### STATUTORY INSTRUMENTS

# 1997 No. 169

# The Courts-Martial (Army) Rules 1997

# PART V

## PROCEEDINGS AT COURT-MARTIAL

### **Examination of witnesses**

- **62.**—(1) The judge advocate may allow a request that the cross-examination or re-examination of a witness be postponed if he is satisfied that there is a good reason for such a request and that there is no injustice to the accused in doing so.
- (2) The judge advocate may question any witness and, if he considers it appropriate, may put to the witness a question from any other member of the court.
- (3) Any other member of the court may, with the judge advocate's permission, question any witness after the court's finding on the charge has been announced.
- (4) If in the opinion of the judge advocate it is in the interests of justice to do so, the court may at any time—
  - (a) call any witness whom it has not already heard;
  - (b) recall a witness;
  - (c) permit the accused or the prosecutor to recall a witness.