STATUTORY INSTRUMENTS

2010 No. 60

The Criminal Procedure Rules 2010

PART 18

WARRANTS

Circumstances in which a warrant will cease to have effect

18.15.—(1) A warrant issued under any of the provisions listed in paragraph (2) will cease to have effect when—

- (a) the sum in respect of which the warrant is issued (together with the costs and charges of commitment, if any) is paid to the person who is executing the warrant;
- (b) that sum is offered to, but refused by, the person who is executing the warrant; or
- (c) a receipt for that sum given by-
 - (i) the court officer for the court which issued the warrant, or
 - (ii) the charging or billing authority

is produced to the person who is executing the warrant.

- (2) Those provisions are—
 - (a) section 76 (warrant to enforce fines and other sums);
 - (b) section 83(1) and (2) (warrant to secure attendance of offender for purposes of section 82);
 - (c) section 86(4) (warrant to arrest offender following failure to appear on day fixed for means inquiry);
 - (d) section 136 (committal to custody overnight at police station),

of the Magistrates' Courts Act 1980.

(3) No person may execute, or continue to execute, a warrant that ceases to have effect under this rule.