

# Courts and Legal Services Act 1990

## **1990 CHAPTER 41**

#### PART I

PROCEDURE ETC. IN CIVIL COURTS

#### Evidence

### **5** Witness statements

- (1) Rules of court may make provision—
  - (a) requiring, in specified circumstances, any party to civil proceedings to serve on the other parties a written statement of the oral evidence which he intends to adduce on any issue of fact to be decided at the trial;
  - (b) enabling the court to direct any party to civil proceedings to serve such a statement on the other party; and
  - (c) prohibiting a party who fails to comply with such a requirement or direction from adducing oral evidence on the issue of fact to which it relates.
- (2) Where a party to proceedings has refused to comply with such a requirement or direction, the fact that his refusal was on the ground that the required statement would have been a document which was privileged from disclosure shall not affect any prohibition imposed by virtue of subsection (1)(c).
- (3) This section is not to be read as prejudicing in any way any other power to make rules of court.