

SCHEDULE

TRANSITIONAL PROVISIONS AND SAVINGS

Summary appeal court

14. Where before 2nd October 2000—

- (a) a charge has been dealt with summarily; and
- (b) the commanding officer or appropriate superior authority has recorded a finding that the charge has been proved and has awarded punishment accordingly,

the Air Force Act shall continue to apply in relation to that finding or punishment without the amendments made by sections 14 to 25 of, and Schedule 3 to, the Act (which confer a right of appeal to the summary appeal court and make provision which is consequential on that right).