STATUTORY INSTRUMENTS

2013 No. 614

The Criminal Legal Aid (Determinations by a Court and Choice of Representative) Regulations 2013

PART 3

Choice of representative

Noting juniors

- **23.**—(1) The right of an individual conferred by section 27(4) of the Act does not include a right to select—
 - (a) two junior advocates, unless the relevant court determines that the individual could not be adequately represented by a junior advocate and a noting junior;
 - (b) a Queen's Counsel assisted by a junior advocate, unless the relevant court determines that the individual could not be adequately represented by a Queen's Counsel assisted by a noting junior;
 - (c) three junior advocates, unless the relevant court determines that the individual could not be adequately represented by two junior advocates and a noting junior;
 - (d) two junior advocates and a noting junior, unless the relevant court determines that the individual could not be adequately represented by a junior advocate and two noting juniors;
 - (e) a Queen's Counsel assisted by two junior advocates, unless the relevant court determines that the individual could not be adequately represented by a Queen's Counsel assisted by a junior advocate and a noting junior; or
 - (f) a Queen's Counsel assisted by a junior advocate and a noting junior, unless the relevant court determines that the individual could not be adequately represented by a Queen's Counsel assisted by two noting juniors.
- (2) In this regulation "noting junior" means a junior advocate whose instructions include (but are not limited to) taking a note of the proceedings.