

Administration of Justice Act 1970

1970 CHAPTER 31

PART I

COURTS AND JUDGES

High Court

Act of 1925 and other] enactments relative to the High Court, its jurisdictic judges, divisions and business) shall be amended as shown in that Schedu and (b) references in any other enactment or document to the Probate, Divorce a Admiralty Division, the President of that division, the principal probate registry, the principal (or senior) probate registrar and a probate registrar shall so far as may be necessary to preserve the effect of the enactment or docume be construed respectively as references to the Family Division and to the senior of the enactment or docume be construed respectively as references to the Family Division and to the senior of t	1	Redistribution of business among divisions of the High Court.	
 (a) the enactments specified in Schedule 2 to this Act ([F²that is to say, the sate Act of 1925 and other] enactments relative to the High Court, its jurisdiction judges, divisions and business) shall be amended as shown in that Scheduland (b) references in any other enactment or document to the Probate, Divorce and Admiralty Division, the President of that division, the principal probate registry, the principal (or senior) probate registrar and a probate registrar shates so far as may be necessary to preserve the effect of the enactment or docume be construed respectively as references to the Family Division and to the President, principal registry, principal registrar and a registrar of that division. 		(1)	F1
Act of 1925 and other] enactments relative to the High Court, its jurisdictic judges, divisions and business) shall be amended as shown in that Schedu and (b) references in any other enactment or document to the Probate, Divorce a Admiralty Division, the President of that division, the principal probate registry, the principal (or senior) probate registrar and a probate registrar shall so far as may be necessary to preserve the effect of the enactment or docume be construed respectively as references to the Family Division and to the President, principal registry, principal registrar and a registrar of that division.		(6) In acco	ordance with the foregoing subsections—
Admiralty Division, the President of that division, the principal probate registry, the principal (or senior) probate registrar and a probate registrar sha so far as may be necessary to preserve the effect of the enactment or docume be construed respectively as references to the Family Division and to the President, principal registry, principal registrar and a registrar of that division.		(a)	Act of 1925 and other] enactments relative to the High Court, its jurisdiction judges, divisions and business) shall be amended as shown in that Schedule
(7)		(b)	references in any other enactment or document to the Probate, Divorce and Admiralty Division, the President of that division, the principal probate registry, the principal (or senior) probate registrar and a probate registrar shall so far as may be necessary to preserve the effect of the enactment or document be construed respectively as references to the Family Division and to the President, principal registry, principal registrar and a registrar of that division
		(7)	F1

Textual Amendments

- **F1** Ss. 1(1)–(4), (5), (7)(8), 2(1)–(3), (4) 3, 5, 6, 9, 45(3), Sch. 1 repealed by Supreme Court Act 1981 (c. 54, SIF 37),s. 152(4), Sch. 7
- F2 Words "that is" to "other" repealed (E.W.), by Supreme Court Act 1981 (c. 54, SIF 37), s. 152(4), Sch. 7

Changes to legislation:

There are currently no known outstanding effects for the Administration of Justice Act 1970, Section 1.