EXPLANATORY MEMORANDUM TO

THE MINISTRY OF DEFENCE POLICE APPEAL TRIBUNALS (AMENDMENT) REGULATIONS 2008

2008 No. 2059

1. This explanatory memorandum has been prepared by the Ministry of Justice and is laid before Parliament by Command of Her Majesty.

2. Description

2.1 These Regulations make changes to the eligibility requirements for appointment as a member of the Ministry of Defence Police Appeals Tribunal They are intended to widen the range of lawyers with relevant experience that may apply to become a member of that tribunal by lowering the number of years qualification required from 7 to 5 and by introducing a requirement for candidates to satisfy a judicial-appointment eligibility condition during that period. That condition will require candidates to hold a relevant qualification and demonstrate post qualification legal experience that is not required at present.

3. Matters of special interest to the Joint Committee on Statutory Instruments

3.1 None

4. Legislative Background

- 4.1 The Tribunals, Courts and Enforcement Act 2007 (the 2007 Act) contains 3 sections (50-52) revising the eligibility requirements for judicial appointment. Section 50 introduces the judicial-appointment eligibility condition and provides that where reference is made to the judicial-appointment eligibility condition in relation to eligibility for judicial office in statute candidates for judicial office must hold a relevant qualification and have gained experience in law over a period whilst holding that qualification. Section 50(4) of the 2007 Act provides that a person holds a relevant qualification if the person is a solicitor or barrister or holds a qualification specified in an order made under section 51(1) of that Act in relation to offices identified in the order.
- 4.2 Section 52 of the 2007 Act defines what is meant by gaining experience in law for these purposes.
- 4.3 Eligibility for specific judicial offices, for the most part, is set out elsewhere in statute. Schedule 10 to the 2007 Act substitutes, where relevant, reference to the judicial-appointment eligibility condition in place of the existing eligibility requirements for specified offices and also lowers the number of years' experience required from 10 to 7 and from 7 to 5 years in the provisions regarding eligibility for judicial office in statute.

4.4 These Regulations make corresponding changes to those made by Schedule 10 to the 2007 Act for the purposes of the Ministry of Defence Police Appeal Tribunals Regulations 2004.

5. Territorial Extent and Application

5.1 The Regulations apply to England and Wales and Scotland.

6. European Convention on Human Rights

6.1. As the instrument is subject to the negative resolution procedure and does not amend primary legislation, no statement is required.

7. Policy Background

- 7.1. The policy intention is to widen the eligibility criteria for appointment to judicial offices, to ensure that all those with the relevant skills and experience can apply. Widening the pool of those eligible to apply will support the policy aim to encourage diversity in the range of persons available for selection for judicial appointments. Judicial diversity is a priority for the Ministry of Justice.
- 7.2. The Trilateral Judicial Diversity Strategy, agreed in 2006 between the Lord Chancellor, Lord Chief Justice and the Chairman of the Judicial Appointments Commission, had four key strands:
- Strand 1 Promote judicial service and widen the range of people eligible to apply for judicial office
- Strand 2 To encourage a wider range of applicants, so as to ensure the widest possible choice of candidates for selection
- Strand 3 Promote diversity through fair and open processes for selection to judicial office solely on merit
- Strand 4 Ensure that the culture and working environment for judicial office holders encourages and supports a diverse judiciary and increases understanding of the communities served
- 7.3. The legislative changes set out in this Order will support Strand 1 widening the range of people eligible to apply.

8. Impact

8.1. No Regulatory Impact Assessment has been prepared because there is no regulatory impact on any part of the private or voluntary sector.

9. Contact

9.1. Any enquiries about the contents of this memorandum should be addressed to: Philippa Baker

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