STATUTORY INSTRUMENTS

1991 No. 2737

DEFENCE

The Naval Courts-Martial General Orders (Royal Navy) 1991

Made - - - - 2nd December 1991
Laid before Parliament 6th December 1991
Coming into force 1st January 1992

THE NAVAL COURTS-MARTIAL GENERAL ORDERS (ROYAL NAVY) 1991

PART I

PRELIMINARY

- 1. Citation, commencement and application
- 2. Interpretation

PART II

PRE-TRIAL PROCEEDINGS

- 3. Notice of alibi
- 4. Reference of charges to convening authority
- 5. The circumstantial letter
- 6. Statements of the accused
- 7. Charge sheet
- 8. Charge sheet–joint trials
- 9. The Charge
- 10. Amendment of charge sheet
- 11. Fresh evidence of negligence not alleged in circumstantial letter
- 12. Unfitness to stand trial and insanity
- 13. Duties of a convening authority
- 14. Preparation of defence
- 15. Navigation trials
- 16. Report by navigation expert
- 17. Navigation of aircraft

PART III

GENERAL DUTIES OF PRESIDENT AND JUDGE ADVOCATE

- 18. The president
- 19. Judge advocate generally
- 20. Judge advocate sitting alone

PART IV

TRIAL PROCEEDINGS

- 21. Status of members of the court-martial
- 22. Challenges by the accused
- 23. Administration of oaths
- 24. Interpreter and shorthand writer
- 25. Form of oath
- 26. Arraignment
- 27. Challenge to the jurisdiction
- 28. Charge defective in law
- 29. Time bar or earlier trial
- 30. Application to sever charges
- 31. Plea to the charge
- 32. Guilty plea
- 33. Alternative charges
- 34. Procedure after guilty plea
- 35. Changes of plea
- 36. Procedure after not guilty plea
- 37. Circumstantial letter not copied to the court
- 38. Additional facts or evidence
- 39. Witnesses not called by prosecutor
- 40. Oath of witness
- 41. Withdrawal of witnesses
- 42. Examination of witnesses by prosecution and defence
- 43. Examination of navigation expert
- 44. Examination of witnesses by president and judge advocate
- 45. Recall of witnesses
- 46. Transcript of tape recording
- 47. Submission of no case to answer
- 48. Evidence for the accused
- 49. Witnesses called by the defence
- 50. Further evidence for the prosecution
- 51. Closing addresses
- 52. Summing up by the judge advocate
- 53. Adjournment
- 54. Reaching of finding
- 55. Opinions on finding
- 56. Advice of judge advocate on finding
- 57. Evidence of character and circumstances
- 58. Offences taken into consideration
- 59. Determination of sentence
- 60. Postponement of sentence
- 61. Recording of sentence

PART V WITNESSES AND THE RECORD

- 62. Witness Summons
- 63. Record of proceedings
- 64. Documents to accompany record in navigation trials
- 65. Exhibits
- 66. Custody of record of proceedings and exhibits during trial

PART VI

EVIDENCE

- 67. Rules of evidence
- 68. Privileges of witnesses
- 69. Proof of service facts and records
- 70. Bankers' Books
- 71. Evidence in navigational trials

PART VII

MISCELLANEOUS

- 72. Civilian counsel
- 73. Deviation or omission
- 74. Unforeseen circumstances
- 75. Revocation and savings Signature

SCHEDULE — OATHS AND AFFIRMATIONS

PART I — manner of administering oaths at courts-martial

1. The oaths referred to in Section 60(1) and (2) of...

PART II — FORMS OF OATH

President and Members

2. I swear by Almighty God that I will duly administer...

Judge Advocate

3. I swear by Almighty God that I will to the...

Clerk of the Court or Officer Under Instruction

4. I swear by Almighty God that I will not on...

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

Interpreter

5. I swear by Almighty God that I will to the...

Witness

6. I swear by Almighty God that the evidence which I...

Child or Young Person

- 7. I promise before Almighty God that the evidence which I... PART III form of scottish oaths
- 8. The form of Scottish oath shall in each case be... PART IV form of solemn affirmations
- 9. The person permitted under Section 60(4) of the Act to...

Explanatory Note