

1989 No. 2429

**JUSTICES OF THE PEACE, ENGLAND AND WALES**

**The Petty Sessional Divisions (North Yorkshire)  
Order 1989**

*Made - - - - 20th December 1989*

*Coming into force in accordance with article 1*

Whereas the magistrates' courts committee for the county of North Yorkshire has, in pursuance of subsection (1) of section 23 of the Justices of the Peace Act 1979(a), submitted to the Secretary of State a draft order making provision about the division of part of the said county into petty sessional divisions;

And whereas by subsections (3)(a) and (5) of the said section it is provided that the Secretary of State may by statutory instrument make the Order either in the terms of the said draft or with such modifications as he thinks fit and that the said Order may contain transitional and other consequential provisions;

And whereas the provisions of subsections (1), (2) and (3) of section 24 of the Act of 1979 have been complied with;

Now, therefore, in exercise of the powers conferred upon me by subsections (3) and (5) of the said section 23, I hereby make the following Order:

1. This Order may be cited as the Petty Sessional Divisions (North Yorkshire) Order 1989 and shall come into force on 1st April 1989, except that for the purposes of paragraph 2 of Schedule 3 thereto this Order shall come into force forthwith.

2. In this Order, except where the context otherwise requires, the expression "division" means petty sessional division and any reference to a justice for a division shall be construed as a reference to a justice of the peace who ordinarily acts, or, as the case may be, will on or after 1st April 1990, ordinarily act, in and for that division.

3.—(1) The divisions named in Schedule 1 to this Order shall be abolished.

(2) The areas comprised in the divisions abolished by this Order shall be divided into the divisions named in column (1) of Schedule 2 to this Order and each such division shall comprise the area specified in respect thereof in column (2) of that Schedule.

(3) The parish of Wighill shall cease to form part of the Claro division and shall be transferred to, and form part of, the Selby Division.

4. The transitional and other consequential provisions set out in Schedule 3 to this Order shall have effect in connection with the provisions of article 3 of this Order.

Home Office  
20th December 1989

*David Waddington*  
One of Her Majesty's Principal Secretaries of State

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SCHEDULE 1

Article 3

PETTY SESSIONAL DIVISIONS ABOLISHED BY ARTICLE 3(1)

Allertonshire, Birdforth, Bulmer East, Bulmer West, Gilling East, Hallikeld, Hang East, Hang West, Malton, Richmond and Gilling West, Ryedale, Stokesley.

SCHEDULE 2

Article 3

DIVISION OF THE AREAS OF ABOLISHED PETTY SESSIONAL  
DIVISIONS INTO NEW PETTY SESSIONAL DIVISIONS

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(1) Division	(2) Area Comprised therein
Easingwold	That area formerly comprised in the divisions of: Bulmer East Bulmer West
Northallerton	That area formerly comprised in the divisions of: Allertonshire Birdforth Hallikeld Hang East, except for the area of the parishes of Brough St. Giles and Catterick Stokesley, together with the area of the parishes of Great Langton, Little Langton and Danby Wiske.
Richmond	That area formerly comprised in the divisions of: Gilling East, except for the area of the parishes of Great Langton, Little Langton and Danby Wiske Hang West Richmond and Gilling West, together with the area of the parishes of Brough St. Giles and Catterick
Ryedale	That area formerly comprised in the divisions of: Malton Ryedale

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TRANSITIONAL AND OTHER CONSEQUENTIAL PROVISIONS

PART I

INTERPRETATION

1. In this Schedule—

- “abolished division” means a division abolished by article 3(1) of this Order;
- “new division” means a division specified in column (1) of Schedule 2 to this Order;
- “respective new division” in relation to an abolished division means the new division specified opposite that abolished division in column (2) of the appendix to this Schedule;
- “community service order” means an order made under section 14 of the Powers of Criminal Courts Act 1973(a);
- “probation order” means a probation order made, or having effect as if made, under section 2 of the Powers of Criminal Courts Act 1973;
- “supervision order” means any of the following orders that is to say—
  - (a) a supervision order within the meaning of section 11 of the Children and Young Persons Act 1969(b);
  - (b) an order under section 2(1)(f) of the Matrimonial Proceedings (Magistrates’ Courts) Act 1960(c) or section 9 of the Domestic Proceedings and Magistrates’ Courts Act 1978(d);
  - (c) an order under section 2(2)(a) of the Guardianship Act 1973(e);
  - (d) a supervision order within the meaning of section 26 of the Powers of Criminal Courts Act 1973;
  - (e) an order under section 17(1)(a) or section 36(3)(b) of the Children Act 1975(f).

PART II

PROVISIONS CONSEQUENTIAL ON CONSTITUTION OF NEW DIVISIONS BY ARTICLE 3(2)

2.—(1) The justices for a new division shall appoint, in the prescribed manner, so far as may be applicable and for the prescribed term, to take office on 1st April 1990—

- (a) a chairman and one or more deputy chairmen;
- (b) a juvenile court panel;
- (c) one or more probation liaison committees;
- (d) a justice or justices to serve as a member or members of the magistrates’ courts committee for the county of North Yorkshire;
- (e) a divisional licensing committee;
- (f) a betting licensing committee;
- (g) a domestic court panel;

(2) In the foregoing sub-paragraph, the expression “the prescribed manner” and “the prescribed term” mean respectively—

- (a) in relation to the election of a chairman or deputy chairman, the manner prescribed by rules made, or having effect as if made, under section 18 of the Justices of the Peace Act 1979 and a term ending at the expiration of the month of December 1990;
- (b) in relation to the appointment of a juvenile court panel, the manner prescribed by rules made, or having effect as if made, under section 144 of the Magistrates’ Courts Act 1980(g), as extended by section 146 of that Act, and a term ending at the expiration of the month of December 1991;
- (c) in relation to the appointment of a probation liaison committee, the manner prescribed by rules made, or having effect as if made, under Schedule 3 to the Powers of Criminal Courts Act 1973 and a term ending on such date as the justices in accordance with the said rules may determine;
- (d) in relation to the appointment of a member of the magistrates’ courts committee, the manner prescribed by regulations made, or having effect as if made, under section 21 of the Justices of the Peace Act 1979 and a term ending at the expiration of the month of November 1990;
- (e) in relation to the appointment of the divisional licensing committee, the manner prescribed in part I of Schedule 1 to the Licensing Act 1964(h) and a term ending at the expiration of the month of December 1990;
- (f) in relation to the appointment of the betting licensing committee, the manner prescribed by the Betting (Licensing) Regulations 1960(i) and a term ending at the expiration of the month of December 1990;
- (g) in relation to the appointment of a domestic court panel, the manner prescribed by rules made, or having effect as if made, under section 144 of the Magistrates’ Courts Act 1980, as extended by section 67 of that Act, and a term ending at the expiration of the month of December 1992;

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(a) 1973 c.62.      (b) 1969 c.54.      (c) 1960 c.48.      (d) 1978 c.22.      (e) 1973 c.29.  
 (f) 1975 c.72.      (g) 1980 c.43.      (h) 1964 c.26.      (i) S.I. 1960/1701.

(3) In relation to the appointment of a justices' clerk for a new division, any consultation with the justices for that division required by section 25(3) of the Justices of the Peace Act 1979 may take place before 1st April 1990.

3. Subject to Part IV of this Schedule, any process issued, order made, sentence passed, appeal brought, case stated, licence granted, recognisance entered into, proceedings begun, appointment made or other thing done before 1st April 1990 by, from, to or before any justices for an abolished division or their clerk shall, on and after that date, be deemed to have been issued, made, passed, brought, stated, granted, entered into, begun or done by, from to or before those justices as justices for the respective new division or their clerk, as the case may be.

4. Any order made by a magistrates' court directing the payment of money to the clerk or any other officer of a magistrates' court acting for an abolished division shall have effect as if it had directed payment to be made to the clerk to the justices for the respective new division.

5.—(1) Any process, records or other documents in the custody, by virtue of his office as such, of the clerk to the justices for an abolished division shall be retained by that clerk in his capacity as clerk to the justices for the respective new division or, if he does not hold that clerkship, be transferred to the custody of the clerk to the justices for that new division.

(2) Copies of, and extracts from, any such record or other document as aforesaid made or certified by the clerk to the justices for the respective new division shall be of the same effect as if they had been made or certified by the clerk to the justices for the abolished division.

6. Where an abolished division is named in a community service order, probation order or supervision order, the powers and functions of the justices for that division in relation to the order shall vest in and be discharged by the justices for the respective new division and the order, unless amended in regard to the division named, shall have effect in all respects as if the respective new division were named therein.

### PART III

#### PROVISIONS CONSEQUENTIAL ON THE TRANSFER OF THE PARISH OF WIGHILL BY ARTICLE 3(3)

7. The transfer of the parish of Wighill by article 3(3) of this Order shall not affect any proceedings commenced before 1st April 1990 before the justices for the division of Claro and any such proceedings may be disposed of as if the parish continued to form part of the Claro division.

8. Where in consequence of the transfer of the parish of Wighill by article 3(3) of this Order, periodical payments are payable under section 59 of the Magistrates' Courts Act 1980 through the clerk to the justices for the division of Claro, to a person who resides in the parish of Wighill, the clerk may amend the order so as to require payment to be made through the clerk to the justices for the Selby division, and if he does so, he shall give notice of the amendment to the person entitled to the payments, to the person required to make the payments and to the justices' clerk through whom the payments are to be made.

9. Where on 1st April 1990 a community service order, probation order or supervision order is in force and the offender, probationer or the person under supervision is residing in the parish of Wighill, the justices for the division named in the order may amend the order in regard to the division named as if the offender, probationer or person under supervision, as the case may be, had changed his residence.

### PART IV

#### PROVISIONS RELATING TO LICENSING DISTRICTS ETC.

10.—(1) The permitted hours under Part III of the Licensing Act 1964 in force immediately before 1st April 1990 in an abolished division, or the parish of Wighill transferred by article 3(3) of this Order, shall continue in force there until the coming into force of an order under the said Part III, fixing permitted hours, made in the year 1989 at the general annual licensing meeting for the justices for the respective new division or, in respect of the parish of Wighill transferred by article 3(3) of this Order, the division of Selby.

(2) Any order made, licence granted or other thing done under the licensing Act 1964(a) and the Licensing (Occasional Permissions) Act 1983(b) by the licensing justices for an abolished division or, in respect of premises situated in the parish of Wighill transferred by article 3(3) of this Order, the division of Claro being an order or licence in force or other thing having effect immediately before 1st April 1990 shall continue to have like effect on and after that date as if this Order had not been made but shall be treated as if it had been made, granted or done by the licensing justices for the division in which the premises are then situated.

11. Anything done under the Betting, Gaming and Lotteries Act 1963(c) or the Gaming Act 1968(d) by or in relation to the betting licensing committee for an abolished division or, in respect of premises situated in the parish of Wighill transferred by article 3(3) of this Order, the division of Claro, being a thing having effect immediately before 1st April 1990 shall continue to have like effect on and after that date as if this Order had not been made but shall be treated as if it had been done by, or in relation to, the betting licensing committee for the division in which the premises are then situated; and anything done under either of those Acts by, or in relation to, any other person or body shall have effect accordingly.

(a) 1964 c.26.

(b) 1983 c.24.

(c) 1963 c.2.

(d) 1968 c.65.

(1) Abolished Division	(2) Respective new Division
Allertonshire	Northallerton
Birdforth	Northallerton
Bulmer East	Easingwold
Bulmer West	Easingwold
Gilling East (except in relation to the area of the parishes of Great Langton, Little Langton and Danby Wiske)	Richmond
Gilling East (in relation to the area of the parishes of Great Langton, Little Langton and Danby Wiske)	Northallerton
Hallikeld	Northallerton
Hang East (except in relation to the area of the parishes of Brough St. Giles and Catterick)	Northallerton
Hang East (in relation to the area of the parishes of Brough St. Giles and Catterick)	Richmond
Hang West	Richmond
Malton	Ryedale
Richmond and Gilling West	Richmond
Ryedale	Ryedale
Stokesley	Northallerton

### EXPLANATORY NOTE

*(This note is not part of the Order)*

This Order gives effect to a draft order submitted by the magistrates' courts committee for the County of North Yorkshire and provides for the abolition of the petty sessional divisions of Allertonshire, Birdforth, Bulmer East, Bulmer West, Gilling East, Hallikeld, Hang East, Hang West, Malton, Richmond and Gilling West, Ryedale and Stokesley, and for the areas comprised therein to form new divisions of Easingwold, Northallerton, Richmond and Ryedale. The Order also provides for the transfer of the parish of Wighill from the Claro division to the division of Selby. The existing petty sessional divisions of Ripon Liberty, Scarborough, Staincliffe, Whitby Strand and York remain unaltered.