

---

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

**Status:** This is the original version (as it was originally made).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

### 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