

SCHEDULE

Rule 23

1. In rule 7.2 (Application for summons, etc.), in the note to the rule omit the final paragraph.
2. In rule 10.2 (The indictment: general rules), in paragraph (6)(a) for “set out in” substitute “issued under”.
3. In rule 14.6 (Reconsideration of police bail by magistrates’ court), in paragraph (8)(b) for “set out in” substitute “issued under”.
4. In rule 14.7 (Notice of application to consider bail)—
 - (a) in paragraph (7)(b) for “set out in” substitute “issued under”; and
 - (b) in the note to the rule omit “The Practice Direction sets out a form of application for use in connection with this rule.”
5. In rule 14.8 (Defendant’s application or appeal to the Crown Court after magistrates’ court bail decision), in the note to the rule omit “The Practice Direction sets out a form of application for use in connection with this rule.”
6. In rule 14.19 (Application to authorise extension of pre-charge bail), in the note to the rule omit “The Practice Direction sets out forms of application and response notice for use in connection with this rule.”
7. In rule 15.4 (Defence disclosure), in the note to the rule omit “The Practice Direction sets out forms of (a) defence statement; and (b) defence witness notice.”
8. In rule 15.5 (Defendant’s application for prosecution disclosure), in the note to the rule omit “The Practice Direction sets out a form of application for use in connection with this rule.”
9. In rule 15.9 (Court’s power to vary requirements under this Part), in each of paragraphs (b) and (c) for “set out in” substitute “issued under”.
10. In rule 16.2 (Content of written witness statement) omit the note to the rule.
11. In rule 16.4 (Written witness statement in evidence), in the note to the rule omit “The Practice Direction sets out a form of written witness statement and a form of notice for use in connection with this rule.”
12. In rule 17.4 (Written application: form and service), in paragraph (1) for “set out in” substitute “issued under”.
13. In rule 18.4 (Making an application for a direction or order), in the note to the rule omit “The Practice Direction sets out a form for use in connection with an application under rule 18.10 for a special measures direction.”
14. In rule 18.6 (Court’s power to vary requirements under this Part), in paragraph (1)(b) for “set out in” substitute “issued under”.
15. In rule 18.10 (Content of application for a special measures direction) omit the note to the rule.
16. In rule 19.3 (Introduction of expert evidence), in the note to the rule omit “The Practice Direction sets out a form of notice for use in connection with this rule.”
17. In rule 20.2 (Notice to introduce hearsay evidence), in the note to the rule omit “The Practice Direction sets out a form of notice for use in connection with this rule.”
18. In rule 20.5 (Court’s power to vary requirements under this Part), in paragraph (1)(b) for “set out in” substitute “issued under”.

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19. In rule 21.2 (Content of application or notice), in the note to the rule omit “The Practice Direction sets out forms of application and notice for use in connection with rules 21.3 and 21.4.”

20. In rule 21.3 (Application to introduce evidence of a non-defendant’s bad character), in the note to the rule omit “The Practice Direction sets out a form of application for use in connection with this rule.”

21. In rule 21.4 (Notice to introduce evidence of a defendant’s bad character), in the note to the rule omit “The Practice Direction sets out a form of notice for use in connection with this rule.”

22. In rule 21.6 (Court’s power to vary requirements under this Part), in paragraph (1)(b) for “set out in” substitute “issued under”.

23. In rule 23.4 (Application to prohibit cross-examination) omit the note to the rule.

24. In rule 23.8 (Court’s power to vary requirements), in paragraph (1)(b) for “set out in” substitute “issued under”.

25. In rule 24.8 (Written guilty plea: special rules), in the note to the rule omit “The Practice Direction sets out forms of notice for use in connection with this rule.”

26. In rule 24.9 (Single justice procedure: special rules), in the note to the rule omit the final paragraph.

27. In rule 26.3 (Provision of information for jurors), in the note to the rule omit the final paragraph.

28. In rule 27.2 (Application for certificate), in paragraph (4)(b) for “set out in” substitute “issued under”.

29. In rule 31.3 (Application for behaviour order and notice of terms of proposed order: special rules), in the note to the rule omit “The Practice Direction sets out a form of notice for use in connection with this rule.”

30. In rule 34.3 (Form of appeal and respondent’s notices), in the note to the rule omit “The Practice Direction sets out forms of appeal and respondent’s notices for use in connection with this rule.”

31. In rule 34.9 (Abandoning an appeal), in the note to the rule omit “The Practice Direction sets out a form of notice of abandonment for use in connection with this rule.”

32. In rule 34.10 (Court’s power to vary requirements under this Part), in paragraph (d) for “set out in” substitute “issued under”.

33. In rule 35.2 (Application to state a case), in the note to the rule omit the final paragraph.

34. In rule 36.5 (Renewing an application refused by a judge or the Registrar), in paragraph (2) (a) for “set out in” substitute “issued under”.

35. In rule 36.13 (Abandoning an appeal), in paragraph (3) for “set out in” substitute “issued under”.

36. In rule 37.3 (Form of appeal notice), in paragraph (1) for “set out in” substitute “issued under”.

37. In rule 37.5 (Respondent’s notice), in paragraph (4) for “set out in” substitute “issued under”.

38. In rule 38.4 (Form of appeal notice), in paragraph (1) for “set out in” substitute “issued under”.

39. In rule 38.7 (Respondent’s notice), in paragraph (4) for “set out in” substitute “issued under”.

40. In rule 39.3 (Form of appeal notice), in the note to the rule omit “The Practice Direction sets out forms of appeal notice for use in connection with this rule.”

41. In rule 39.6 (Respondent’s notice), in paragraph (5) for “set out in” substitute “issued under”.

42. In rule 39.8 (Application for bail, or to suspend a disqualification or order, pending appeal or retrial), in paragraph (2) for “set out in” substitute “issued under”.

43. In rule 39.9 (Conditions of bail pending appeal or retrial), in each of paragraphs (3) and (5) (a) for “set out in” substitute “issued under”.

44. In rule 40.3 (Form of appeal notice), in paragraph (1) for “set out in” substitute “issued under”.

45. In rule 40.6 (Respondent’s notice on appeal against reporting restriction), in paragraph (5) for “set out in” substitute “issued under”.

46. In rule 42.10 (Appeal to the Supreme Court), in paragraph (1)(b) for “set out in” substitute “issued under”.

47. In rule 42.11 (Notice of appeal), in each of paragraphs (1) and (2) for “set out in” substitute “issued under”.

48. In rule 42.12 (Respondent’s notice), in paragraph (2) for “set out in” substitute “issued under”.

49. In rule 42.15 (Notice of appeal), in each of paragraphs (1) and (2) for “set out in” substitute “issued under”.

50. In rule 42.16 (Respondent’s notice), in paragraph (4) for “set out in” substitute “issued under”.

51. In rule 43.2 (Application for permission or reference), in paragraph (5) for “set out in” substitute “issued under”.

52. In rule 44.2 (Statutory declaration of ignorance of proceedings), in the note to the rule omit the final paragraph.

53. In rule 45.3 (Court’s power to vary requirements), in paragraph (1)(b) for “set out in” substitute “issued under”.

54. In rule 45.8 (Costs resulting from unnecessary or improper act, etc.), in the note to the rule omit the final paragraph.

55. In rule 45.9 (Costs against a legal representative), in the note to the rule omit the third paragraph.

56. In rule 45.10 (Costs against a third party), in the note to the rule omit the second paragraph.

57. In rule 45.12 (Appeal to a costs judge) omit the note to the rule.

58. In rule 47.10 (Application for a production order under the Police and Criminal Evidence Act 1984), in the note to the rule omit the final paragraph.

59. In rule 47.12 (Content of application for a production etc. order under the Terrorism Act 2000), in the note to the rule omit the final paragraph.

60. In rule 47.13 (Content of application for a disclosure order or further information order under the Terrorism Act 2000), in the note to the rule omit the final paragraph.

61. In rule 47.14 (Content of application for an explanation order under the Terrorism Act 2000), in the note to the rule omit the final paragraph.

62. In rule 47.15 (Content of application for a customer information order under the Terrorism Act 2000), in the note to the rule omit the final paragraph.

63. In rule 47.16 (Content of application for an account monitoring order under the Terrorism Act 2000), in the note to the rule omit the final paragraph.

64. In rule 47.18 (Content of application for a production order under the Proceeds of Crime Act 2002), in the note to the rule omit the final paragraph.

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65. In rule 47.20 (Content of application for a disclosure order or further information order under the Proceeds of Crime Act 2002), in the note to the rule omit the final paragraph.
66. In rule 47.21 (Content of application for a customer information order under the Proceeds of Crime Act 2002), in the note to the rule omit the final paragraph.
67. In rule 47.22 (Content of application for an account monitoring order under the Proceeds of Crime Act 2002), in the note to the rule omit the final paragraph.
68. In rule 47.28 (Application for warrant under section 8 of the Police and Criminal Evidence Act 1984), in the note to the rule omit the final paragraph.
69. In rule 47.29 (Application for warrant under section 2 of the Criminal Justice Act 1987), in the note to the rule omit the final paragraph.
70. In rule 47.30 (Application for warrant under paragraph 12 of Schedule 1 to the Police and Criminal Evidence Act 1984), in the note to the rule omit the final paragraph.
71. In rule 47.31 (Application for warrant under paragraph 11 of Schedule 5 to the Terrorism Act 2000), in the note to the rule omit the final paragraph.
72. In rule 47.32 (Application for warrant under section 352 of the Proceeds of Crime Act 2002), in the note to the rule omit the final paragraph.
73. In rule 47.34 (Application for warrant under any other power), in the note to the rule omit the final paragraph.
74. In rule 47.61 (Application for extension of moratorium period), in the note to the rule omit “The Practice Direction sets out forms of application and notice of objection for use in connection with this rule.”
75. In rule 47.65 (Application for order), in the note to the rule omit the final paragraph.
76. In rule 47.66 (Application to vary or revoke an order), in the note to the rule omit the final paragraph.
77. In rule 48.9 (Initial procedure on failure to comply with court order, etc.), in the note to the rule omit the sixth paragraph.
78. In rule 50.3 (Exercise of magistrates’ court’s powers), in paragraph (7)(c) for “set out in” substitute “issued under”.
79. In rule 50.17 (Exercise of the High Court’s powers), in paragraph (6)(d) for “set out in” substitute “issued under”.
80. In rule 50.20 (Form of appeal notice) omit the note to the rule.