STATUTORY INSTRUMENTS

1998 No. 3132 (L.17)

SUPREME COURT OF ENGLAND AND WALES COUNTY COURTS

The Civil Procedure Rules 1998

Made - - - - 10th December 1998
Laid before Parliament 17th December 1998
Coming into force 26th April 1999

THE CIVIL PROCEDURE RULES 1998

PART 1

OVERRIDING OBJECTIVE

- 1.1 The overriding objective
- 1.2 Application by the court of the overriding objective
- 1.3 Duty of the parties
- 1.4 Court's duty to manage cases

PART 2

APPLICATION AND INTERPRETATION OF THE RULES

- 2.1 Application of the Rules
- 2.2 The glossary
- 2.3 Interpretation
- 2.4 Power of judge, Master or district judge to perform functions of the court
- 2.5 Court staff
- 2.6 Court documents to be sealed
- 2.7 Court's discretion as to where it deals with cases
- 2.8 Time
- 2.9 Dates for compliance to be calendar dates and to include time of day
- 2.10 Meaning of "month" in judgments, etc.
- 2.11 Time limits may be varied by parties

PART 3

THE COURT'S CASE MANAGEMENT POWERS

- 3.1 The court's general powers of management
- 3.2 Court officer's power to refer to a judge
- 3.3 Court's power to make order of its own initiative
- 3.4 Power to strike out a statement of case
- 3.5 Judgment without trial after striking out
- 3.6 Setting aside judgment entered after striking out
- 3.7 Sanctions for non—payment of certain fees
- 3.8 Sanctions have effect unless defaulting party obtains relief
- 3.9 Relief from sanctions
- 3.10 General power of the court to rectify matters where there has been an error of procedure

PART 4

FORMS

4. (1) The forms set out in a practice direction shall...

PART 5

COURT DOCUMENTS

- 5.1 Scope of this Part
- 5.2 Preparation of documents
- 5.3 Signature of documents by mechanical means
- 5.4 Supply of documents from court records

PART 6

SERVICE OF DOCUMENTS

I GENERAL RULES ABOUT SERVICE

- 6.1 Part 6 rules about service apply generally
- 6.2 Methods of service—general
- 6.3 Who is to serve
- 6.4 Personal service
- 6.5 Address for service
- 6.6 Service of documents on children and patients
- 6.7 Deemed service
- 6.8 Service by an alternative method
- 6.9 Power of court to dispense with service
- 6.10 Certificate of service
- 6.11 Notice of non-service

II SPECIAL PROVISIONS ABOUT SERVICE OF THE CLAIM FORM

- 6.12 General rules about service subject to special rules about service of claim form
- 6.13 Service of claim form by the court—defendant's address for service
- 6.14 Certificate of service relating to the claim form

6.	15	Service of	f the claim	ı form b	by contractual	lv agreed	method

6.16 Service of claim form on agent of principal who is overseas

PART 7

HOW TO START PROCEEDINGS—THE CLAIM FORM

- 7.1 Where to start proceedings
- 7.2 How to start proceedings
- 7.3 Right to use one claim form to start two or more claims
- 7.4 Particulars of claim
- 7.5 Service of a claim form
- 7.6 Extension of time for serving a claim form
- 7.7 Application by defendant for service of claim form
- 7.8 Form for defence etc. must be served with particulars of claim
- 7.9 Fixed date and other claims
- 7.10 Production Centre for claims

PART 8

ALTERNATIVE PROCEDURE FOR CLAIMS

- 8.1 Types of claim in which Part 8 procedure may be followed
- 8.2 Contents of the claim form
- 8.3 Acknowledgment of service
- 8.4 Consequence of not filing an acknowledgment of service
- 8.5 Filing and serving written evidence
- 8.6 Evidence—general
- 8.7 Part 20 claims
- 8.8 Procedure where defendant objects to use of the Part 8 procedure
- 8.9 Modifications to the general rules

PART 9

RESPONDING TO PARTICULARS OF CLAIM—GENERAL

- 9.1 Scope of this Part
- 9.2 Defence, admission or acknowledgment of service

PART 10

ACKNOWLEDGMENT OF SERVICE

- 10.1 Acknowledgment of service
- 10.2 Consequence of not filing an acknowledgment of service
- 10.3 The period for filing an acknowledgment of service
- 10.4 Notice to claimant that defendant has filed an acknowledgment of service
- 10.5 Contents of acknowledgment of service

PART 11

DISPUTING THE COURT'S JURISDICTION

11. Procedure for disputing the court's jurisdiction

PART 12

DEFAULT JUDGMENT

12.1 12.2	Meaning of "default judgment" Claims in which default judgment may not be obtained		
12.3	Conditions to be satisfied		
12.4	Procedure for obtaining default judgment		
12.5	Nature of judgment where default judgment obtained by filing a request		
12.6	Interest		
12.7	Procedure for deciding an amount or value		
12.8	Claim against more than one defendant		
12.9	Procedure for obtaining a default judgment for costs only		
12.10	Default judgment obtained by making an application		
12.11	Supplementary provisions where applications for default judgment are made		
	PART 13		
	SETTING ASIDE OR VARYING DEFAULT JUDGMENT		
13.1	Scope of this Part		
13.2	Cases where the court must set aside judgment entered under Part 12		
13.3	Cases where the court may set aside or vary judgment entered under Part 12		
13.4	Application to set aside or vary judgment—procedure		
13.5 13.6	Claimant's duty to apply to set aside judgment		
13.0	Abandoned claim restored where default judgment set aside		
	PART 14		
	ADMISSIONS		
14.1	Making an admission		
14.2	Period for making an admission		
14.3	Admission by notice in writing—application for judgment		
14.4	Admission of whole of claim for specified amount of money		
14.5	Admission of part of a claim for a specified amount of money		
14.6	Admission of liability to pay whole of claim for unspecified amount of money		
14.7	Admission of liability to pay claim for unspecified amount of money where defendant offers a sum in satisfaction of the claim		
14.8	Allocation of claims in relation to outstanding matters		
14.9	Request for time to pay		
14.10	Determination of rate of payment		
14.11	Determination of rate of payment by court officer		
14.12	Determination of rate of payment by judge		
14.13	Right of re-determination		
14.14	Interest		
	PART 15		
	DEFENCE AND REPLY		
15.1	Part not to apply where claimant uses the Part 8 procedure		
15.2	Filing a defence		
15.3	Consequence of not filing a defence		

15.4	The period for filing a defence		
15.5	Agreement extending the period for filing a defence		
15.6	Service of copy of defence		
15.7	Making a counterclaim		
15.8 15.9	Reply to defence		
15.10 15.11	No statement of case after a reply to be filed without court's permission Claimant's notice where defence is that money claimed has been paid Claim stayed if it is not defended or admitted		
13.11	PART 16		
	STATEMENTS OF CASE		
16.1 16.2	Part not to apply where claimant uses Part 8 procedure Contents of the claim form		
16.3 16.4	Statement of value to be included in the claim form Contents of the particulars of claim		
16.5	Contents of defence		
16.6	Defence of set-off		
16.7 16.8	Reply to defence Court's power to dispense with statements of case		
	PART 17		
	AMENDMENTS TO STATEMENTS OF CASE		
17.1	Amendments to statements of case		
17.2			
17.3	1		
17.4	Amendments to statements of case after the end of a relevant limitation period		
	PART 18		
	FURTHER INFORMATION		
18.1	Obtaining further information		
18.2	Restriction on the use of further information		
	PART 19		
	ADDITION AND SUBSTITUTION OF PARTIES		
19.1	Change of parties—general		
19.2	Provisions applicable where two or more persons are jointly entitled to a remedy		
19.3	Procedure for adding and substituting parties		
19.4	Special provisions about adding or substituting parties after the end of a relevant limitation period		
	PART 20		
	COUNTERCLAIMS AND OTHER ADDITIONAL CLAIMS		
20.1	Purpose of Part 20		
20.2	Meaning of "Part 20 claim"		
20.3	Part 20 claim to be treated as a claim for the purposes of the Rules		

Defendant's counterclaim against the claimant

20.4

20.5	Counterclaim against a person other than the claimant				
20.6	Defendant's claim for contribution or indemnity from co-defendant				
20.7	Procedure for making any other Part 20 claim				
20.8	Service of a Part 20 claim form				
20.9	Matters relevant to question of whether a Part 20 claim should be separate from main claim				
20.10	Effect of service of a Part 20 claim				
20.11	Special provisions relating to default judgment on a Part 20 claim other than a counterclaim or a contribution or indemnity notice				
20.12 20.13	Procedural steps on service of a Part 20 claim form on a non-party Case management where there is a defence to a Part 20 claim form				
	PART 21				
	CHILDREN AND PATIENTS				
21.1	Scope of this Part				
21.2	Requirement for litigation friend in proceedings by or against children and patients				
21.3	Stage of proceedings at which a litigation friend becomes necessary				
21.4	Who may be a litigation friend without a court order				
21.5	How a person becomes a litigation friend without a court order				
21.6	How a person becomes a litigation friend by court order				
21.7	Court's power to change litigation friend and to prevent person acting as litigation friend				
21.8	Appointment of litigation friend by court order—supplementary				
21.9	Procedure where appointment of litigation friend ceases				
21.10	Compromise etc. by or on behalf of child or patient				
21.11	Control of money recovered by or on behalf of child or patient				
21.12	Appointment of guardian of child's estate				
	PART 22				
	STATEMENTS OF TRUTH				
22.1	Documents to be verified by a statement of truth				
22.2	Failure to verify a statement of case				
22.3	Failure to verify a witness statement				
22.4	Power of the court to require a document to be verified				
	PART 23				
	GENERAL RULES ABOUT APPLICATIONS FOR COURT ORDERS				
23.1	Meaning of "application notice" and "respondent"				
23.2	Where to make an application				
23.3	Application notice to be filed				
23.4	Notice of an application				
23.5	Time when an application is made				
23.6	What an application notice must include				
23.7	Service of a copy of an application notice				
23.8	Applications which may be dealt with without a hearing				
23.9	Service of application where application made without notice				
23.10	Application to set aside or vary order made without notice				
23.11	Power of the court to proceed in the absence of a party				

PART 24

SUMMARY JUDGMENT

24.1	Scope of this Part
24.2	Grounds for summary judgment
24.3	Types of proceedings in which summary judgment is available
24.4	Procedure
24.5	Evidence for the purposes of a summary judgment hearing
24.6	Court's powers when it determines a summary judgment application
	Part 25
	INTERIM REMEDIES
25.1	Orders for interim remedies
25.2	Time when an order for an interim remedy may be made
25.3	How to apply for an interim remedy
25.4	Application for an interim remedy where there is no related claim
25.5	Inspection of property before commencement or against a non-party
25.6	Interim payments—general procedure
25.7	Interim payments—conditions to be satisfied and matters to be taken into account
25.8	Powers of court where it has made an order for interim payment
25.9	Restriction on disclosure of an interim payment
25.10	Interim injunction to cease if claim is stayed
	PART 26
	CASE MANAGEMENT—PRELIMINARY STAGE

26.1	Scope of this Part
26.2	Automatic transfer
26.3	Allocation questionnaire
26.4	Stay to allow for settlement of the case
26.5	Allocation
26.6	Scope of each track
26.7	General rule for allocation
26.8	Matters relevant to allocation to a track
26.9	Notice of allocation
26.10	Re-allocation

PART 27

THE SMALL CLAIMS TRACK

27.1	Scope of this Part
27.2	Extent to which other Parts apply
27.3	Court's power to grant a final remedy
27.4	Preparation for the hearing
27.5	Experts
27.6	Preliminary hearing
27.7	Power of court to add to, vary or revoke directions
27.8	Conduct of the hearing
27.9	Non-attendance of parties at a final hearing
7.10	Disposal without a hearing

27.11 27.12 27.13 27.14 27.15	Costs on the small claims track		
	PART 28		
	THE FAST TRACK		
28.1	Scope of this Part		
28.2 28.3	General provisions Directions		
28.4	Variation of case management timetable		
28.5	Listing questionnaire		
28.6 28.7	Fixing or confirming the trial date and giving directions Conduct of trial		
	PART 29		
	THE MULTI-TRACK		
29.1	Scope of this Part		
29.2	Case management		
29.3 29.4	Case management conference and pre-trial review Steps taken by the parties		
29.5	Variation of case management timetable		
29.6	Listing questionnaire		
29.7	Pre-trial review		
29.8 29.9	Setting a trial timetable and fixing or confirming the trial date or week Conduct of trial		
	PART 30		
	TRANSFER		
30.1	Scope of this Part		
30.1	Transfer between county courts and within the High Court		
30.3	Criteria for a transfer order		
30.4	Procedure		
30.5	Transfer between Divisions and to and from a specialist list		
30.6	Power to specify place where hearings are to be held		
30.7 30.8	Transfer of control of money in court Certiorari or prohibition		
	PART 31		
	DISCLOSURE AND INSPECTION OF DOCUMENTS		
31.1	Scope of this Part		
31.1	Meaning of disclosure		
31.3	Right of inspection of a disclosed document		
31.4	Meaning of document		
31.5	Disclosure limited to standard disclosure		
31.6 31.7	Standard disclosure—what documents are to be disclosed Duty of search		

31.8	Duty of disclosure limited to documents which are or have been in party
	control
31.9	Disclosure of copies
31.10	Procedure for standard disclosure
31.11	Duty of disclosure continues during proceedings
31.12	Specific disclosure or inspection
31.13	Disclosure in stages
31.14	Documents referred to in statements of case etc.
31.15 31.16	Inspection and copying of documents
31.17	Disclosure before proceedings start Orders for disclosure against a person not a party
31.17	Rules not to limit other powers of the court to order disclosure
31.19	Claim to withhold inspection or disclosure of a document
31.20	Restriction on use of a privileged document inspection of which has been
31.20	inadvertently allowed
31.21	Consequence of failure to disclose documents or permit inspection
31.22	Subsequent use of disclosed documents
	-
	PART 32
	EVIDENCE
32.1	Power of court to control evidence
32.2	Evidence of witnesses—general rule
32.3	Evidence by video link or other means
32.4	Requirement to serve witness statements for use at trial
32.5	Use at trial of witness statements which have been served
32.6	Evidence in proceedings other than at trial
32.7	Order for cross-examination
32.8	Form of witness statement
32.9	Witness summaries
32.10	Consequence of failure to serve witness statement or summary
32.11 32.12	Cross-examination on a witness statement
32.12	Use of witness statements for other purposes Availability of witness statements for inspection
32.13	False statements
32.14	Affidavit evidence
32.16	Form of affidavits
32.17	Affidavit made outside the jurisdiction
32.18	Notice to admit facts
32.19	Notice to admit or produce documents
	PART 33
	MISCELLANEOUS RULES ABOUT EVIDENCE
22.1	Teta Late
33.1 33.2	Introductory Nation of intention to roly on hearsay avidence
	Notice of intention to rely on hearsay evidence
33.3	Circumstances in which notice of intention to rely on hearsay evidence is not required
33.4	Power to call witness for cross-examination on hearsay evidence
33.5	Credibility
33.6	Use of plans, photographs and models as evidence
33.7	Evidence of finding on question of foreign law

33.8 Evidence of consent of trustee to act

PART 34

DEPOSITIONS AND COURT ATTENDANCE BY WITNESSES

34.1	Scope of this Part		
34.2	Witness summonses		
34.3	Issue of a witness summons		
34.4	Witness summons in aid of inferior court or of tribunal		
34.5	Time for serving a witness summons		
34.6	Who is to serve a witness summons		
34.7	Right of witness to travelling expenses and compensation for loss of time		
34.8	Evidence by deposition		
34.9	Conduct of examination		
34.10	Enforcing attendance of witness		
34.11	Use of deposition at a hearing		
34.12	Restrictions on subsequent use of deposition taken for the purpose of any		
	hearing except the trial		
34.13	Where a person to be examined is out of the jurisdiction—letter of request		
34.14	Fees and expenses of examiner		
34.15	Examiners of the court		
	PART 35		
	EXPERTS AND ASSESSORS		
35.1	Duty to restrict expert evidence		
35.2	Interpretation		
35.3	Experts—overriding duty to the court		
35.4	Court's power to restrict expert evidence		
35.5	General requirement for expert evidence to be given in a written report		
35.6	Written questions to experts		
35.7	Court's power to direct that evidence is to be given by a single joint expert		
35.8	Instructions to a single joint expert		
35.9	Power of court to direct a party to provide information		
35.10	Contents of report		
35.11	Use by one party of expert's report disclosed by another		
35.12	Discussions between experts		
35.13	Consequence of failure to disclose expert's report		
35.14	Expert's right to ask court for directions		
35.15	Assessors		
	PART 36		
	OFFERS TO SETTLE AND PAYMENTS INTO COURT		
36.1	Scope of this Part		
36.2	Part 36 offers and Part 36 payments—general provisions		
36.3	A defendant's offer to settle a money claim requires a Part 36 payment		
36.4	Defendant's offer to settle the whole of a claim which includes both a		
	money claim and a non-money claim		
36.5	Form and content of a Part 36 offer		
36.6	Notice of a Part 36 payment		
36.7	Offer to settle a claim for provisional damages		
36.8	Time when a Part 36 offer or a Part 36 payment is made and accepted		
36.9	Clarification of a Part 36 offer or a Part 36 payment notice		

36.10	Court to take into account offer to settle made before commencement of
36.11	proceedings Time for accentance of a defendant's Part 36 offer or Part 36 payment
36.12	Time for acceptance of a defendant's Part 36 offer or Part 36 payment Time for acceptance of a claimant's Part 36 offer
36.13	Costs consequences of acceptance of a defendant's Part 36 offer or Part 36
30.13	payment
36.14	Costs consequences of acceptance of a claimant's Part 36 offer
36.15	The effect of acceptance of a Part 36 offer or a Part 36 payment
36.16	Payment out of a sum in court on the acceptance of a Part 36 payment
36.17	Acceptance of a Part 36 offer or a Part 36 payment made by one or more, but not all, defendants
36.18	Other cases where a court order is required to enable acceptance of a Part
	36 offer or a Part 36 payment
36.19	Restriction on disclosure of a Part 36 offer or a Part 36 payment
36.20	Costs consequences where claimant fails to do better than a Part 36 offer or
	a Part 36 payment
36.21	Costs and other consequences where claimant does better than he proposed in his Part 36 offer
36.22	Interest
36.23	Deduction of benefits
	PART 37
	MISCELLANEOUS PROVISIONS ABOUT PAYMENTS INTO COURT
37.1	Money paid into court under a court order—general
37.2	Money paid into court may be treated as a Part 36 payment
37.3	Money paid into court where defendant wishes to rely on defence of tender before claim
37.4	Proceedings under Fatal Accidents Act 1976 and Law Reform
	(Miscellaneous Provisions) Act 1934—apportionment by court
	PART 38
	DISCONTINUANCE
38.1	Scope of this Part
38.2	Right to discontinue claim
38.3	Procedure for discontinuing
38.4	Right to apply to have notice of discontinuance set aside
38.5	When discontinuance takes effect where permission of the court is not
	needed
38.6	Liability for costs
38.7	Discontinuance and subsequent proceedings
38.8	Stay of remainder of partly discontinued proceedings where costs not paid
	PART 39
	MISCELLANEOUS PROVISIONS RELATING TO HEARINGS
39.1	Interpretation
39.2	General rule—hearing to be in public
39.3	Failure to attend the trial
39.4	Timetable for trial
39.5	Trial bundles
39.6	Representation at trial of companies or other corporations

39.7	Impounded	documents

PART 40

	JUDGMENTS AND ORDERS
40.1	Scope of this Part
40.2	Standard requirements
40.3	Drawing up and filing of judgments and orders
40.4	Service of judgments and orders
40.5	Power to require judgment or order to be served on a party as well as his solicitor
40.6	Consent judgments and orders
40.7	When judgment or order takes effect
40.8	Time from which interest begins to run
40.9	Who may apply to set aside or vary a judgment or order
40.10	Judgment against a State in default of acknowledgment of service
40.11	Time for complying with a judgment or order
40.12	Correction of errors in judgments and orders
40.13	Cases where court gives judgment both on claim and counterclaim
40.14	Judgment in favour of certain part owners relating to the detention of goods
	PART 41
	PROVISIONAL DAMAGES
41.1	Application and definitions
41.2	Order for an award of provisional damages
41.3	Application for further damages
	PART 42
	CHANGE OF SOLICITOR
42.1	Solicitor acting for a party
42.2	Change of solicitor—duty to give notice
42.3	Order that a solicitor has ceased to act
42.4	Removal of solicitor who has ceased to act on application of another party
	PART 43
	SCOPE OF COST RULES AND DEFINITIONS
43.1	Scope of this Part
43.2	Definitions and application

PART 44

GENERAL RULES ABOUT COSTS

44.1 Scope of this Part

43.3

44.2 Solicitor's duty to notify client

43.4 Meaning of detailed assessment

Meaning of summary assessment

- 44.3 Court's discretion and circumstances to be taken into account when exercising its discretion as to costs
- 44.4 Basis of assessment
- 44.5 Factors to be taken into account in deciding the amount of costs

44.6	Fixed costs
44.0 44.7	Procedure for assessing costs
44.7	Time for complying with an order for costs
44.9	Costs on the small claims track and fast track
44.10	
	Limitation on amount court may allow where a claim allocated to the fast track settles before trial
44.11	Costs following allocation and re-allocation
44.12	Cases where costs orders deemed to have been made
44.13	Special situations
44.14	Court's powers in relation to misconduct
	PART 45
	FIXED COSTS
45.1	Scope of this Part
45.2	Amount of fixed commencement costs
45.3	When defendant only liable for fixed commencement costs
45.4	Costs on entry of judgment
45.5	Miscellaneous fixed costs
	PART 46
	FAST TRACK TRIAL COSTS
46.1	Scope of this Part
	Amount of fast track trial costs
	Power to award more or less than the amount of fast track trial costs
46.4	Fast track trial costs where there is more than one claimant or defendant
	PART 47
DDOCED	OURE FOR DETAILED ASSESSMENT OF COSTS AND DEFAULT PROVISIONS
FROCEL	TORE FOR DETAILED ASSESSMENT OF COSTS AND DEFAULT FROVISIONS
	SECTION I—GENERAL RULES ABOUT DETAILED ASSESSMENT
47.1	Time when detailed assessment may be carried out
47.2	No stay of detailed assessment where there is an appeal
47.3	Powers of an authorised court officer
47.4	Venue for detailed assessment proceedings
	SECTION II—COSTS PAYABLE BY ONE PARTY TO ANOTHER—
	COMMENCE MENT OF DETAILED ASSESSMENT PROCEEDINGS
47.5	Application of this Section
47.6	Commencement of detailed assessment proceedings
47.7	Period for commencing detailed assessment proceedings
47.7	Sanction for delay in commencing detailed assessment proceedings
47.8	Points of dispute and consequence of not serving
71.7	1 omes of dispute und consequence of not set ving

47.10 Procedure where costs are agreed

SECTION III—COSTS PAYABLE BY ONE PARTY TO ANOTHER—DEFAULT PROVISIONS

- 47.11 Default costs certificate
- 47.12 Setting aside default costs certificate

SECTION IV—COSTS PAYABLE BY ONE PARTY TO ANOTHER—PROCEDURE WHERE POINTS OF 7DISPUTE ARE SERVED

- 47.13 Optional reply
- 47.14 Detailed assessment hearing

SECTION V—INTERIM COSTS CERTIFICATE AND FINAL COSTS CERTIFICATE

- 47.15 Power to issue an interim certificate
- 47.16 Final costs certificate

SECTION VI—DETAILED ASSESSMENT PROCEDURE FOR COSTS OF AN ASSISTED PERSON WHERE COSTS ARE PAYABLE OUT OF THE LEGAL AID FUND

47.17 Detailed assessment procedure for costs of an assisted person where costs are payable out of the legal aid fund

SECTION VII—COSTS OF DETAILED ASSESSMENT PROCEEDINGS

- 47.18 Liability for costs of detailed assessment proceedings
- 47.19 Offers to settle without prejudice save as to costs of the detailed assessment proceedings

SECTION VIII—APPEAL AGAINST DECISIONS IN DETAILED ASSESSMENT PROCEEDINGS

- 47.20 Right to appeal
- 47.21 Preliminary requirements for bringing an appeal
- 47.22 Court to hear appeal
- 47.23 Duty to seek reasons
- 47.24 Obtaining the court's permission to appeal
- 47.25 Appeal procedure
- 47.26 Powers of the court on appeal

PART 48

COSTS—SPECIAL CASES

SECTION 1—COSTS PAYABLE BY OR TO PARTICULAR PERSONS

- 48.1 Pre-commencement disclosure and orders for disclosure against a person who is not a party
- 48.2 Costs orders in favour of or against non-parties
- 48.3 Amount of costs where costs are payable pursuant to a contract

- 48.4 Limitations on court's power to award costs in favour of trustee or personal representative
- 48.5 Costs where money is payable by or to a child or patient
- 48.6 Litigants in person

SECTION II—COSTS RELATING TO SOLICITORS AND OTHER LEGAL REPRE SENTATIVES

- 48.7 Personal liability of legal representative for costs—wasted costs orders
- 48.8 Basis of detailed assessment of solicitor and client costs
- 48.9 Conditional fees
- 48.10 Assessment procedure

PART 49

SPECIALIST PROCEEDINGS

49. (1) These Rules shall apply to the proceedings listed in...

PART 50

APPLICATION OF THE SCHEDULES

50. (1) The Schedules to these Rules set out, with modifications,...

PART 51

TRANSITIONAL ARRANGEMENTS

51. A practice direction shall make provision for the extent to...

GLOSSARY

Scope Signature

SCHEDULE 1 —

RSC ORDER 10 — SERVICE OF ORIGINATING PROCESS: GENERAL PROVISIONS

- Rule 4 Service of claim form in certain actions for possession of land
 - RSC ORDER 11 SERVICE OF PROCESS, ETC., OUT OF THE JURISDICTION
- Rule 1 Principal cases in which service of claim form out of jurisdiction is permissible
- Rule1A The period for filing an acknowledgment of service or filing or serving an admission where the claim form is served under rule 1(2)
- Rule1B The period for filing a defence where the claim form is served under rule 1(2)
- Rule 4 Application for, and grant of, permission to serve claim form out of jurisdiction
- Rule 5 Service of claim form abroad: general
- Rule 6 Service of claim form abroad through foreign governments, judicial authorities and British consuls
- Rule 7 Service of claim form in certain actions under certain Acts

Rule 8	Undertaking to pay expenses of service by Secretary of State
Rule 8A	Applications for an interim remedy under section 25 (1) of the Civil
	Jurisdiction and Judgments Act 1982
Rule 9	Service of petition and order etc.
Rule 10	Order to apply to county court
RSC	C ORDER 15 — CAUSES OF ACTION, COUNTERCLAIMS AND PARTIES
Rule 6A	Proceedings against estates
Rule 7	Change of parties by reason of death, etc.
Rule 9	Failure to proceed after death of party
Rule 11	Relator actions
Rule 12	Representative proceedings
	Derivative claims
Rule 13	Representation of interested persons who cannot be ascertained, etc.
Rule 13A	Notice of claim to non—parties
Rule 14	Representation of beneficiaries by trustees, etc.
Rule 15	Representation of deceased person interested in proceedings
Rule 16	Declaratory judgment
Rule 17	
	C ORDER 17 — INTERPLEADER
Rule 1	Entitlement to relief by way of interpleader
Rule 2	Claim to goods, etc., taken in execution
Rule 2A	Claim in respect of goods protected from seizure
Rule 3	Mode of application
Rule 4	To whom Sheriff may apply for relief
Rule 5	Powers of Court hearing claim
Rule 6	Power to order sale of goods taken in execution
Rule 7	Power to stay proceedings
Rule 8	Other powers
Rule 9	One order in several proceedings
	Disclosure
Rule 11	Trial of interpleader issue
	C ORDER 23 — SECURITY FOR COSTS
Rule A1	Order to apply to High Court and County Court
Rule 1	Security for costs of proceedings, etc.
Rule 2	Manner of giving security
Rule 3	Saving for enactments
	C ORDER 30 — RECEIVERS
	Order to apply to High Court and County Court
Rule 1	Application for receiver and injunction
Rule 2	Giving of security by receiver
Rule 3	Remuneration of receiver
Rule 4	Service of order and notice
Rule 5	Receiver's accounts
Rule 6	Payment into Court by receiver
Rule 7	Default by receiver
Rule 8	Directions to receivers
	C ORDER 31 — SALES, ETC. OF LAND BY ORDER OF COURT:
	CONVEYANCING COUNSEL OF THE COURT
Rule A1	Order to apply to High Court and County Court
	I. Sales, etc. of Land by Order of Court
Rule 1	Power to order sale of land
Rule 2	Manner of carrying out sale
Rule 3	Certifying result of sale
	, J

Rule 4	Mortgage, exchange or partition under order of the Court
D 1 6	II. Conveyancing Counsel of the Court
Rule 5	Reference of matters to conveyancing counsel of Court
Rule 6	Objection to conveyancing counsel's opinion
Rule 8	Obtaining counsel's opinion on reference
RSC	ORDER 44 — PROCEEDINGS UNDER JUDGMENTS AND ORDERS:
D 1. 1	CHANCERY DIVISION
Rule 1	Application to Orders
Rule 2 Rule 3	Service of notice of judgment on person not a party
Rule 3	Directions by the Court Application of rules 5 to 8
Rule 5	Advertisements for creditors and other claimants
	Examination of claims
	Adjudication on claims
	Notice of adjudication
	Interest on debts
Rule 10	Interest on deots Interest on legacies
	Master's order
Rule 12	Appeal against Master's order
	ORDER 45 — ENFORCEMENT OF JUDGMENTS AND ORDERS: GENERAL
Rule 1	Enforcement of judgment, etc., for payment of money
Rule 2	Notice of seizure
Rule 3	Enforcement of judgment for possession of land
Rule 4	Enforcement of judgment for delivery of goods
Rule 5	Enforcement of judgment to do or abstain from doing any act
Rule 6	Judgment, etc. requiring act to be done: order fixing time for doing it
Rule 7	Service of copy of judgment, etc., prerequisite to enforcement under r.5
Rule 8	Court may order act to be done at expense of disobedient party
Rule 9	Execution by or against person not being a party
Rule 10	Conditional judgment: waiver
Rule 11	Matters occurring after judgment: stay of execution, etc.
	Forms of writs
	Enforcement of judgments and orders for recovery of money, etc.
	Enforcement of decisions of Value Added Tax Tribunals
	ORDER 46 — WRITS OF EXECUTION: GENERAL
	Definition VI
	When permission to issue any writ of execution is necessary
Rule 3	Permission required for issue of writ in aid of other writ
Rule 4 Rule 5	Application for permission to issue writ Application for permission to issue writ of sequestration
Rule 5	Issue of writ of execution
Rule 8	Duration and renewal of writ of execution
Rule 9	Return to writ of execution
	ORDER 47 — WRITS OF FIERI FACIAS
Rule 1	Power to stay execution by writ of fieri facias
Rule 2	Two or more writs of fieri facias
Rule 3	Separate writs to enforce payment of costs, etc.
Rule 4	No expenses of execution in certain cases
Rule 5	Writ of fieri facias de bonis ecclesiasticis, etc.
Rule 6	Order for sale otherwise than by auction
RSC	ORDER 48 — EXAMINATION OF JUDGMENT DEBTOR, ETC.
Rule 1	Order for examination of judgment debtor
Rule 2	Examination of party liable to satisfy other judgment

Rule 3	Examiner to make record of debtor's statement
RSC	CORDER 49 — GARNISHEE PROCEEDINGS
Rule 1	Attachment of debt due to judgment debtor
Rule 2	Application for order
Rule 3	Service and effect of order to show cause
Rule 4	No appearance or dispute of liability by garnishee
Rule 5	Dispute of liability by garnishee
Rule 6	Claims of third persons
Rule 8	Discharge of garnishee
Rule 9	Money in Court
Rule 10	Costs
	CORDER 50 — CHARGING ORDERS, STOP ORDERS, ETC.
Rule 1	Order imposing a charge on a beneficial interest
Rule 2	Service of notice of order to show cause
Rule 3	Order made on further considerations
Rule 4	Order imposing a charge on an interest held by a trustee
Rule 5	Effect of order in relation to securities out of Court
Rule 6	Effect of order in relation to securities out of Court
Rule 7	Discharge, etc., of charging order
Rule 9	Jurisdiction of Master, etc., to grant injunction
Rule 9A	Enforcement of charging order by sale
Rule 10	Funds in Court: stop order
Rule 10	*
Rule 11	Securities not in Court: stop notice
	Effect of stop notice
Rule 13	Amendment of stop notice
Rule 14	Withdrawal etc. of stop notice
Rule 15	Order prohibiting transfer, etc. of securities
	CORDER 51 — RECEIVERS: EQUITABLE EXECUTION
Rule 1	Appointment of receiver by way of equitable execution
Rule 2	Masters etc. may appoint receiver
Rule 3	Application of rules as to appointment of receiver, etc.
	CORDER 52 — COMMITTAL
Rule 1	Committal for contempt of court
Rule 2	Application to Divisional Court
Rule 3	Application for order after leave to apply granted
Rule 4	Application to Court other than Divisional Court
Rule 5	Saving for power to commit without application for purpose
Rule 6	Provisions as to hearing
Rule 7	Power to suspend execution of committal order
Rule 8	Discharge of person committed
Rule 9	Saving for other powers
	CORDER 53 — APPLICATIONS FOR JUDICIAL REVIEW
Rule1	Cases appropriate for application for judicial review
Rule 2	Joinder of claims for relief
Rule 3	Grant of leave to apply for judicial review
Rule 4	Delay in applying for relief
Rule 5	Mode of applying for judicial review
Rule 6	Statements and evidence
Rule 7	Claim for damages
Rule 8	Application for disclosure, further information, cross—examination, etc.
Rule 9	Hearing of application for judicial review
Rule 10	Saving for person acting in obedience to mandamus
Rule 11	Proceedings for disqualification of member of local authority

Rule 12	Consolidation of applications
Rule 13	Appeal from Judge's order
Rule 14	Meaning of "Court"
RSC	C ORDER 54 — APPLICATIONS FOR WRIT OF HABEAS CORPUS
Rule 1	Application for writ of habeas corpus ad subjiciendum
Rule 2	Power of Court to whom application made without notice being served on
	any other party
Rule 3	Copies of witness statement or affidavits to be supplied
Rule 4	Power to order release of person restrained
Rule 5	Directions as to return to writ
Rule 6	Service of writ and notice
Rule 7	Return to the writ
Rule 8	Procedure at hearing of writ
Rule 9	Bringing up prisoner to give evidence, etc.
Rule 10	Form of writ
Rule 11	Applications relative to the custody, etc., of child
RSC	C ORDER 55 — APPEALS TO HIGH COURT FROM COURT, TRIBUNAL OR
	PERSON: GENERAL
Rule 1	Application
Rule 2	Court to hear appeal
Rule 3	Bringing of appeal
Rule 4	Service of notice of appeal and entry of appeal
Rule 5	Date of hearing of appeal
Rule 6	Amendment of grounds of appeal, etc.
Rule 6A	Interlocutory applications
Rule 7	Powers of Court hearing appeal
Rule 8	Right of Minister, etc., to appear and be heard
RSC	C ORDER 56 — APPEALS, ETC., TO HIGH COURT BY CASE STATED: GENERAL
Rule 1	Appeals from the Crown Court by case stated
Rule 4	Notice of entry of appeal
Rule 4A	Appeals relating to affiliation proceedings and care proceedings
Rule 5	Appeal from Magistrates' Court by case stated
Rule 6	Case stated by Magistrates' Court: filing case, etc.
Rule 7	Case stated by Ministers, tribunal, etc.
Rule 8	Application for order to state a case
Rule 9	Signing and service of case
Rule 10	Proceedings for determination of case
Rule 11	Amendment of case
Rule 12	Right of Minister to appear and be heard
Rule 12A	Extradition
Rule 13	Interlocutory applications
RSC	C ORDER 57 — DIVISIONAL COURT PROCEEDINGS, ETC.:
	SUPPLEMENTARY PROVISIONS
Rule 1	Application
Rule 2	Entry of claims
Rule 3	Issue, etc., of claim form
Rule 4	Filing of witness statement or affidavits and drawing up of orders
Rule 5	Filing of claim form
Rule 6	Custody of records
RSC	C ORDER 58 — APPEALS FROM MASTERS, REGISTRARS, REFEREES AND JUDGES
Rule 1	Appeals from certain decisions of Masters, etc. to Judge sitting in private

Rule 2	Appeals from certain decisions of Masters, etc., to Court of Appeal
Rule 3	Appeals from District Judges
Rule 4	Appeals from Judge of the Technology and Construction Court CORDER 59 — APPEALS TO THE COURT OF APPEAL
Rule 1	Application of Order to appeals
Rule1B	Classes of case where permission to appeal is required
Rule 2	Application of Order to applications for new trial
Rule 2A	Interpretation
	General Provisions as to Appeals
Rule 2B	Who may exercise the powers of the Court of Appeal
Rule 2C	Variation of time
Rule 3	Notice of appeal
Rule 4	Time for appealing
Rule 5	Setting down appeal
Rule 6	Respondent's notice
Rule 7	Amendment of notice of appeal and respondent's notice
Rule 8	Directions of the Court as to service
Rule 9	Documents to be filed by appellant
Rule 10	General powers of the Court
Rule 11	Powers of the Court as to new trials
Rule 12	Evidence on appeal
Rule 12A	Non—disclosure of payment into Court
Rule 13	Stay of execution, etc.
Rule 14	Applications to Court of Appeal
Rule 15	Extension of time
	Special Provisions as to Particular Appeals
Rule 16	Appeal against decree nisi
Rule 17	Appeal against order for revocation of patent
Rule 18	Appeal from Patents Court on appeal from Comptroller
Rule 19	Appeal from county court
Rule 20	Appeals in cases of contempt of court
Rule 21	Appeals from Social Security Commissioners
Rule 22	Appeals from Value Added Tax Tribunals
Rule 23	Dismissal of patient's appeal by consent
Rule 24	Appeals from Immigration Appeals Tribunal
Rule 25	Appeals from Special Commissioners
RSC	CORDER 60 — APPEALS TO COURT OF APPEAL FROM THE RESTRICTIVE PRACTICES COURT
Rule 1	Appeal to be brought by notice of appeal
Rule 2	Service of notice of appeal
Rule 3	Entry, etc. of appeal
Rule 4	Powers of Court of Appeal
RSC	CORDER 61 — APPEALS FROM TRIBUNALS TO COURT OF APPEAL BY CASE STATED
Rule 1	Statement of case by Lands Tribunal
Rule 2	Statement of case by other tribunals
Rule 3	Proceedings on case stated
RSC	CORDER 62 — COSTS

APPENDIX 3

Fixed Costs

\mathbf{T}	$\mathbf{D}\mathbf{T}$	TT
$P\Delta$	ĸТ	

- 1. Costs on judgment without trial for possession of land
- 2. The costs to be allowed under this Part of this...

Additional Costs

	PART III — Miscellaneous
RSC	CORDER 64 — SITTINGS, VACATIONS AND OFFICE HOURS
Rule 4	Divisional Court business during vacation
RSC	CORDER 69 — SERVICE OF FOREIGN PROCESS
Rule 1	Definitions
Rule 2	Applications
Rule 3	Service of process

- Rule 4 Appointment of process server
 - RSC ORDER 70 OBTAINING EVIDENCE FOR FOREIGN COURTS, ETC.
- Rule 1 Interpretation and exercise of jurisdiction
- Rule 2 Application for order
- Rule 3 Application by Treasury Solicitor in certain cases
- Rule 4 Person to take and manner of taking examination
- Rule 5 Dealing with deposition
- Rule 6 Claim to privilege

RSC ORDER 71 — RECIPROCAL ENFORCEMENT OF JUDGMENTS AND ENFORCEMENT OF EUROPEAN COMMUNITY JUDGMENTS AND RECOMMENDATIONS ETC. UNDER THE MERCHANT SHIPPING (LINER CONFERENCES) ACT 1982

- I. Reciprocal Enforcement: the Administration of Justice Act 1920 and the Foreign Judgments (Reciprocal Enforcement) Act 1933
- Rule 1 Powers under relevant Acts exercisable by judge or master
- Rule 2 Application for registration
- Rule 3 Evidence in support of application
- Rule 4 Security for costs
- Rule 5 Order for registration
- Rule 6 Register of judgments
- Rule 7 Notice of registration
- Rule 9 Application to set aside registration
- Rule 10 Issue of execution
- Rule 11 Determination of certain questions
- Rule 12 Rules to have effect subject to Orders in Council
- Rule 13 Certified copy of High Court judgment
 - II. Enforcement of European Community Judgments
- Rule 15 Interpretation
- Rule 16 Functions under Order in Council exercisable by judge or master
- Rule 17 Application for registration of Community judgment, etc.
- Rule 18 Evidence in support of application
- Rule 19 Register of judgments and orders
- Rule 20 Notice of registration
- Rule 21 Issue of execution
- Rule 22 Application to vary or cancel registration
- Rule 23 Application for registration of suspension order
- Rule 24 Application for enforcement of Euratom inspection order

	III. Reciprocal Enforcement: the Civil Jurisdiction and Judgments Act 1982
Rule 25	Interpretation
Rule 26	Assignment of business and exercise of powers
Rule 27	Application for registration
Rule 28	Evidence in support of application
Rule 29	Security for costs
Rule 30	Order for registration
Rule 31	Register of judgments registered under s.4 of the Act of 1982
Rule 32	Notice of registration
Rule 33	Appeals
Rule 34	Issue of execution
Rule 35	Application for recognition
Rule 36	Enforcement of High Court judgments in other Contracting States
Rule 37	Enforcement of United Kingdom judgments in other parts of the United
	Kingdom: money provisions
Rule 38	Enforcement of United Kingdom judgments in other parts of the United
	Kingdom: non-money provisions
Rule 39	Register of United Kingdom judgments
Rule 39A	Authentic Instruments and Court Settlements
	IV. Enforcement of Recommendations etc. Under the Merchant Shipping
	(Liner Conferences) Act 1982
Rule 40	Exercise of powers
Rule 41	Application for registration
Rule 42	Evidence in support of application
Rule 43	Order for registration
Rule 44	Register of recommendations etc.
RSC	C ORDER 74 — APPLICATIONS AND APPEALS UNDER THE MERCHANT
	SHIPPING ACT 1995
Rule 1	Assignment of proceedings
Rule 2	Appeals and re-hearings
RSC	CORDER 77 — PROCEEDINGS BY AND AGAINST THE CROWN
Rule 1	Application and interpretation
Rule 2	Transfer of proceedings
Rule 3	Particulars to be included in claim form
Rule 4	Service on the Crown
Rule 6	Counterclaim and set-off
Rule 7	Summary judgment
Rule 8	Summary applications to the Court in certain revenue matters
Rule 8A	Joinder of Commissioners of Inland Revenue
Rule 9	Judgment in default
Rule 10	Third party notices
Rule 11	Interpleader: application for order against Crown
Rule 12	Disclosure and further information
Rule 13	Place of trial
Rule 14	Evidence
Rule 15	Execution and satisfaction of orders
Rule 16	Attachment of debts, etc.
Rule 17	Proceedings relating to postal packets
Rule 18	Applications under ss.17 and 29 of Crown Proceedings Act
	CORDER 79 — CRIMINAL PROCEEDINGS
Rule 8	Estreat of recognizances
Rule 9	Bail

Rule 10 Issue of witness summonses, etc.

Rule 11	Application for warrant to arrest witness ORDER 81 — PARTNERS
Rule 1	Claims by and against firms within jurisdiction
Rule 1	Disclosure of partners' names
Rule 2	Acknowledgment of service in a claim against firm
	C C
Rule 5	Enforcing judgment or order against firm Enforcing judgment or order in actions between partners at
Rule 6	Enforcing judgment or order in actions between partners, etc.
Rule 7	Attachment of debts owed by firm
Rule 9	Application to person carrying on business in another name
Rule 10	Applications for orders charging partner's interest in partnership property,
RSC	etc. ORDER 82 — DEFAMATION CLAIMS
Rule 1	Application
Rule 2	Indorsement of claim in libel claim
Rule 3	Obligation to give particulars
Rule 3A	Ruling on meaning
Rule 4	Provisions as to payment into Court
Rule 5	Statement in open Court
Rule 6	Further information not allowed in certain cases
	Fulfilment of offer of amends under s.4 of the Defamation Act 1952
RSC	ORDER 85 — ADMINISTRATION AND SIMILAR ACTIONS
Rule 1	Interpretation
Rule 2	Determination of questions, etc., without administration
Rule 3	Parties
Rule 5	Judgments and orders in administration claims
Rule 6	Conduct of sale of trust property
RSC	ORDER 87 — DEBENTURE HOLDERS' CLAIMS : RECEIVER'S REGISTER
	Receiver's register
Rule 2	Registration of transfers, etc.
Rule 3	Application for rectification of receiver's register
Rule 4	Receiver's register evidence of transfers, etc.
Rule 5	Proof of title of holder of bearer debenture, etc.
Rule 6	Requirements in connection with payments
	ORDER 88 — MORTGAGE CLAIMS
Rule 1	Application and Interpretation
Rule 2	Assignment of certain actions to Chancery Division
Rule 3	Commencement of claim
	Claim for possession: failure by a defendant to acknowledge service
Rule 5	Claim in Chancery Division for possession or payment: evidence
Rule 5A	Claim for the enforcement of charging order by sale
Rule 7	Foreclosure in redemption claim
	ORDER 91 — REVENUE PROCEEDINGS
Rule 1	Assignment to Chancery Division, etc.
Rule 2	Appeal under section 222 of the Inheritance Tax Act 1984
Rule 3	Setting down case stated under Taxes Management Act 1970
Rule 4	Case stated: notice to be given of certain matters
Rule 5	Appeals under section 53 and 100C (4) of the Taxes Management Act 1970
Rule 5A	Appeals under section 56A of the Taxes Management Act 1970,
	section 225 of the Inheritance Tax Act 1984 and regulation 10 of the Stamp
	Duty Reserve Tax Regulations 1986
Rule 6	Appeals from value added tax tribunals
RSC	ORDER 92 — LODGMENT, INVESTMENT, ETC., OF FUNDS IN COURT:

CHANCERY DIV ISION

Rule 1	Payment into court by life assurance company
Rule 2	Payment into court under Trustee Act 1925
Rule 3A	Payments into court under section 26, Banking Act 1987
Rule 4	Notice of lodgment
Rule 5	Applications with respect to funds in court
RSC	C ORDER 93 — APPLICATIONS AND APPEALS TO HIGH COURT UNDER
	VARIOUS ACTS: CHANCERY DIVISION
Rule1	Notice of petition under section 55 of National Debt Act 1870
Rule 2	Application under Public Trustee Act 1906
Rule 4	Proceedings under Trustee Act 1925
Rule 5	Application under section 2(3) of Public Order Act 1936
Rule 6	Application under Variation of Trusts Act 1958
Rule 9	Right of appeal under Law of Property Act
Rule 10	Determination of appeal or case stated under various Acts
Rule11	Appeal under section 17 of Industrial Assurance Act 1923
Rule12	Appeals, etc., affecting industrial and provident societies, etc.
Rule 15	Application under section 19 or 27 of Leasehold Reform Act 1967
Rule16	Proceedings under the Commons Registration Act 1965
Rule 17	Proceedings under section 21 or 25 of the Law of Property Act 1969
Rule 18	Proceedings under section 86 of the Civil Aviation Act 1982
Rule 19	Proceedings under s.85 (7) of the Fair Trading Act 1973 and the Control of
	Misleading Advertisements Regulations 1988
Rule 20	Proceedings under section 50 of the Administration of Justice Act 1985
Rule 21	Proceedings under section 48 of the Administration of Justice Act 1985
Rule 22	Proceedings under the Financial Services Act 1986
Rule 23	Proceedings under the Banking Act 1987
RSC	C ORDER 94 — APPLICATIONS AND APPEALS TO HIGH COURT UNDER VARIOUS ACTS: QUEEN'S BENCH DIVISION
Rule 1	Jurisdiction of High Court to quash certain orders, schemes, etc.
Rule 2	Filing and service of claim form
Rule 3	Filing of witness statement or affidavits, etc.
Rule 4	Rectification of register of deeds of arrangement
Rule 5	Exercise of jurisdiction under Representation of the People Acts
Rule 6	Appeal to High Court where Court's decision is final
Rule 7	Reference of question of law by Agricultural Land Tribunal
Rule 8	Tribunals and Inquiries Act 1992: appeal from tribunal
Rule 9	Tribunals and Inquiries Act 1992: case stated by tribunal
Rule 10	Tribunals and Inquiries Act 1971: appeal from Minister of Transport
Rule 10A	Consumer Credit Act 1974: appeal from Secretary of State
Rule 11	Case stated by Mental Health Review Tribunal
Rule 12	Applications for permission under section 289 (6) of the Town and Country
	Planning Act 1990 and section 65 (5) of the Planning (Listed Buildings and
	Conservation Areas) Act 1990
Rule 13	Proceedings under sections 289 and 290 of the Town and Country Planning
	Act 1990 and under section 65 of the Planning (Listed Buildings and
	Conservation Areas) Act 1990
Rule 14	Applications under section 13 Coroners Act 1988
Rule 15	Applications under section 42, Supreme Court Act 1981
RSC	C ORDER 95 — BILLS OF SALE ACTS 1878 AND 1882 AND THE INDUSTRIAI AND PROVIDENT SOCIETIES ACT 1967
Rule 1	Rectification of register
Rule 2	Entry of satisfaction

Restraining removal on sale of goods seized

Rule 3

Rule 4	Search of register
Rule 5	Application under section 1 (5) of the Industrial and Provident Societies
	Act 1967
Rule 6	Assignment of book debts
RSC	C ORDER 96 — THE MINES (WORKING FACILITIES AND SUPPORT) ACT 1966, ETC.
Rule 1	Assignment to Chancery Division
Rule 2	Reference by Secretary of State of certain applications
Rule 3	Issue of claim form
Rule 4	Appointment for directions
Rule 5	Objections to application
Rule 6	List of objectors
Rule 7	Directions on further hearing
Rule 8	Other applications
	C ORDER 97 — THE LANDLORD AND TENANT ACTS 1927, 1954 AND 1987
Rule 1	Interpretation
Rule 2	Assignment of proceedings to Chancery Division, etc.
Rule 3	Issue, etc., of claim form
Rule 4	Claim for compensation in respect of improvement
Rule 5	Proceedings under Part I of Act of 1927
Rule 6	Application for new tenancy under section 24 of Act of 1954
Rule 6A	Application to authorise agreement
Rule 7	Evidence on application under section 24 of Act of 1954
Rule 8	Parties to certain proceedings
Rule 9	Order dismissing application under section 24 which is successfully
	opposed
Rule 9A	Application to determine interim rent
Rule 10	Other applications under Part II of Act of 1954
Rule 11	Transfer of proceedings from county court
Rule 12	Application for relief under section 16, etc., of the Act of 1954
Rule 13	Evidence of rateable value
Rule 14	Application under section 19 of the Act of 1987
Rule 15	Application for order under section 24 of the Act of 1987
Rule 16	Application for acquisition order under section 29 of the Act of 1987
Rule 17	Application for order under section 38 or section 40 of the Act of 1987
Rule 18	Service of notices in proceedings under the Act of 1987
Rule 19	Tenants' associations
	C ORDER 98 — LOCAL GOVERNMENT FINANCE ACT 1982, PART III
Rule 1	Interpretation
Rule 2	Application by auditor for declaration
Rule 3	Appeal against decision of auditor
Rule 4	General provisions
	C ORDER 99 — INHERITANCE (PROVISION FOR FAMILY AND DEPENDANTS) ACT 1975
Rule A1	Order to apply to High Court and County Court
Rule 1	Interpretation
Rule 2	Assignment to Chancery or Family Division if proceedings in High Court
Rule 3	Application for financial provision
Rule 4	Powers of Court as to parties
Rule 5	Witness statement or affidavit in answer
Rule 6	Separate representation
Rule 7	Endorsement of memorandum on grant
Rule 8	Disposal of proceedings in private

Rule 9	Subsequent applications in proceedings under section 1
Rule 10	Drawing up and service of orders
RSC	ORDER 101 — THE PENSIONS APPEAL TRIBUNALS ACT 1943
Rule 1	Assignment to Queen's Bench Division
Rule 2	Construction of reference to judge
Rule 3	Application for permission to appeal
Rule 4	Appeal
	ORDER 106 — PROCEEDINGS RELATING TO SOLICITORS: THE SOLICITORS ACT 1974
Rule 1	Interpretation
Rule 2	Jurisdiction under Part III of Act
Rule 3	Power to order solicitor to deliver cash account, etc.
Rule 5A	Certificate to be submitted with solicitor's application for detailed
	assessment
Rule 6	Applications under Schedule 1 to Act
Rule 7	Defendants to applications under Schedule 1 to Act
Rule 8	Interim order restricting payment out of banking account
Rule 9	Adding parties, etc.
Rule 10	Service of documents
Rule 11	Constitution of Divisional Court to hear appeals
Rule 12	Title, service, etc., of notice of appeal
Rule 13	Law Society to produce certain documents
Rule 14	Restriction on requiring security for costs
Rule 15	Disciplinary committee's opinion may be required
Rule 16	Persons entitled to be heard on appeal
Rule 17	Discontinuance of appeal
	ORDER 108 — PROCEEDINGS RELATING TO CHARITIES: THE CHARITIES
	ACT 1993
Rule 1	Interpretation
Rule 2	Assignment to Chancery Division
Rule 3	Application for permission to appeal or to take charity proceedings
Rule 4	Application for enforcement of order or direction of Commissioners
Rule 5	Appeal against order, etc., of Commissioners
Rule 6	Service on Commissioners
	ORDER 109 — THE ADMINISTRATION OF JUSTICE ACT 1960
Rule 1	Applications under Act
Rule 2	Appeals under section 13 of Act
	Release of appellant on bail
	ORDER 110 — ENVIRONMENTAL CONTROL PROCEEDINGS
Rule 1	Injunctions to prevent environmental harm
	ORDER 111 — THE SOCIAL SECURITY ADMINISTRATION ACT 1992
Rule 1	Judge by whom appeals and references to be heard
Rule 2	Appeal: preliminary statement of facts by Secretary of State
Rule 3	Special provisions as to appeals
Rule 4	Reference of question of law
Rule 5	Powers of Court hearing appeal or reference
	ORDER 112 — APPLICATIONS FOR USE OF BLOOD TESTS IN
noc	DETERMINING PATERNITY
Rule 1	Interpretation
Rule 2	Application for direction
Rule 3	Applications involving children under 16 and patients
Rule 4	Addition as a party of person to be tested
Rule 5	Service of direction and adjournment of proceedings
	, , , , , , , , , , , , , , , , , , ,

Rule 6	Service of copy report
	ORDER 113 — SUMMARY PROCEEDINGS FOR POSSESSION OF LAND
Rule 1	Proceedings to be brought by claim form
Rule 1A	Jurisdiction of Masters
Rule 2	Forms of claim form
Rule 3	Witness statement or affidavit in support
Rule 4	Service of claim form
Rule 5	Application by occupier to be made a party
Rule 6	Order for possession
Rule 7	Writ of possession
Rule 8	Setting aside order
	ORDER 114 — REFERENCES TO THE EUROPEAN COURT
Rule 1	Interpretation
Rule 2	Making of order
Rule 3	Schedule to order to set out request for ruling
Rule 4	Stay of proceedings pending ruling
Rule 5	Transmission of order to the European Court
Rule 6	Appeals from orders made by High Court
RSC	ORDER 115 — CONFISCATION AND FORFEITURE IN CONNECTION WITH
	CRIMINAL PRO CEEDINGS
	I. Drug Trafficking Act 1994 and Criminal Justice (International Co-
	operation) Act 1990
Rule 1	Interpretation
Rule 2	Assignment of proceedings
Rule 2A	Title of proceedings
Rule 2B	Application for confiscation order
Rule 3	Application for restraint order or charging order
Rule 4	Restraint order and charging order
Rule 5	Discharge or variation of order
Rule 6	Further application by prosecutor
Rule 7	Realisation of property
Rule 8	Receivers
Rule 9	Certificate of inadequacy
Rule 9A	Certificate under section 16
Rule 10	Compensation
Rule 11	Disclosure of information
Rule 11A	Compensation for, discharge and variation of confiscation order
Rule 12	Exercise of powers under sections 37 and 40
Rule 13	Application for registration
Rule 14	Evidence in support of application under section 37
Rule 15	Evidence in support of application under section 40 (1)
Rule 16	Register of orders
Rule 17	Notice of registration
Rule 18	Application to vary or set aside registration
Rule 19	Enforcement of order
Rule 20	Variation, satisfaction and discharge of registered order
Rule 21	Rules to have effect subject to Orders in Council
Rule 21A	Criminal Justice (International Co-operation) Act 1990: external forfeiture
	orders
	II. Part VI of the Criminal Justice Act 1988
Rule 22	Interpretation
Rule 23	Application of Part I of Order 115
	11

III: Prevention of Terrorism (Temporary Provisions) Act 1989

Rule 24 Interpretation

	Assignment of proceedings
Rule 26	Application for restraint order
Rule 27	Restraint order
Rule 28	Discharge or variation of order
Rule 29	Compensation
	Application for registration
	Evidence in support of application
	Register of orders
	Notice of registration
	Application to vary or set aside registration
	Enforcement of order
Rule 36	Variation and cancellation of registration
	•
SC	CHEDULE 2 —
CCI	R ORDER 1 — CITATION, APPLICATION AND INTERPRETATION
Rule 6	Application of RSC to county court proceedings
CCI	R ORDER 3 — COMMENCEMENT OF PROCEEDINGS
	Appeals to county court
CCI	R ORDER 4 — VENUE FOR BRINGING PROCEEDINGS
Rule 3	Proceedings relating to land
CCI	R ORDER 5 — CAUSES OF ACTION AND PARTIES
Rule 5	Representative proceedings
Rule 6	Representation of person or class
Rule 7	Representation of estate where no personal representative
Rule 8	Proceedings against estates
Rule 9	Partners may sue and be sued in firm name
Rule 10	Defendant carrying on business in another name
	Failure to proceed after death of party
Rule 13	Claim to money in court where change in parties after judgment
Rule 14	Bankruptcy of claimant
CCI	R ORDER 6 — PARTICULARS OF CLAIM
Rule 3	Recovery of land
Rule 5	Mortgage claim
	Mortgage claim—dwelling-house
	Hire-purchase
CCI	R ORDER 7 — SERVICE OF DOCUMENTS
Rule 15	Recovery of land
	Mortgage possession claims
	ORDER 13 — APPLICATIONS AND ORDERS IN THE COURSE OF
	PROCEEDINGS
Rule 1	General provisions
CCR	ORDER 16 — TRANSFER OF PROCEEDINGS
Rule 7	Interpleader proceedings under execution
	ORDER 19 — REFERENCE TO EUROPEAN COURT
Rule 15	Making and transmission of order
	ORDER 22 — JUDGMENTS AND ORDERS
	Variation of payment
	Set-off of cross-judgments
	ORDER 24 — SUMMARY PROCEEDINGS FOR THE RECOVERY OF LAND
	Part I—Land

Rule 1	Proceedings to be by claim form
Rule 2	Witness statement or affidavit in support
Rule 3	Service of claim form
Rule 4	Application by occupier to be made a party
Rule 5	Hearing of claim
Rule 6	Warrant of possession
Rule 7	Setting aside order
	Part II—Interim Possession Orders
Rule 8	Definitions and interpretation
Rule 9	Conditions for interim possession order application
Rule 10	Issue of the applications
Rule 11	Service of the notice of application
Rule 12	Consideration of the application
Rule 13	Service and enforcement of the interim possession order
Rule 14	Matters arising after making of an interim possession order
Rule 15	Application to set aside an interim possession order
	R ORDER 25 — ENFORCEMENT OF JUDGMENTS AND ORDERS: GENERAL
Rule 1	Judgment creditor and debtor
Rule 2	Transfer of proceedings for enforcement
Rule 3	Oral examination of debtor
Rule 4	Examination of debtor under judgment not for money
Rule 5	Provision of information
Rule 5A	Interest on judgment debts
Rule 6	Description of parties
Rule 7	Recording and giving information as to warrants and orders
Rule 8	Suspension of judgment or execution
Rule 9	Enforcement of judgment or order against firm
Rule 10	Enforcing judgment between a firm and its members
Rule 11	Enforcement of High Court judgment
Rule 12	Enforcement of award of tribunal
Rule 13	Transfer to High Court for enforcement
	R ORDER 26 — WARRANTS OF EXECUTION, DELIVERY AND POSSESSION
Rule 1	Application for warrant of execution
Rule 2	Execution of High Court judgment
Rule 3	Execution against farmer
Rule 4	Concurrent warrants
Rule 5	Permission to issue certain warrants
Rule 6	Duration and renewal of warrant
Rule 7	Notice on levy
Rule 8	Bankruptcy or winding up of debtor
Rule 10	Withdrawal and suspension of warrant at creditor's request
Rule 11	Suspension of part warrant
Rule 12	Inventory and notice where goods removed
Rule 13	Account of sale
Rule 14	Notification to foreign court of payment made
Rule 15	Order for private sale
Rule 16	Warrant of delivery
Rule 17	Warrant of possession
Rule 18	Saving for enforcement by committal
CCI	R ORDER 27 — ATTACHMENT OF EARNINGS
D1 1	Part I—General
Rule 1	Interpretation
Rule 2	Index of orders

Rule 3	Appropriate court
Rule 4	Mode of applying
Rule 5	Service and reply
Rule 6	Notice to employer
Rule 7	Attachment of earnings order
Rule 7A	Failure by debtor
Rule 7B	Suspended committal order
Rule 8	Failure by debtor—maintenance orders
Rule 9	Costs
Rule 10	Contents and service of order
Rule 11	Application to determine whether particular payments are earnings
Rule 12	Notice of cesser
Rule 13	Variation and discharge by court of own motion
Rule 14	Transfer of attachment order
Rule 15	Exercise of power to obtain statement of earnings etc.
Rule 16	Offences
Rule 17	Maintenance orders
	Part II—Consolidated Attachment of Earnings Orders
Rule 18	Cases in which consolidated order may be made
Rule 19	Application for consolidated order
Rule 20	Making of consolidated order by court of its own motion
Rule 21	Extension of consolidated order
Rule 22	Payments under consolidated order
CCF	R ORDER 28 — JUDGMENT SUMMONSES
Rule 1	Application for judgment summons
Rule 2	Mode of service
Rule 3	Time for service
Rule 4	Enforcement of debtor's attendance
Rule 5	Evidence by witness statement or affidavit
Rule 7	Suspension of committal order
Rule 8	New order on judgment summons
Rule 9	Notification of order on judgment of High Court
Rule 10	Costs on judgment summons
Rule 11	Issue of warrant of committal
Rule 12	Notification to foreign court of part payment before debtor lodged in prison
Rule 13	Payment after debtor lodged in prison
Rule 14	Discharge of debtor otherwise than on payment
CCF	R ORDER 29 — COMMITTAL FOR BREACH OF ORDER OR UNDERTAKING
Rule 1	Enforcement of judgment to do or abstain from doing any act
Rule 1A	Undertaking given by party
Rule 2	Solicitor's undertaking
Rule 3	Discharge of person in custody
CCF	R ORDER 30 — GARNISHEE PROCEEDINGS
Rule 1	Attachment of debt due to judgment debtor
Rule 2	Application for order
Rule 3	Preparation, service and effect of order to show cause
Rule 5	Notice by deposit-taking institution denying indebtedness
Rule 7	Order where no notice given etc.
Rule 8	Directions where dispute as to notice under rule 5
Rule 9	Determination of liability in other cases
Rule 10	Transfer of proceedings
Rule 11	Discharge of garnishee
Rule 12	Money in court

Rule 13	Costs of judgment creditor
Rule 14	Attachment of debt owed by firm
Rule 15	Powers of district judge
CCR	CORDER 31 — CHARGING ORDERS
Rule 1	Application for charging order
Rule 2	Order on further consideration of application for charging order
Rule 3	Effect of charging order etc.
Rule 4	Enforcement of charging order by sale
CCR	CORDER 33 — INTERPLEADER PROCEEDINGS
	Part I Under Execution
Rule 1	Notice of claim
Rule 2	Reply to interpleader claim
Rule 3	Order protecting district judge
Rule 4	Issue of interpleader proceedings
Rule 5	Claim for damages
	Part II— Otherwise than under Execution
Rule 6	Application for relief
Rule 7	Relief in pending claim
Rule 8	Relief otherwise than in pending claim
Rule 9	Payment into court etc.
Rule 10	Reply by interpleader claimant
Rule 11	Order barring interpleader claim etc.
	R ORDER 34 — PENAL AND DISCIPLINARY PROVISIONS
Rule 1	Issue and service of summons for offence under s.14, 92 or 124 of the Act
Rule 1A	Committal under s.14, 92 or 118 of the Act
Rule 2	Notice to show cause before or after fine under s.55 of the Act
Rule 3	Non-payment of fine
Rule 4	Repayment of fine
CCR	ORDER 35 — ENFORCEMENT OF COUNTY COURT JUDGMENTS OUTSIDE
	ENGLAND AND WALES
D 1. 1	Part I—Enforcement outside United Kingdom
Rule 1	Interpretation of Part I
Rule 2	Application under s.10 of the Act of 1933 for certified copy of county court
Dula 2	judgment Application and an a 12 of the Act of 1082 for contified construction assets
Rule 3	Application under s.12 of the Act of 1982 for certified copy of county court
	judgment Part II. Enforcement in other parts of the United Kingdom
Dula 4	Part II—Enforcement in other parts of the United Kingdom Interpretation of Part II
Rule 4 Rule 5	Application for certificate of money provision
Rule 5	Application for certificate of money provision Application for certified copy of judgment containing non-money provision
	CORDER 37 — REHEARING, SETTING ASIDE AND APPEAL FROM
CCN	DISTRICT JUDGE
Rule 1	Rehearing
Rule 6	Appeal from district judge
Rule 8	Imposition of terms and stay of execution
	C ORDER 38 — COSTS
Rule 18	Fixed costs
	PPENDIX B — PART I

Claims for the Recovery of Property, Applications to Enforce an Award

2. In addition to the amount entered in accordance with the...

The Tables do not apply where the application or the...

In the Tables the expression "claim" means—

Directions

Tables of Fixed Costs

Part II — Judgments

	Directions
	Fixed Costs on Judgments
	PART III — Miscellaneous Proceedings
CCR	ORDER 39 — ADMINISTRATION ORDERS
	Exercise of powers by district judge
Rule 2	Request and list of creditors
Rule 3	Verification on oath
Rule 5	Orders made by the court officer
Rule 6	Notice of objection by creditor
Rule 7	Procedure on day of hearing
Rule 8	Direction for order to be subject to review
Rule 9	Service of order
Rule 10	Subsequent objection by creditor
Rule 11	Subsequent proof by creditor
Rule 12	Permission to present bankruptcy petition
Rule 13	Conduct of order
Rule 13A	Review by court officer in default of payment
Rule 14	Review of order
Rule 16	Discharge of attachment of earnings order
Rule 17	Declaration of dividends
Rule 18	Creditors to rank equally
Rule 19	Change of debtor's address
	ORDER 42 — PROCEEDINGS BY AND AGAINST THE CROWN
Rule 1	Application and interpretation
Rule 4	Particulars of claim in claim against the Crown
Rule 5	Subsequent procedure in claim
Rule 6	Subsequent procedure in fixed date claim
Rule 7	Service on the Crown
Rule 8	Special provisions regarding orders made by the Court of its own initiative
reac o	against the Crown
Rule 9	Counterclaim in proceedings by or against the Crown
Rule 10	Adjustment of liability under judgment for taxes
Rule 11	Part 20 claim against the Crown where the Crown is not already a party
Rule 12	Disclosure against the Crown
Rule 13	Execution and satisfaction of orders against the Crown
Rule 14	Attachment of debts etc.
	ORDER 43 — THE LANDLORD AND TENANT ACTS 1927, 1954, 1985 AND
CCI	1987
Rule 1	Interpretation
Rule 2	Commencement of proceedings and answer
Rule 3	Claim for compensation in respect of improvement
Rule 4	Proceedings under Part I of the Act of 1927
Rule 5	Proceedings under Part I of the Act of 1954
Rule 6	Application for new tenancy under section 24 of the Act of 1954
Rule 7	Answer to application for new tenancy under section 24 of the Act of 1954
Rule 8	Order dismissing application under section 24 which is successfully
reare o	opposed
Rule 9	Other applications under Part II of the Act of 1954
Rule 10	Service of order in proceedings under Part II of the Act of 1954
Rule 11	Proof of determination of rateable value
Rule 13	Provisions as to assessors
1.010 10	

Rule 15	District judge's jurisdiction
Rule 16	Application under section 12 (2) of the Act of 1985
Rule 16A	Transfer to leasehold valuation tribunal
Rule 17	Application under section 19 of the Act of 1987
Rule 18	Application for order under section 24 of the Act of 1987
Rule 19	Application for acquisition order under section 29 of the Act of 1987
Rule 20	Application for order under section 38 or section 40 of the Act of 1987
Rule 21	Service of documents in proceedings under the Act of 1987
Rule 22	Tenants' associations
	R ORDER 44 — THE AGRICULTURAL HOLDINGS ACT 1986
Rule 1	Order to arbitrator to state case
Rule 2	Special case stated by arbitrator
Rule 3	Removal of arbitrator or setting aside award
Rule 4	Enforcement of order imposing penalty
	R ORDER 45 — THE REPRESENTATION OF THE PEOPLE ACT 1983
Rule 1	Application for detailed assessment of returning officer's account
Rule 2	Appeal from decision of registration officer
Rule 3	Selected appeals
	R ORDER 46 — THE LEGITIMACY ACT 1976
Rule 1	Manner of application
Rule 2	Preliminary consideration and service
Rule 3	Answer
	R ORDER 47 — DOMESTIC AND MATRIMONIAL PROCEEDINGS
Rule 5	Family Law Reform Act 1969
CCR (ORDER 48B — ENFORCEMENT OF PARKING PENALTIES UNDER THE
	ROAD TRAFFIC ACT 1991
Rule 1	Application and interpretation
Rule 1A	Establishment of the parking enforcement centre
Rule 2	Requests for orders
Rule 3	Documents
Rule 4	Functions of court officer
Rule 5	Enforcement of orders
	R ORDER 49 — MISCELLANEOUS STATUTES
Rule 1	Access to Neighbouring Land Act 1992
Rule 1A	Administration of Justice Act 1970
Rule 2	Chancel Repairs Act 1932
Rule 4	Consumer Credit Act 1974
Rule 4A	Applications under section 114, 204 and 231 of the Copyright, Designs and
D 1 6	Patents Act 1988
Rule 5	Fair Trading Act 1973
Rule 6	Housing Act 1988: assured tenancies
Rule 6A	Housing Act 1988: assured shorthold tenancies
Rule 6B	Housing Act 1996: injunctions and powers of arrest
Rule 7	Injunctions to prevent environmental harm: Town and Country Planning Act 1990 etc.
D.1.0	Leasehold Reform Act 1967
Rule 8 Rule 9	Leasehold Reform, Housing and Urban Development Act 1993
Rule 9	Local Government Finance Act 1982
Rule 10 Rule 11	Local Government (Miscellaneous Provisions) Act 1976
Rule 11 Rule 12	Mental Health Act 1983
Rule 12 Rule 13	Mobile Homes Act 1983
Rule 15	Post Office Act 1969
Rule 15	Rentcharges Act 1977
IXUIC IU	Remembres Act 17//

Rule 17	Sex Discrimination Act 1975 and Race Relations Act 1976
Rule 18	Solicitors Act 1974
Rule 18A	Telecommunications Act 1984
Rule 18B	Applications under section 19 of the Trade Marks Act 1994
Rule 19	Trade Union and Labour Relations Consolidation Act 1992
Rule 20	Trustee Act 1925, s.63

Explanatory Note