

---

STATUTORY RULES OF NORTHERN IRELAND

---

**1984 No. 225**

**MAGISTRATES' COURTS**

Magistrates' Courts Rules (Northern Ireland) 1984

*Made* - - - - - *26th June 1984*

*Coming into operation* *3rd September 1984*

MAGISTRATES' COURTS RULES (NORTHERN IRELAND) 1984

PART I

**Citation, Interpretation and Commencement, Etc.**

1. Citation
2. Interpretation
3. Commencement
4. Revocation of existing rules
5. Saving for the Magistrates' Courts (Children and Young Persons) Rules (Northern Ireland) 1969

PART II

**Documents**

6. Wording, etc., of documents
7. Form of complaint
8. Form of summons
9. Preparation of summons
10. Plea of guilty by post
11. Service of summons
12. Service of a summons in England and Wales or Scotland
13. Postal service of summonses other than for offences prosecuted by the Royal Ulster Constabulary
14. Form of warrant or order
15. Separate warrants to be issued for each sentence imposed
16. Endorsement of warrants of commitment as to release on bail
17. Binding over complainant to prosecute or give evidence upon issue of warrant
18. Withdrawal of warrants
19. The Order Book
20. Certificate of conviction or order

*Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.*

21. Documents taken by or made before resident magistrates or justices of the peace sitting out of petty sessions
22. Signing of documents on behalf of clerk of petty sessions

### PART III

#### **Criminal Proceedings**

##### A. SUMMARY TRIAL

23. Order of proceedings on the hearing of a complaint charging a summary offence

##### B. RIGHT TO CLAIM TRIAL BY JURY FOR CERTAIN SUMMARY OFFENCES

24. Procedure in relation to certain offences to which Article 29 of the Order applies

##### C. PRELIMINARY INVESTIGATIONS

25. Service of statement of complaint before preliminary investigation
26. Proceedings at a preliminary investigation
27. Procedure for binding witnesses and prosecutor over to attend trial
28. Documents and exhibits to be sent to the court of trial
29. Supply of depositions and complaint to accused
30. Adjourned preliminary investigation

##### D. PRELIMINARY INQUIRIES

31. Interpretation of Rules 32 to 42
32. Service on clerk of petty sessions of notice of intention by prosecutor to request court to hold preliminary inquiry
33. Service on accused of copy of notice and of documents referred to in Article 32(1) of the Order
34. Objection to preliminary inquiry
35. Conduct of preliminary inquiry
36. Modification of Rules where accused is a corporation
37. Court may address accused through court official
38. Proof by formal admission
39. Written statement of evidence to be in prescribed form and exhibits to be properly identified
40. Procedure where court decides not to admit statement or part thereof as evidence
41. Authentication of statements, depositions or admissions
42. Documents and exhibits referred to, etc., at preliminary inquiry to be sent to the court of trial

##### E. INDICTABLE OFFENCES DEALT WITH SUMMARILY

43. Conditions to be complied with before preliminary investigation or inquiry

- 44. Written notice under Article 45 (1) of the Order
- 45. Procedure where court decides to deal with an indictable offence summarily under Article 45 of the Order
- 46. Conviction of offence other than that charged where indictable offence dealt with summarily
- 47. Preservation of depositions where indictable offence is dealt with summarily

#### F. DEPOSITIONS OF SICK OR DYING PERSONS

- 48. Taking of depositions under Article 28 or 41 of the Order

#### G. REMANDS

- 49. Remand for inquiry into physical or mental condition
- 50. Remand on bail under Article 47(4) of the Order for longer than eight or, as the case may be, fourteen days where sureties have not entered recognizances
- 51. Accused to be told of his right to apply to High Court or Crown Court for bail

#### H. FORMAL ADMISSIONS

- 52. Formal admissions under section 2 of the Criminal Justice (Miscellaneous Provisions) Act (Northern Ireland) 1968

### PART IV

## **Debt and Ejectment Proceedings**

### A. RULES APPLICABLE TO BOTH DEBT AND EJECTMENT PROCEEDINGS

- 53. Definitions
- 54. Time of issue of process
- 55. Signature on process
- 56. Times of hearing of processes
- 57. Costs of process to be stated
- 58. Modes of service of process
- 59. Persons entitled to serve processes
- 60. Special mode of service
- 61. Time for service
- 62. Summons server's Process Book
- 63. Person other than summons server to prove service
- 64. Service deemed good
- 65. Process Register and extract therefrom
- 66. Entry of process
- 67. Re-entry of process where hearing adjourned.
- 68. Striking out of proceeding
- 69. Withdrawal of proceeding
- 70. Order on consent where defendant appears
- 71. Order on written consent
- 72. Undefended proceedings

*Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.*

73. Order where more than one defendant
74. Dismiss
75. Procedure where previous dismiss is produced
76. Where process not entered by plaintiff it may be entered on application of defendant
77. Preparation of forms in debt or ejectment proceedings
78. Disposal of process
79. Signing of formal orders in debt or ejectment proceedings
80. Transfer of proceedings to county court
81. Enlargement or abridgement of times
82. Effect of non-compliance with Rules
83. Claims for rent joined under Article 72(3) of the Order with claims in ejectment

#### B. RULES APPLICABLE TO DEBT PROCEEDINGS

84. Contents of process in debt proceedings
85. Set-off or counterclaim
86. Details of claim, set-off or counterclaim may be demanded
87. Order where debt paid before hearing
88. Order where payments made on account before hearing
89. Dismiss on proof of set-off or counterclaim
90. Tender
91. Issue of decree after postponement subject to payment by instalments
92. Costs in debt proceedings
93. Interest on amount awarded
94. Postponement of issue of decree to be stay of enforcement for purposes of Article 116(3) of the Judgments Enforcement (Northern Ireland) Order 1981

#### C. RULES APPLICABLE TO EJECTMENT PROCEEDINGS

95. Contents of process in ejectment proceedings
96. Costs in ejectment proceedings

#### PART V

#### **Appeals or Applications commenced by Notice under Part VII of the Order**

97. Signature on notice
98. Time of service of notice
99. Copy of decision or determination appealed from to be lodged
100. Manner of service of notice
101. Times of hearing of appeals or applications

#### PART VI

#### **Proceedings upon a Complaint in a Civil Matter**

102. Order of Proceedings at the hearing of a complaint in a civil matter
103. Entries in Order Book
104. Method of making periodical payments

## PART VII

### Satisfaction and Enforcement of Orders

#### A. SUMS ADJUDGED TO BE PAYABLE

- 105. Notice to defendant of sum adjudged to be payable by a conviction
- 106. Orders for supervision

#### B. FINANCIAL PENALTY ENFORCEMENT ORDERS

- 107. Financial penalty enforcement orders

#### C. TRANSFER OF FINE ORDERS

- 108. Transfer of Fine Order sent to England and Wales or Scotland
- 109. Transfer of fine order sent from England and Wales or Scotland

#### D. ATTACHMENT OF EARNINGS

- 110. Interpretation of Rules 111 to 121
- 111. Attachment of earnings order
- 112. Service of orders and notices
- 113. Particulars of defendant
- 114. Notice of application for appropriate variation order
- 115. Variation of attachment of earnings order on change of employment
- 116. Variation or discharge of attachment of earnings order by court of its own motion
- 117. Temporary variation of protected earnings rate
- 118. Consolidated attachment orders
- 119. Disposal of sums paid under consolidated attachment orders
- 120. Method of making payment under attachment of earnings order
- 121. Enforcement of Judgments Office records

#### E. SUSPENDED SENTENCES

- 122. Suspended sentences to be dealt with only in petty sessions
- 123. Evidence of conviction to be sent to the Crown Court

#### F. PROBATION AND ABSOLUTE OR CONDITIONAL DISCHARGE

- 124. Entry of probation order, absolute or conditional discharge
- 125. Entry of order made under section 4 or 6 of Probation Act (Northern Ireland) 1950 upon breach of probation order or commission of further offence
- 126. Notification of discharge, etc., of probation orders, etc.

#### G. DEFERMENT OF SENTENCE

- 127. Notification of conviction before expiration of period of deferment

*Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.*

#### H. ENFORCEMENT OF ORDERS MADE IN DEBT PROCEEDINGS

- 128. Enforcement process and order
- 129. Committal process and order
- 130. Service of process issued under Rule 128 or 129

#### I. ENFORCEMENT OF ORDERS MADE IN EJECTMENT PROCEEDINGS

- 131. Postponement of issue of decree for possession and application for the issue of the decree
- 132. Signature on notice of application for the issue of decree for possession
- 133. Service and lodgment of notice of application
- 134. Entry of minute of order on application under Rule 131

#### J. OTHER PROVISIONS AS TO THE ENFORCEMENT OF ORDERS IN DEBT OR EJECTMENT PROCEEDINGS

- 135. Duration of committal orders
- 136. Duplicate orders

#### K. OTHER MATTERS IN RELATION TO THE ENFORCEMENT OF ORDERS

- 137. Order allowing time for payment or for payment by instalments in proceedings upon complaint
- 138. Application for further time to pay or for payment to be by instalments in proceedings upon complaint
- 139. Direction that money found on defaulter shall not be applied in satisfaction of sum adjudged to be paid by a conviction or in proceedings under Article 98 of the Order
- 140. To whom payments of sums ordered to be paid in proceedings upon complaint are to be made
- 141. Payment where imprisonment imposed
- 142. Part payment of sums to clerk of petty sessions
- 143. Execution of warrants in proceedings upon complaint
- 144. Execution of distress warrant by the Royal Ulster Constabulary
- 145. Warrants of distress issued under Article 109 of the Order
- 146. Costs of warrant to be added to sum due under warrant of commitment or distress
- 147. Application for review of warrant of commitment

#### PART VIII

##### **Evidence**

- 148. Affidavits and declarations
- 149. Proof by written statement in criminal proceedings (other than at a preliminary inquiry)

**Status:** This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

PART IX

**Recognizances**

- 150. Taking of recognizances
- 151. Deposit of recognizance with clerk of petty sessions
- 152. Recognizances taken under Article 129 or 130 of the Order
- 153. Taking of recognizances of accused and sureties where court has certified consent to bail and accused has been remanded in custody

PART X

**Appeals**

A. APPEAL TO THE COUNTY COURT

- 154. Notice of appeal, recognizances, etc.
- 155. Documents to be sent to the chief clerk and to the parties to the appeal
- 156. Procedure after appeal to the county court is determined
- 157. Return of recognizance where notice of abandonment of appeal to the county court has been given

B. APPEAL BY WAY OF CASE STATED

- 158. Contents of and signature upon written application for case stated
- 159. Notification of decision to grant application for case stated
- 160. Preparation and contents of case stated

C. OTHER MATTERS IN RELATION TO APPEALS TO THE COUNTY COURT AND BY WAY OF CASE STATED

- 161. Appellant to be told of his right to apply to the High Court for release from custody or reduction of bail pending hearing of appeal

PART XI

**Miscellaneous**

- 162. Adjournments in proceedings upon summons etc., where date of resumption thereof to be fixed
- 163. Remands in hospital
- 164. Service of copy of order to which Article 98 of the Order applies  
Signature

---

SCHEDULE 1  
FORMS

— CRIMINAL PROCEEDINGS

- A. Forms used in connection with both Summary Trial and Preliminary Investigation/Inquiry

*Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.*

B. Forms used in connection with Summary Trial.

C. Forms used in connection with Preliminary Investigation/Inquiry.

D. Forms used in connection with Preliminary Inquiry.

E. Forms used in Connection with Committal for Trial of Person against whom an Indictment has been Presented.

F. Forms used in connection with Summary Trial of Indictable Offences specified in Schedule 2 to the Order

- DEBT PROCEEDINGS
- EJECTMENT PROCEEDINGS
- APPEALS AND APPLICATIONS TO MAGISTRATES' COURTS
- PROCEEDINGS ON COMPLAINT IN A CIVIL MATTER
- SATISFACTION AND ENFORCEMENT OF ORDERS

A. Orders in Criminal Proceedings

B. Orders in Debt Proceedings

C. Orders in Ejectment Proceedings

D. Orders for the payment of sums (other than on conviction) made in proceedings upon complaint

- WITNESSES AND EVIDENCE
- RECOGNIZANCES AND FORMS USED IN CONNECTION THEREWITH
- APPEALS TO COUNTY COURT AND BY WAY OF CASE STATED TO COURT OF APPEAL

A. Appeals to County Court

B. Appeals by way of Case Stated to Court of Appeal

- MISCELLANEOUS

SCHEDULE

2

**Debt Proceedings**

SCHEDULE

3

**Ejectment Proceedings**



Document Generated: 2023-05-08

**Status:** *This is the original version (as it was originally made). This item of legislation is currently only available in its original format.*

## Explanatory Note