#### STATUTORY INSTRUMENTS

## 2010 No. 60

### The Criminal Procedure Rules 2010

#### **PART 70**

# REFERENCE TO THE COURT OF APPEAL OF POINT OF LAW OR UNDULY LENIENT SENTENCING

#### Form of notice of reference and application for permission

- **70.3.**—(1) A notice of reference and an application for permission to refer a sentencing case must be in the appropriate form set out in the Practice Direction, giving the year and number.
  - (2) A notice of reference of a point of law must—
    - (a) specify the point of law in issue and indicate the opinion that the Attorney General invites the court to give;
    - (b) identify each ground for that invitation, numbering them consecutively (if there is more than one) and concisely outlining each argument in support;
    - (c) exclude any reference to the defendant's name and any other reference that may identify the defendant;
    - (d) summarise the relevant facts; and
    - (e) identify any relevant authorities.
  - (3) An application for permission to refer a sentencing case must—
    - (a) give details of—
      - (i) the defendant affected,
      - (ii) the date and place of the relevant Crown Court decision, and
      - (iii) the relevant verdict and sentencing;
    - (b) explain why that sentencing appears to the Attorney General unduly lenient, concisely outlining each argument in support; and
    - (c) include the application for permission to refer the case to the court.
  - (4) A notice of reference of a sentencing case must—
    - (a) include the same details and explanation as the application for permission to refer the case;
    - (b) summarise the relevant facts; and
    - (c) identify any relevant authorities.
- (5) Where the court gives the Attorney General permission to refer a sentencing case, it may treat the application for permission as the notice of reference.