STATUTORY INSTRUMENTS

## 1999 No. 3344 (C. 89)

# LEGAL PROFESSION, ENGLAND AND WALES MAGISTRATES' COURTS, ENGLAND AND WALES CORONERS, ENGLAND AND WALES

The Access to Justice Act 1999 (Commencement No. 2 and Transitional Provisions) Order 1999

Made - - - - 13th December 1999

The Lord Chancellor, in exercise of the powers conferred on him by section 108(1) of, and paragraphs 1 and 13 of Schedule 14 to, the Access to Justice Act 1999(1), makes the following Order:

#### **Citation and interpretation**

**1.**—(1) This Order may be cited as the Access to Justice Act 1999 (Commencement No. 2 and Transitional Provisions) Order 1999.

(2) In this Order, with the exception of Schedule 2, "the Act" means the Access to Justice Act 1999 and, unless the context requires otherwise, references to a section, Part or Schedule by number alone mean the section, Part or Schedule so numbered in the Act.

#### **Commencement of provisions in Access to Justice Act 1999**

2. The following provisions of the Act shall come into force on 1st January 2000:

- (a) in Part III, section 35 (replacement of Lord Chancellor's Advisory Committee on Legal Education and Conduct by Legal Services Consultative Panel), section 41 and Schedule 5 (authorised bodies: designation and regulations and rules), and, so far as they are not already in force, section 43 and Schedule 6 (minor and consequential amendments);
- (b) in Part IV, section 71 (adjournment of inquest in event of judicial inquiry);
- (c) in Part V, section 85 (power to direct implementation of inspectors' recommendations); and
- (d) in Part VII, the repeal, in Part II of Schedule 15, of, or (as the case may be) of words in, the provisions specified in Schedule 1 to this Order; and, so far as it relates to those repeals, section 106.

- 3. The following provisions of the Act shall come into force on 1st March 2000:
  - (a) in Part V:
    - (i) to the extent that it inserts sections 30A(1) and 30C into the Justices of the Peace Act 1997(2), section 83(1) (Greater London Magistrates' Courts Authority); and
    - (ii) paragraphs 9 and 12 of Schedule 12; and, so far as it relates to those paragraphs, section 83(3);
  - (b) in Part VII, the repeal, in Part V(6) of Schedule 15, of section 56(4) of the Justices of the Peace Act 1997; and, so far as it relates to that repeal, section 106.

#### Transitional provisions relating to Schedule 5 to the Act

4. The transitional provisions set out in Schedule 2 to this Order shall have effect.

Dated 13th December 1999

Irvine of Lairg, C.

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

#### SCHEDULE 1

Repeals in Part II of Schedule 15 to come into force on 1st January 2000

- **1.** The House of Commons Disqualification Act 1975(**3**).
- 2. The Northern Ireland Assembly Disqualification Act 1975(4).
- 3. Sections 9(2)(g) and 65 of, and Schedule 2 to, the Administration of Justice Act 1985(5).

**4.** Sections 19 and 20 (and the heading preceding section 19), and sections 24(3) and 123(1)(f) and (2)(e) of, and Schedules 1 and 2 to, the Courts and Legal Services Act 1990(**6**).

#### SCHEDULE 2

Article 4

Transitional provisions relating to Schedule 5 to the Act

1. In this Schedule, unless the context otherwise requires–

"the 1990 Act" means the Courts and Legal Services Act 1990;

"the commencement date" means 1st January 2000;

"the existing Schedule 4" and "the new Schedule 4" mean respectively Schedule 4 to the 1990 Act prior to and subsequent to the commencement date(7);

"the Advisory Committee" means the Lord Chancellor's Advisory Committee on Legal Education and Conduct established by section 19 of the 1990 Act(**8**);

"the Consultative Panel" means the Legal Services Consultative Panel established by section 18A of the 1990 Act(9); and

other words and expressions have the meanings ascribed to them by section 119 of the 1990 Act.

#### Qualification regulations and rules of conduct

2. Where before the commencement date an authorised body has begun but has not completed the procedure for obtaining approval under the 1990 Act for an alteration to its qualification regulations or rules of conduct, the procedure set out in paragraphs 3 to 5 of this Schedule shall apply, and:-

- (a) a proposal under paragraph 6(1) of the existing Schedule 4 shall be treated as a case within paragraph 8(1) of the new Schedule 4;
- (b) a proposal under paragraph 6(2) of the existing Schedule 4 shall be treated as a case within paragraph 8(2) of the new Schedule 4.

**3.**—(1) Where at the commencement date proposals have been submitted to the Advisory Committee under paragraph 6(1) or (2) of the existing Schedule 4, but no advice has been received under paragraph 7(2) of that Schedule, Part II of the new Schedule 4 shall apply in its entirety.

(2) Where at the commencement date an application has been submitted to the Lord Chancellor under paragraph 8 of the existing Schedule 4, but–

Article 2(d)

<sup>(</sup>**3**) 1975 c. 24.

<sup>(4) 1975</sup> c. 25.
(5) 1985 c. 61.

<sup>(6) 1990</sup> c. 41.

<sup>(7)</sup> Schedule 5 to the Access to Justice Act 1999 (c. 22) substitutes new provisions for Schedule 4 to the Courts and Legal Services Act 1990.

<sup>(8)</sup> Section 19 is repealed by Part II of Schedule 15 to the Access to Justice Act 1999.

<sup>(9)</sup> Section 18A is inserted in the 1990 Act by section 35(2) of the Access to Justice Act 1999.

- (a) it has not been referred for advice to the Advisory Committee under that paragraph and to the Director under paragraph 9 of the existing Schedule 4, or
- (b) it has been so referred, but no advice has been received either from the Advisory Committee or from the Director, the application shall be treated as an application under paragraph 9 of the new Schedule 4, and Part II of that Schedule shall apply in its entirety.

**4.**—(1) Where an application has been submitted to the Lord Chancellor under paragraph 8 of the existing Schedule 4 and at the commencement date the Lord Chancellor has received advice from the Advisory Committee but not from the Director, Part II of the new Schedule 4 shall apply with the following modifications:–

- (a) the advice of the Advisory Committee shall for the purposes of paragraphs 13 to 15 of the new Schedule 4 be treated as if it were additional advice of the Consultative Panel; and
- (b) the Lord Chancellor shall consider whether it would nevertheless be appropriate also to seek the advice of the Consultative Panel and (if he has not already sought it) of the Director.

(2) Where an application has been submitted to the Lord Chancellor under paragraph 8 of the existing Schedule 4 and at the commencement date the Lord Chancellor has received advice from the Director but not from the Advisory Committee, Part II of the new Schedule 4 shall apply in its entirety, save that the Lord Chancellor shall not be required a second time to seek the advice of the Director.

**5.**—(1) Where an application has been submitted to the Lord Chancellor under paragraph 8 of the existing Schedule 4 and at the commencement date the Lord Chancellor has received advice both from the Advisory Committee and from the Director, the following provisions of this paragraph shall apply.

(2) If the Lord Chancellor has acted under paragraph 11(4) of the existing Schedule 4, the remaining provisions of that paragraph shall apply.

(3) Subject to sub-paragraph (4) below, if the Lord Chancellor has not acted under paragraph 11(4) of the existing Schedule 4, he shall (if he has not already done so) send to the applicant a copy of the advice of the Advisory Committee and of that of the Director, and thereafter paragraphs 13(2) to 16 of the new Schedule 4 shall apply, references to the Consultative Panel being treated as references to the Advisory Committee.

(4) If the Lord Chancellor is minded to refuse the application he shall before reaching a decision seek the advice of the Consultative Panel, and thereafter paragraphs 11 and 13 to 16 of the new Schedule 4 shall again apply.

#### Authorisation of bodies

6. Where any professional or other body wishes to become an authorised body for the purposes of section 27 (grant of rights of audience) or section 28 (grant of rights to conduct litigation) of the 1990 Act, and before the commencement date it has begun but has not completed the procedure set out in Part I of the existing Schedule 4, the procedure set out in paragraphs 7 to 9 of this Schedule shall apply.

7.—(1) Where at the commencement date drafts of the proposed qualification regulations and rules of conduct have been submitted to the Advisory Committee under paragraph 1(1) of the existing Schedule 4, but no advice has been received under paragraph 1(5) of that Schedule, Part I of the new Schedule 4 shall apply in its entirety.

(2) Where at the commencement date an application has been submitted to the Lord Chancellor under paragraph 2 of the existing Schedule 4, but–

- (a) it has not been referred for advice to the Advisory Committee under that paragraph and to the Director under paragraph 3 of the existing Schedule 4, or
- (b) it has been so referred, but no advice has been received either from the Advisory Committee or from the Director,

the application shall be treated as an application under paragraph 1 of the new Schedule 4, and Part I of that Schedule shall apply in its entirety.

**8.**—(1) Where an application has been submitted to the Lord Chancellor under paragraph 2 of the existing Schedule 4 and at the commencement date the Lord Chancellor has received advice from the Advisory Committee but not from the Director, Part I of the new Schedule 4 shall apply with the following modifications:–

- (a) the advice of the Advisory Committee shall, for the purposes of paragraphs 4 to 6 of the new Schedule 4, be treated as if it were additional advice of the Consultative Panel;
- (b) the Lord Chancellor shall consider whether it would nevertheless be appropriate also to seek the advice of the Consultative Panel; and
- (c) the Lord Chancellor shall (if he has not already done so) seek the advice of the Director.

(2) Where an application has been submitted to the Lord Chancellor under paragraph 2 of the existing Schedule 4 and at the commencement date the Lord Chancellor has received advice from the Director but not from the Advisory Committee, Part I of the new Schedule 4 shall apply in its entirety, save that the Lord Chancellor shall not be required a second time to seek the advice of the Director.

**9.**—(1) Where an application has been submitted to the Lord Chancellor under paragraph 2 of the existing Schedule 4 and at the commencement date the Lord Chancellor has received advice both from the Advisory Committee and from the Director, the following provisions of this paragraph shall apply.

(2) If the Lord Chancellor has acted under paragraph 5(4) of the existing Schedule 4, the remaining provisions of that paragraph shall apply.

(3) Subject to sub-paragraph (4) below, if the Lord Chancellor has not acted under paragraph 5(4) of the existing Schedule 4, he shall (if he has not already done so) send to the applicant a copy of the advice of the Advisory Committee and of that of the Director, and thereafter paragraphs 4(2) to 7 of the new Schedule 4 shall apply, references to the Consultative Panel being treated as references to the Advisory Committee.

(4) If the Lord Chancellor is minded to refuse the application he shall before reaching a decision seek the advice of the Consultative Panel and thereafter paragraphs 2 and 4 to 7 of the new Schedule 4 shall again apply.

#### **EXPLANATORY NOTE**

(This note is not part of the Order)

This Order brings the following provisions of the Access to Justice Act 1999 into force:

(a) on 1st January 2000, section 35 (replacement of the Lord Chancellor's Advisory Committee on Legal Education and Conduct ("ACLEC") by the Legal Services **Status:** This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Consultative Panel), Schedule 5 and section 41 (authorised bodies: designation and regulations and rules), section 71 (adjournment of inquest in event of judicial inquiry) and section 85 (power to direct implementation of recommendations of inspectors of magistrates' courts service); and

(b) on 1st March 2000, part of section 83(1) (Greater London Magistrates' Courts Authority).

Certain other minor and consequential provisions are also brought into force, and the Order makes transitional arrangements relating to the replacement of ACLEC by the Legal Services Consultative Panel.

### NOTE AS TO EARLIER COMMENCEMENT ORDERS

Provision	Date of commencement	S.I. No.
Sections 36, 40, 42, 46 and 49	27.9.1999	1999/2657
Section 43 and Schedule 6 (partially)		
Section 48 and Schedule 7		
Section 66 and Schedule 9		
Section 67(2) (in certain areas only)		
Section 83(1) (partially)		
Section 83(3) and Schedule 12 (partially)		
Sections 88 and 89		
Section 105		
Section 106 and Schedule 15 (partially)		
Section 53	1.11.1999	
Section 106 and Schedule 15 (partially)		
Section 79	12.11.1999	
Section 106 and Schedule 15 (partially)		

(This note is not part of the Order)