

---

## STATUTORY INSTRUMENTS

---

# 1986 No. 1925

## The Insolvency Rules 1986

### THE THIRD GROUP OF PARTS

#### PART 7

#### COURT PROCEDURE AND PRACTICE

#### CHAPTER 4

#### ENFORCEMENT PROCEDURES

#### **Execution of warrants outside court's district**

**7.24.—**(1) This Rule applies where a warrant for a person's arrest has been issued in insolvency proceedings by a county court (“the primary court”) and is addressed to another county court (“the secondary court”) for execution in its district.

(2) The secondary court may send the warrant to the registrar of any other county court (whether or not having jurisdiction to take insolvency proceedings) in whose district the person to be arrested is or is believed to be, with a notice to the effect that the warrant is transmitted to that court under this Rule for execution in its district at the request of the primary court.

(3) The court receiving a warrant transmitted by the secondary court under this Rule shall apply its seal to the warrant, and secure that all such steps are taken for its execution as would be appropriate in the case of a warrant issued by itself.