

Courts-Martial (Appeals) Act 1968

1968 CHAPTER 20

PART III

[F1APPEAL FROM COURT MARTIAL APPEAL COURT TO [F1COURT OF JUDICATURE]]

44 Presence of accused at hearing.

Where the accused is detained pending an appeal from the Appeal Court to [F1the Supreme Court], he shall not be entitled to be present on the hearing of the appeal or of any proceedings preliminary or incidental thereto unless [F2Supreme Court Rules authorise] him to be present, or [F3the Supreme Court] or the Appeal Court give him leave to be present.

Textual Amendments

- F1 Words in s. 44 substituted (1.10.2009) by Constitutional Reform Act 2005 (c. 4), s. 148(1), Sch. 9 para. 17(6)(a); S.I. 2009/1604, art. 2(d)
- F2 Words in s. 44 substituted (1.10.2009) by Constitutional Reform Act 2005 (c. 4), s. 148(1), Sch. 9 para. 17(6)(b); S.I. 2009/1604, art. 2(d)
- Words in s. 44 substituted (1.10.2009) by Constitutional Reform Act 2005 (c. 4), s. 148(1), **Sch. 9** para. 17(6)(c); S.I. 2009/1604, art. 2(d)

Changes to legislation:

There are currently no known outstanding effects for the Courts-Martial (Appeals) Act 1968, Section 44.