STATUTORY INSTRUMENTS

1998 No. 3132

The Civil Procedure Rules 1998

[F1PART 47 E+W

PROCEDURE FOR DETAILED ASSESSMENT OF COSTS AND DEFAULT PROVISIONS

IF1 SECTION VIII

Appeals from Authorised Court Officers in Detailed Assessment Proceedings

Textual Amendments

Pts. 44-48 substituted (1.4.2013) by The Civil Procedure (Amendment) Rules 2013 (S.I. 2013/262), rules 2, 16, **Sch.** (with rule 22)

Right to appeal E+W

47.21. Any party to detailed assessment proceedings may appeal against a decision of an authorised court officer in those proceedings.

Court to hear appeal E+W

47.22. An appeal against a decision of an authorised court officer lies to a costs judge or a [F2District Judge] of the High Court.

Textual Amendments

Words in Rules substituted (22.4.2014) by The Civil Procedure (Amendment) Rules 2014 (S.I. 2014/407), rules 2(1), 4(a)(iv); S.I. 2014/954, art. 2(a)

Appeal procedure E+W

- **47.23.**—(1) The appellant must file an appeal notice within 21 days after the date of the decision against which it is sought to appeal.
 - (2) On receipt of the appeal notice, the court will—
 - (a) serve a copy of the notice on the parties to the detailed assessment proceedings; and
 - (b) give notice of the appeal hearing to those parties.

Powers of the court on appeal E+W

47.24. On an appeal from an authorised court officer the court will—

- (a) re-hear the proceedings which gave rise to the decision appealed against; and
- (b) make any order and give any directions as it considers appropriate.]

Changes to legislation:
There are currently no known outstanding effects for the The Civil Procedure Rules 1998, Cross Heading: SECTION VIII.