

Criminal Procedure (Attendance of Witnesses) Act 1965

CHAPTER 69

CRIMINAL PROCEDURE (ATTENDANCE OF WITNESSES) ACT 1965

1 Order by examining justices for attendance of witness at court of trial.

Issue of witness summons on application

- 2 Issue of witness summons on application to Crown Court.
- 2A Power to require advance production.
- 2B Summons no longer needed.
- 2C Application to make summons ineffective.

Issue of witness summons of court's own motion

- 2D Issue of witness summons of Crown Court's own motion.
- 2E Application to make summons ineffective.

Other provisions

- 3 Punishment for disobedience to witness order or witness summons.
- 4 Further process to secure attendance of witness.
- 5, 6

 - 8 Abolition of subpoenas in certain proceedings.
 - 9
 - 10 *†*Short title, consequential amendments and repeals, commencement, interpretation and extent.

SCHEDULES

SCHEDULE 1 —

Procedure

Any application under section 2(2) of this Act for a... Provision shall be made by Crown Court rules or rules... 1

2

Costs

- Where on any such application a direction is given that... 3
- Any costs payable under such an order shall be taxed... 4

SCHEDULE 2 — Consequential Amendments and Repeals

Part I

Part II . . .

Changes to legislation:

There are currently no known outstanding effects for the Criminal Procedure (Attendance of Witnesses) Act 1965.