
STATUTORY INSTRUMENTS

1998 No. 3132

The Civil Procedure Rules 1998

[^{F1}PART 54

[^{F1}JUDICIAL REVIEW AND STATUTORY REVIEW]

[^{F1}]^{F2}II PLANNING COURT

Textual Amendments

- F1** Pt. 54 inserted (2.10.2000) by [The Civil Procedure \(Amendment No. 4\) Rules 2000 \(S.I. 2000/2092\)](#), rule 1, [Sch.](#) (with rule 30)
- F2** Pt. 54 Section 2 inserted (6.4.2014) by [The Civil Procedure \(Amendment No. 3\) Rules 2014 \(S.I. 2014/610\)](#), rules 2, 3 (with rule 4)

General

54.21.—(1) This Section applies to Planning Court claims.

(2) In this Section, “Planning Court claim” means a judicial review or statutory challenge which —

- (a) involves any of the following matters —
- (i) planning permission, other development consents, the enforcement of planning control and the enforcement of other statutory schemes;
 - (ii) applications under the Transport and Works Act 1992;
 - (iii) wayleaves;
 - (iv) highways and other rights of way;
 - (v) compulsory purchase orders;
 - (vi) village greens;
 - (vii) European Union environmental legislation and domestic transpositions, including assessments for development consents, habitats, waste and pollution control;
 - (viii) national, regional or other planning policy documents, statutory or otherwise; or
 - ^{F3}(ix) any other matter the judge appointed under rule 54.22(2) [^{F3}considers appropriate] considers appropriate; and
- (b) has been issued or transferred to the Planning Court.

(Part 30 (Transfer) applies to transfers to and from the Planning Court.)

Status: Point in time view as at 20/09/2020.

Changes to legislation: There are currently no known outstanding effects for the The Civil Procedure Rules 1998, Cross Heading: II PLANNING COURT. (See end of Document for details)

Textual Amendments

F3 Words in rule 54.21(2)(a)(ix) inserted (1.10.2014) by [The Civil Procedure \(Amendment No. 6\) Rules 2014 \(S.I. 2014/2044\)](#), rules 2, 9

Specialist list

54.22.—(1) The Planning Court claims form a specialist list.

(2) A judge nominated by the President of the Queen’s Bench Division will be in charge of the Planning Court specialist list and will be known as the Planning Liaison Judge.

[
^{F4}(3) The President of the Queen’s Bench Division will be responsible for the nomination of specialist planning judges to deal with Planning Court claims which are significant within the meaning of Practice Direction 54E, and of other judges to deal with other Planning Court claims.]

Textual Amendments

F4 [Rule 54.22\(3\)](#) inserted (5.6.2014) by [The Civil Procedure \(Amendment No. 5\) Rules 2014 \(S.I. 2014/1233\)](#), rules 1, 4

Application of the Civil Procedure Rules

54.23. These Rules and their practice directions will apply to Planning Court claims unless this section or a practice direction provides otherwise.

Further provision about Planning Court claims

54.24. Practice Direction 54E makes further provision about Planning Court claims, in particular about the timescales for determining such claims.]]

Status:

Point in time view as at 20/09/2020.

Changes to legislation:

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