#### STATUTORY INSTRUMENTS

## 2009 No. 1059

# The Armed Forces Act 2006 (Transitional Provisions etc) Order 2009

## PART 10

### SUMMARY DEALING

### CHAPTER 4

#### The Summary Appeal Court

#### Punishments substituted for punishments imposed under AFA 1955

**67.**—(1) This article applies to a rehearing as respects punishment held by virtue of section 146(1) (b) or (2) of AFA 2006 (rehearing by SAC) where the punishment to which the rehearing relates was imposed—

- (a) on a summary dealing under AFA 1955; or
- (b) under article 55 in relation to a finding recorded under AFA 1955.

(2) In its application to the rehearing, section 147(3) of AFA 2006 (power to substitute punishment) has effect as if for paragraph (b) there were substituted—

- "(b) quash that punishment and award in substitution for it any punishment which—
  - (i) would be available under Chapter 1 of this Part if a charge of the offence (or charges of the offences) had just been found proved by the accused's commanding officer and that officer had extended powers for the purposes of section 133(1) or (2) (as the case may be), 134, 135(1) and 136(1)(b); and
  - (ii) in the opinion of the court is neither more severe than the punishment originally awarded nor more severe than the most severe punishment which could have been awarded, for the offence or offences for which the court is awarding punishment, by the officer who originally awarded punishment."