DRAFT STATUTORY INSTRUMENTS

2006 No.

MAGISTRATES' COURTS, ENGLAND AND WALES

The Collection of Fines (Final Scheme) Order 2006

Made - - - -Coming into force 2006

3rd July 2006

THE COLLECTION OF FINES (FINAL SCHEME) ORDER 2006

- 1. Citation, commencement and extent
- 2. Final scheme
- 3. Transitional provision
- 4. Amendments to Schedule 5 to the Courts Act 2003
- 5. In the heading to that Schedule after "FINES" add "AND...
- 6. For paragraph 1 (application of Schedule) substitute— Application of Schedule...
- 7. For paragraph 2 (meaning of "the sum due") substitute— Meaning...
- 8. In paragraph 3 (meaning of "existing defaulter" etc)—
- 9. Omit Part 2 (immediate payment of fines: discounts).
- 10. In paragraph 7 (application of Part 3)—
- 11. After paragraph 7 insert— Attachment of earnings order or application...
- 12. In paragraph 8 (attachment of earnings order or application for...
- 13. In paragraph 9 (attachment of earnings order or application for...
- 14. In paragraph 11 (application of Part 4), for sub-paragraph (1)...
- 15. In paragraph 13 (contents of collection order: general), for sub-paragraph...
- 16. In paragraph 15 (contents of collection orders: attachment of earnings...
- 17. Omit Part 5 (discount where collection order made).
- 18. After paragraph 24 (nature of power to vary terms of...
- 19. Omit— (a) paragraph 27 (increase in fine); and
- 20. In paragraph 31 (application to fines officer for variation of...
- 21. In paragraph 32 (appeal against decision of fines officer), in...
- 22. Omit— (a) paragraph 33 (increase in fine on first default);...
- 23. For the heading to Part 9 substitute "FURTHER STEPS".
- 24. Omit— (a) paragraph 35 (effect of compliance with requirement to...
- 25. In paragraph 37 (functions of fines officer in relation to...
- 26. In paragraph 38 (the range of further steps available against...
- 27. In paragraph 39 (powers of court after increase)—

- 28. In paragraph 42 (power of fines officer to refer case...
- 29. After paragraph 42 insert— Increase in fine by court (1) This paragraph applies where— (a) P is in default...
- 30. In paragraph 44 (fines collection regulations), in sub-paragraph (1) for...
- 31. Omit paragraph 47 (fines collection regulations).
- 32. In paragraph 49 (offence of meddling with a vehicle clamp),...
- 33. For paragraph 50 (meaning of "standard powers in respect of...
- 34. Amendments to the Attachment of Earnings Act 1971
- 35. In section 1 (courts with power to attach earnings)-
- 36. After section 1 insert— Orders to which this Act applies...
- 37. In section 3 (application for order and conditions of court's...
- 38. In section 6 (effect and contents of order)—
- 39. In section 8 (interrelation with alternative remedies open to creditors),...
- 40. In section 9 (variation, lapse and discharge of orders)—
- 41. (1) Section 14 (power of court to obtain statement of...
- 42. In section 15 (obligation of debtor and his employers to...
- 43. In section 17 (consolidated attachment orders)— (a) in subsection (1)—...
- 44. In section 25 (general interpretation), after the definition of "the...
- 45. In Part 1 of Schedule 3 (deductions by employer under...
- 46. Amendments to the Magistrates' Courts Act 1980
- 47. In section 83 (process for securing attendance of offender for...
- 48. In section 87 (enforcement of payment of fines by High...
- 49. In section 89 (transfer of fine order)—
- 50. In section 90 (transfer of fines to Scotland or Northern...
- 51. In section 91 (transfer of fines from Scotland or Northern...
- 52. In section 125A (civilian enforcement officers), after subsection (3) insert
- 53. In section 150 (interpretation of other terms)—
- 54. Amendment to the Domestic Violence, Crime and Victims Act 2004 Signature
 - Explanatory Note