Legislative and Regulatory Reform Act 2006

CHAPTER 51

LEGISLATIVE AND REGULATORY REFORM ACT 2006

PART 1

ORDER-MAKING POWERS

Powers

1 Power to remove or reduce burdens
2 Power to promote regulatory principles

Restrictions

3 Preconditions
4 Subordinate legislation
5 Taxation
6 Criminal penalties
7 Forcible entry etc
8 Excepted enactments
9 Scotland
10 Northern Ireland
11 Wales

Procedure

12 Procedure: introductory
13 Consultation
14 Draft order and explanatory document laid before Parliament
15 Determination of Parliamentary procedure
16 Negative resolution procedure
17 Affirmative resolution procedure
18 Super-affirmative resolution procedure

General

19 Calculation of time periods
20 Combination with powers under European Communities Act 1972

PART 2

REGULATORS

Exercise of regulatory functions

21 Principles
22 Code of practice
23 Code of practice: procedure
24 Functions to which sections 21 and 22 apply

PART 3

LEGISLATION RELATING TO THE EUROPEAN COMMUNITIES ETC

Interpretation of legislation

25 References to Community instruments
26 EEA agreement and EEA state

Implementation of Community obligations etc

27 Power to make orders, rules and schemes
28 Power to make ambulatory references to Community instruments
29 Combination of powers

PART 4

SUPPLEMENTARY AND GENERAL

Supplementary

30 Repeals and savings
31 Consequential amendments

General

32 General interpretation
33 Commencement
34 Extent
35 Short title

SCHEDULE — Repeals
Changes to legislation:
Legislative and Regulatory Reform Act 2006 is up to date with all changes known to be in force on or before 24 June 2018. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations.

Changes and effects yet to be applied to the whole Act associated Parts and Chapters:
Whole provisions yet to be inserted into this Act (including any effects on those provisions):
- s. 23A inserted by 2016 c. 12 s. 15