
STATUTORY INSTRUMENTS

2006 No. 353 (L.2)

**SUPREME COURT OF ENGLAND AND WALES
MAGISTRATES' COURTS,
ENGLAND AND WALES**

The Criminal Procedure (Amendment) Rules 2006

Made - - - - *9th February 2006*
Laid before Parliament *15th February 2006*
Coming into force *3rd April 2006*

THE CRIMINAL PROCEDURE (AMENDMENT) RULES 2006

1. Citation, commencement and interpretation
2. In these Rules, a reference to a Part or rule...
3. Amendments to the Criminal Procedure Rules 2005
4. In the note after rule 4.3 (service of documents in...
5. For Part 15 (preparatory hearings in cases of serious fraud...
6. For Part 18 (warrants), substitute the Part as set out...
7. In rule 34.1 (hearsay evidence: when this Part applies)—
8. In the note after rule 34.1, after “on certain conditions.”,...
9. In Part 35— (a) in rule 35.2 (introducing evidence of...
10. In Part 39 (trial on indictment)— (a) in the table...
11. In Part 41 (retrial following acquittal for serious offence), in...
12. In Part 57 (Proceeds of Crime Act 2002—rules applicable to...
13. In Part 65 (appeal to the Court of Appeal against...
14. In Part 66 (appeal to the Court of Appeal against...
15. In Part 68 (appeal to the Court of Appeal against...
16. In rule 68.1(3) (service of documents: interpretation), for the words...
17. In rule 68.3 (notice of appeal and application for extension...
18. In rule 68.5 (exercise of court’s power to give leave...
19. In rule 68.6 (further applications to a judge or to...
20. In the heading to rule 68.12 (record of proceedings), omit...
21. In rule 68.14 (verification of record of proceedings), in the...
22. In the note after rule 68.20 (procedure for the admission...
23. In rule 68.22(1) (abandonment of proceedings), after “the Criminal Appeal...
24. In rule 68.29(1) (notice of determination of court), after “the...

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

25. In rule 74.1 (application for leave to appeal from the...
Signature
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SCHEDULE 1 —

- 15.1 Application for a preparatory hearing
- 15.2 Time for applying for a preparatory hearing
- 15.3 Representations concerning an application
- 15.4 Determination of an application
- 15.5 Orders for disclosure by prosecution or defence
- 15.6 Service

SCHEDULE 2 —

- 18.1 Scope of this Part and interpretation
- 18.2 Warrants must be signed
- 18.3 Warrants issued when the court office is closed
- 18.4 Commitment to custody must be by warrant
- 18.5 Terms of a warrant of arrest
- 18.6 Terms of a warrant of commitment or detention: general rules
- 18.7 Terms of a warrant committing a person to customs detention
- 18.8 Form of warrant where male aged 15 or 16 is committed
- 18.9 Information to be included in a warrant
- 18.10 Persons who may execute a warrant
- 18.11 Making an arrest under a warrant
- 18.12 Place of detention
- 18.13 Duration of detention where bail is granted subject to pre-release conditions
- 18.14 Validity of warrants that contain errors
- 18.15 Circumstances in which a warrant will cease to have effect
- 18.16 Warrant endorsed for bail (record to be kept)

Explanatory Note