

STATUTORY INSTRUMENTS

2015 No. 1490

The Criminal Procedure Rules 2015 (revoked)

PART 50

EXTRADITION

SECTION 3: APPEAL TO THE HIGH COURT

Textual Amendments

- F1** Rules revoked (5.10.2020) by [The Criminal Procedure Rules 2020 \(S.I. 2020/759\)](#), [preamble](#)
[**Editorial note:** No historical revised versions have been created for amendments to this S.I. made prior to its final revocation. A revised version of how the S.I. stood at its first commencement is available and, to see the document content as it originally stood when it was made, select the 'Original (As Made)' version from the left-hand menu. For further details of the amendments see the [List of All Changes](#) available in 'More Resources' above]

[Note. Under Part 1 of the Extradition Act 2003—

- F1(a)**
F1(b)

(see sections 26 and 28 of the Act).

Under Part 2 of the 2003 Act—

- F1(a)**
F1(b)
F1(c)

(see sections 103, 105, 108 and 110 of the Act).

In each case the appellant needs the High Court's permission to appeal (in the 2003 Act, described as 'leave to appeal').]

Exercise of the High Court's powers

- 50.17.**

Case management in the High Court

- 50.18.**

Service of appeal notice

- 50.19.**

Form of appeal notice

50.20.

Respondent's notice

50.21.

Renewing an application for permission to appeal

50.22.

Appeal hearing

50.23.

Discontinuing an appeal

50.24.

Application for permission to appeal to the Supreme Court

50.25.

Determination of detention pending appeal to the Supreme Court against discharge

50.26.

Reopening the determination of an appeal

50.27.

Declaration of incompatibility with a Convention right

50.28.

Duties of court officers

50.29.

Constitution of the High Court

50.30.

Payment of High Court fees

50.31.

Changes to legislation:

There are currently no known outstanding effects for the The Criminal Procedure Rules 2015 (revoked), Cross Heading: SECTION 3: APPEAL TO THE HIGH COURT.