
STATUTORY INSTRUMENTS

2005 No. 3180

CRIMINAL LAW, ENGLAND AND WALES

The Criminal Justice (International Co-operation) Act 1990
(Enforcement of Overseas Forfeiture Orders) Order 2005

Made - - - - - *15th November 2005*
Laid before Parliament *25th November 2005*
Coming into force *31st December 2005*

THE CRIMINAL JUSTICE (INTERNATIONAL CO-
OPERATION) ACT 1990 (ENFORCEMENT OF
OVERSEAS FORFEITURE ORDERS) ORDER 2005

PART 1

General Provisions

1. Citation, commencement and extent
2. Revocation

PART 2

Requests for Restraint of Property

3. Action on receipt of request for restraint of property
4. Conditions for Crown Court to give effect to request
5. Restraint orders
6. Application, discharge and variation of restraint orders
7. Appeal to Court of Appeal about restraint orders
8. Appeal to House of Lords about restraint orders
9. Seizure in pursuance of restraint order
10. Hearsay evidence in restraint proceedings
11. Supplementary (restraint orders)
12. Appointment of management receivers
13. Powers of management receivers
14. Restrictions relating to restraint orders

Status: This is the original version (as it was originally made).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

PART 3

External Forfeiture Orders

15. Action on receipt of external forfeiture order in connection with criminal convictions
16. Authentication by the overseas court
17. Applications to give effect to external forfeiture orders
18. Conditions for Crown Court to give effect to external forfeiture orders
19. Registration of external forfeiture orders
20. Appeal to Court of Appeal about external forfeiture orders
21. Appeal to House of Lords about external forfeiture orders
22. Appointment of enforcement receivers
23. Powers of enforcement receivers in respect of external forfeiture orders for the recovery of specified property
24. Satisfaction of external forfeiture order
25. Restrictions relating to enforcement receivers

PART 4

RECEIVERS AND PROCEDURE

26. Protection of receiver appointed under articles 12 and 22
27. Further applications by receivers
28. Discharge and variation of receiver orders
29. Management receivers: discharge
30. Appeal to Court of Appeal about receivers
31. Appeal to the House of Lords about receivers
32. Powers of court and receiver
33. Procedure on appeal to Court of Appeal under this Order
34. Procedure on appeal to House of Lords under this Order

PART 5

INTERPRETATION

35. General interpretation
36. External forfeiture orders
37. Designated countries
38. Property
39. Tainted gifts
40. Gifts and their recipients
41. Value: the basic rule
42. Value of tainted gifts
43. Meaning of “defendant”
Signature

SCHEDULE 1 —

The following Orders are hereby revoked— (a) the Criminal Justice...

SCHEDULE 2 — Designated Countries

Afghanistan Albania Algeria Andorra Angola Antigua and Barbuda
Argentina Armenia...

Document Generated: 2023-06-15

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

Explanatory Note