. The further countries and territories designated for drug trafficking offences are listed in Schedule 1 and those designated for other offences are listed at Schedule 3. Article 4(b) and Schedule 2 inserts the "appropriate authority" in respect of countries previously designated for drug trafficking offences.

Article 2 of the Order also amends article 12(1)(e) of the 1991 Orders. The effect of this amendment is that a certificate issued by or on behalf of an appropriate authority of a designated country, which states that an order to be made by a court in that country will be for the forfeiture and destruction or the forfeiture and other disposal of anything in respect of which an offence has been committed or which was used in connection with the commission of such an offence, shall, in proceedings in the High Court, be admissible as evidence of the facts stated.