STATUTORY INSTRUMENTS

1999 No. 3491

The Family Proceedings (Amendment No. 2) Rules 1999

Amendment of the Family Proceedings Rules 1991

3. In the Arrangement of Rules, for the numbers and words from "2.52 Right to be heard on ancillary questions" to "2.68 Application for order under section 37(2)(a) of Act of 1973", there shall be substituted the following;

"2.51A Application of ancillary relief rules

2.51B The overriding objective

2.51B

2.52 Right to be heard on ancillary questions

2.52

2.53 Application by petitioner or respondent for ancillary relief

2.53

2.54 Application by parent, guardian etc. for ancillary relief in respect of children

2.54

2.57 Children to be separately represented on certain applications

2.57

2.59 Evidence on application for property adjustment or avoidance of disposition order

2.59

2.60 Service of statement in answer

2.60

2.61 Information on application for consent order for financial relief

2.61

2.61A Application for ancillary relief 2.61A 2.61B Procedure before the first appointment 2.61B 2.61C Expert evidence 2.61C 2.61D The first appointment 2.61D 2.61E The FDR appointment 2.61E 2.61F Costs 2.61F 2.62 Investigation by district judge of application for ancillary relief 2.62 2.64 Order on application for ancillary relief 2.64 2.65 Reference of application to judge 2.65 2.66 Arrangements for hearing of application etc by judge 2.66 2.67 Request for periodical payments order at same rate as order for maintenance pending suit 2.67 2.68 Application for order under section 37(2)(a) of Act of 1973 2.68 2.69 Offers to settle 2.69

2.69A Interpretation of rules 2.69B to 2.69D

2.69A

- 2.69B Judgment or order more advantageous than an offer made by the other party 2.69B
- 2.69C Judgment or order more advantageous than offers made by both parties 2.69C
- 2.69D Factors for court's consideration under rules 2.69B and 2.69C 2.69D
- 2.69E Open proposals

2.69E

2.69F Application for interim orders

2.69F

2.70". Pensions

2.70".