STATUTORY INSTRUMENTS

1988 No. 1700 (L. 22)

SUPREME COURT OF ENGLAND AND WALES

The Criminal Justice Act 1987 (Preparatory Hearings) (Interlocutory Appeals) Rules 1988

Made	3rd October 1988
Laid before Parliament	7th October 1988
Coming into force	31st October 1988

We the Crown Court Rule Committee, in exercise of the powers conferred upon us by sections 84(1) and 86 of the Supreme Court Act 1981(1), hereby make the following Rules:

Citation and commencement

1. These Rules may be cited as the Criminal Justice Act 1987 (Preparatory Hearings) (Interlocutory Appeals) Rules 1988 and shall come into force on 31st October 1988.

Interpretation

2.—(1) In these Rules, unless the context otherwise requires—

"the Act of 1968" means the Criminal Appeal Act 1968(2) and

"the Act of 1987" means the Criminal Justice Act 1987(3);

"appellant" means an appellant under section 9(11) of the Act of 1987 including a person who has given notice of application for leave to appeal;

"judge of the court" means a judge of the High Court or the Court of Appeal;

"the principal Rules" means the Criminal Appeal Rules 1968(4);

"registrar" means the registrar of criminal appeals of the Court of Appeal; and

"respondent" means a party in whose favour is made the order or ruling, or part thereof, appealed against by the appellant.

^{(1) 1981} c. 54.

⁽**2**) 1968 c. 19.

^{(3) 1987} c. 38.

⁽⁴⁾ S.I. 1968/1262.

(2) In reckoning any period of time for the purposes of these Rules, where, apart from this paragraph, the period in question, being a period of 7 days or less, would include a Saturday, Sunday or bank holiday, Christmas Day or Good Friday, that day shall be excluded.

In this paragraph "bank holiday" means a day which is, or is to be observed as, a bank holiday, or a holiday, under the Banking and Financial Dealings Act 1971(5), in England and Wales.

(3) Any reference in these Rules to a rule is a reference to a rule contained in these Rules.

Notice of appeal

3.—(1) An application to the judge of the Crown Court for leave to appeal under section 9(11) of the Act of 1987 shall be made orally within two days of the making of the order or ruling to which it relates.

(2) Unless the application is made on the occasion of the order or ruling to which it relates, the appellant shall serve notice in writing thereof, specifying the grounds of the application, on the appropriate officer of the Crown Court and on all parties to the hearing directly affected by the order or ruling in question.

(3) The appellant shall within seven days from the said order or ruling serve notice of appeal therefrom or, as the case may be, of an application to the Court of Appeal for leave to appeal on—

- (a) the registrar;
- (b) the appropriate officer of the Crown Court; and
- (c) all parties to the preparatory hearing directly affected by the said order or ruling.

(4) The time for giving notice under paragraph (3) above may be extended, before or after it expires, by the Court of Appeal.

(5) A notice of appeal or of an application for leave to appeal shall be in Form IA(1).

(6) If notice in writing of an application for leave to appeal was, under paragraph (2) above, served on the Crown Court, a copy thereof shall accompany the notice of appeal or, as the case may be, of an application for leave to appeal required under paragraph (3) above to be served on the registrar.

(7) Notice of appeal or of an application for leave to appeal may be given either in respect of the whole or any part of the order to which it relates and shall—

- (a) specify any question of law in respect of which the appeal is brought and, where appropriate, such facts of the case as are necessary for its proper consideration;
- (b) summarise the arguments intended to be put to the Court of Appeal; and
- (c) specify any authorities intended to be cited.

(8) Where the judge of the Crown Court has given leave to appeal the notice of appeal shall state that fact and specify the grounds on which leave is given.

(9) Notice of appeal or of an application for leave to appeal shall be accompanied by any documents or other things (or copies thereof) necessary for the proper determination of the appeal or application.

Respondent's notice

4.—(1) Upon receiving notice of appeal or of an application for leave to appeal, the respondent if he desires to oppose the appeal, shall, within seven days of receipt of the notice, serve a notice in Form IA(2) on the registrar,—

(a) stating the date on which the appellant's notice was received by the respondent;

- (b) summarising his response to the arguments of the appellant; and
- (c) specifying the authorities which he intends to cite,

and shall at the same time serve a copy thereof on the appellant and any other party to the proceedings directly affected by the order or ruling and on the appropriate officer of the Crown Court.

(2) The time for giving notice under this rule may be extended, either before or after it expires, by the Court of Appeal.

Persons in custody

5.—(1) A person in custody shall be entitled to be present on the hearing of an appeal, or an application for leave to appeal, under section 9(11) of the Act, to which he is a party.

(2) Except as provided by paragraph (1) above, a person in custody shall not be entitled to be present on the hearing of an appeal, or an application for leave to appeal, under the said section 9(11), except—

- (a) on an application to the Crown Court for leave to appeal, with the leave of the judge; or
- (b) on an appeal, or an application to the Court of Appeal for leave to appeal, with the leave of the Court.
- (3) An application for leave to be present under paragraph (2) above may be made—
 - (a) by serving notice in Form IA(3) on the registrar; or
 - (b) orally to the judge or the Court.

Supply of documentary and other exhibits

6. Rule 8 of the principal Rules (supply of documentary and other exhibits) shall apply in relation to an appellant and a respondent under section 9(11) of the Act of 1987 as it applies in relation to an appellant and a respondent under Part I of the Act of 1968.

Abandonment of proceedings

7. Rule 10 of the principal Rules (abandonment of proceedings) shall apply for the purposes of an appeal or an application for leave to appeal by an appellant under section 9(11) of the Act of 1987 as it applies to an appeal or application for leave under Part I of the Act of 1968, except that—

- (a) notice thereof shall be served on the registrar in Form IA(4); and
- (b) the requirement under paragraph (3) of the said rule 10 for the registrar to send a copy of a notice of abandonment of proceedings to the Secretary of State shall be omitted.

Powers exercisable by single judge

8.—(1) The following powers may be exercised by a judge of the court in the same manner as they may be exercised by the court and subject to the same provisions, namely—

- (a) to give leave to appeal under section 9(11) of the Act of 1987;
- (b) to extend, under rule 3, the time within which notice of appeal or of an application for leave to appeal must be given;
- (c) to extend the time within which a notice under rule 4 of opposition to an appeal or application for leave to appeal must be given by the respondent; and
- (d) to give leave, in pursuance of rule 5, for a person in custody to be present at any proceedings.

(2) A judge of the court shall, for the purpose of exercising any of the powers specified above, sit in such place as he appoints, and may sit otherwise than in open court.

Determination by full court

9.—(1) Where a judge of the court has refused an application on the part of an applicant to exercise in his favour any of the powers referred to in rule 8, the applicant may have the application determined by the court by serving a notice in Form IA(5) on the registrar within 7 days, or such longer period as a judge of the court may fix, from the date on which notice of the refusal was served on him by the registrar.

(2) The notice shall be signed by, or on behalf of, the applicant.

(3) If the notice is not signed by the applicant and the applicant is in custody, the registrar shall, as soon as practicable after receiving the notice, send a copy of it to the applicant.

(4) If such a notice is not served on the registrar within the said 7 days or such longer period as a judge of the court may fix, the application shall be treated as having been refused by the court.

Notice of determination of court

10.—(1) The registrar shall, as soon as practicable, serve notice of any determination by the Court of Appeal or by any judge of the court under rule 8 on—

- (a) the applicant; and
- (b) any other party to the appeal; and
- (c) any person given leave under rule 5(2) to be present at the hearing of the appeal.

(2) The registrar shall, as soon as practicable, serve notice on the appropriate officer of the Crown Court at the place of trial of the order of the Court of Appeal disposing of an appeal or application for leave to appeal.

Service of documents

11.—(1) Subject to paragraph (2) below, rule 21 of the principal Rules (service of documents) shall apply for the purposes of an appeal or an application for leave to appeal under section 9(11) of the Act of 1987 as it applies for the purposes of Part I of the Act of 1968.

(2) Where any document is required under any of these Rules to be served on any party to the proceedings, service may be effected by serving it on his solicitor if he has one.

The registrar

12.—(1) The registrar may require the Crown Court at the place of trial to furnish the Court of Appeal with any assistance or information which it may require for the purpose of exercising its jurisdiction.

(2) Subject to paragraphs (3) and (4) below the registrar shall give as long notice in advance as reasonably possible of the date of hearing of any appeal or application—

- (a) to the appellant; and
- (b) to the respondent and any other party directly affected by the order or ruling to which the appeal or application under section 9(11) of the Act of 1987 relates.
- (3) Paragraph (2) above shall not apply to proceedings before a judge of the court under rule 8.

(4) Where a party to whom notice is required to be given by this rule is at the material time in custody, notice shall instead be given to the person having custody of him.

Forms

13.—(1) Any reference in these Rules to a form, unless the context otherwise requires, is a reference to a form set out in the Schedule to these Rules.

(2) The forms set out in the Schedule to these Rules or forms substantially to the like effect may be used with such variations as the circumstances may require.

Dated 3rd October 1988

Mackay of Clashfern, C Lane, CJ M McKenzie Stephen Brown, P Anthony McCowan, J Richard Lowry Douglas Brown David Jeffreys L Naylor S T Hammond

Rule 13

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

SCHEDULE

FORMS

Form IA(1) Page 1 Form IA(1) Page 1

FORMS





NOTICE and GROUNDS of appeal or application for leave to appeal s.9 (11) Criminal Justice Act 1987 CAO No. / / (Preparatory Hearing)

Please read the notes for guidance overleaf. Write in BLACK INK and USE BLOCK CAPITALS

The Court of Appeal Criminal Division

The Appellant		Prison Index No.
give full name	Surname	
	Forenames	
If in custody give	Forenames .	
Prison Index No.	Address .	
where detained	•	
	Date of birth	
Preparatory Hea	aring at	Crown Court
	Name of Judge	
	Dates of hearing.	
Buling / Order		
Ruling / Order in	respect of which	appeal or application for leave to appeal is made :
•		
		•
5		
Application to t	he Crown Co	Durt (Please tick as appropriate)
••		Durt (Please tick as appropriate) to the Judge of the Crown Court for leave to appeal No Yes If yes, was the application granted No Yes
••	as an application	to the Judge of the Crown Court for leave to appeal No Yes
State whether there w	as an application	to the Judge of the Crown Court for leave to appeal No Yes I If yes, was the application granted No Yes SEE NOTES 6 & 9
State whether there w Ancillary Applic The appellant is apply Extension of t	as an application ations ing for: <i>Please ti</i>	to the Judge of the Crown Court for leave to appeal No Yes I If yes, was the application granted No Yes SEE NOTES 6 & 9
State whether there w Ancillary Applic The appellant is apply Extension of t Legal aid	as an application ations ing for: <i>Please ti</i> ime in which to g	to the Judge of the Crown Court for leave to appeal No Yes I If yes, was the application granted No Yes SEE NOTES 6 & 9 Ck as appropriate ive notice of appeal or application for leave to appeal (give reasons below)
State whether there w Ancillary Applic The appellant is apply Extension of t Legal aid Leave to be p	as an application ations ing for: <i>Please ti</i> ime in which to g resent at the appl	to the Judge of the Crown Court for leave to appeal No Yes I If yes, was the application granted No Yes SEE NOTES 6 & 9 Ck as appropriate
State whether there w Ancillary Applic The appellant is apply Extension of t Legal aid Leave to be p	as an application ations ing for: <i>Please ti</i> ime in which to g resent at the appl	to the Judge of the Crown Court for leave to appeal No Yes I If yes, was the application granted No Yes SEE NOTES 6 & 9 Ck as appropriate ive notice of appeal or application for leave to appeal (give reasons below) ication for leave to appeal
State whether there w Ancillary Applic The appellant is apply Extension of t Legal aid Leave to be p	as an application ations ing for: <i>Please ti</i> ime in which to g resent at the appl	to the Judge of the Crown Court for leave to appeal No Yes I If yes, was the application granted No Yes SEE NOTES 6 & 9 Ck as appropriate ive notice of appeal or application for leave to appeal (give reasons below) ication for leave to appeal
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Form.IA(1) Appeal or leave to appeal against ruling / order - preparatory hearing 1.

continued

Form IA(1) Page 2 Form IA(1) Page 2

Not	es for guidance on the completion of form IA(1)
1.	Appeal lies to the Court of Appeal Criminal Division from an order or ruling of a judge at a preparatory hearing under s.9(3) (b) or (c) of the Criminal Justice Act 1987 with the leave of that judge or of the Court of Appeal. This form should be served on the Registrar of Criminal Appeals within 7 days from the making of the order or ruling. An application to the judge of the Crown Court for leave to appeal may be made orally within 2 days of the making of the order or ruling. Where such an application for leave has been made to the judge of the Crown Court, that fact must be stated in the notice.
2.	This notice will be treated as a notice of appeal where leave to appeal is not required.
3.	A copy of this notice, including these notes for guidance, must be served on the appropriate officer of the Crown Court and on all parties to the preparatory hearing who are directly affected by the order or ruling within 7 days of making the order.
4.	In reckoning the period of time for notice of appeal etc., if the period includes Saturday, Sunday, Bank Holiday, Christmas Day or Good Friday, that day is excluded.
5.	This notice must be accompanied by any documents or other items (or copies thereof) necessary for the proper determination of the appeal or application. If reasons were given for the order or ruling, Counsel's note thereof should be included in the documents and where the note has been approved by the judge in the Crown Court, that fact should be endorsed upon the copy provided to the Registrar.
6.	Legal aid may be granted for the purposes of an application for leave to appeal or an appeal by the Crown Court or the Court of Appeal - s.28 (8A) of the Legal Aid Act 1974. If legal aid has been granted by the Crown Court, the appellant should so inform the Registrar.
7.	Grounds of appeal settled by counsel must be signed by counsel.
8.	A party in whose favour the order or ruling was made - the respondent - wishing to oppose the appeal must within 7 days of receipt of his copy of this notice serve on the Registrar, with copies to the appellant and all parties directly affected by the order or ruling, a notice stating the date on which the appellant's notice was received, summarising his response to the arguments of the appellant and specifying the authorities he intends to cite.
9.	An accused person in custody who is not a party to the appeal may apply for leave to be present at the proceedings in the Court of Appeal using form IA(3).
Form	A(1) 2. Continued

Form IA(1) Page 3 Form IA(1) Page 3

 Specify the question case as are necessary 	peal on of law in re-	(see note spect of which t	he appeal is brou	ght (and where	appropriate, suc	h facts of the
case as are necessa	iry for the proj	per consideratio	nor the question	or law).		
		· .				
				-		
						· ·

Form IA(1) Page 4 Form IA(1) Page 4

Signature D	etails of any person signing on behalf of the appellant:
	ame olicitor/Counsel * * Delete as appropriate
A	ddress
	post code
So	olicitor's Ref
For Prison Use This notice was handed to me by the appellant today.	For Criminal Appeal Office Use
Signed Prison Officer	Received (date)
Date	Acknowledged (date)
Appellant's Index No.	

Form IA(2) Page 1 Form IA(2) Page 1

	The Court o	of Appeal Criminal Divisio	on	Form $IA(2)$
	s.9 (11) Crir (Preparato		n to appeal CAO No.	1 1
Write in BLACK INK	and USE BLOCK C	APITALS	Duise a lad	
The Respondent give full name If in custody give Prison Index No. and address where detained	Surname . Forenames . Address . Post code .		Date of birth	
Da	Name of Judge – Dates of hearing – ate on which appe	llant's notice of appeal was received	Indictment Nur	nber
Extension of ti Legal aid Leave to be pr	me in which to gi esent at the appli	for Please tick as appropriate ve notice of opposition to appeal (g cation for leave to appeal hich to give notice of opposition to		
Grounds Sumaris	se the arguments	you intend to put to the Court of Ap	peal, specifying any a	uthorities to be cited

Form.IA(2) Opposition to appeal - preparatory hearing

1.

continued

Form IA(2) Page 2 Form IA(2) Page 2

Grounds (Continued)		. <u> </u>			
Signature	Deta	ails of any person	signing on b	ehalf of the respondent	
Signature of respondent	Nam Solid	ie itor/Counsel *		* Delete as appro	oriate
<u>.</u>	Add	ress			
· .				post	
Date		· · · · ·		post code	
Date	Solic	itor's Ref		post code	
For Prison Use			ninal A	ppeal Office	Use
For Prison Use This notice was handed to me by the respondent toda		For Crin		ppeal Office	Use
For Prison Use This notice was handed to me by the respondent toda Signed Prison Office	ay.	For Crin	e)	ppeal Office	Use
For Prison Use This notice was handed to me by the respondent toda Signed Prison Office Date	ay.	For Crin	e)	ppeal Office	Use
For Prison Use This notice was handed to me by the respondent toda Signed Prison Office	ay.	For Crin	e)	ppeal Office	Use

Form IA(3) Form IA(3)

	The Court of Appeal	Crimin	al Divisio	on		Form	IA(3)
	NOTICE of application hearing of appeal or s.9 (11) Criminal Justic	applica	ation for			1	1
Write in BLACI	K INK and USE BLOCK CAPITALS						·
The Applicant					Prison In	dex No.	
give full name	Surname						
J	Forenames						
If in custody give	Forenames						
Prison Index No. and address where detained	Address						
	Post code			. Date of bir	th		
Preparatory H	earing at						Crown Court
	Dates of hearing			Indictmer	nt Numbe	r	
	Date on which the appellant's	notice of	appeal was	received			
Signature		Deta	ails of any pe	erson signing c	on behalf	of the ap	plicant:
Signature of appli	cant		itor/Counse	el *		* Delete	as appropriate
		_ Add	ress				
Date					post code		
		Solie	citor's Ref				
For Prison This notice was ha	Use anded to me by the applicant tod	ay.			•••		ffice Use
-	Prison Off	ficer		d (date) ledged (date)			
Date	No						
L			L				

Form.IA(3) Application for leave to be present

Form IA(4) Form IA(4) Document Generated: 2023-12-28

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	The Court of Appeal C	riminal Division	Form $IA(4)$	
	NOTICE of Abandonm	-		
	s.9 (11) Criminal Justic	e Act 1987 CAO No.	1 1	
• Write in BLAC	K INK and USE BLOCK CAPITALS		·	
The Appellar	nt		Prison Index No.	
give full name	Surname			
	Forenames			
If in custody give Prison Index No. and address where detained	A d.d			
	Post code	Date of bir		
Preparatory	Hearing at		Crown Court	
	-			
	Nume of Studge	· · · · · · · · · · · · · · · · · · ·		
			Indictment Number	
l abandon pr	Dates of hearing oceedings in the Court			
I abandon pr Signature of appe	oceedings in the Court	of Appeal Details of any person signing <i>or</i> Name	n behalf of the appellant:	
Signature of appe	oceedings in the Court	Of Appeal Details of any person signing or Name Solicitor/Counsel *	h behalf of the appellant: * Delete as appropriate	
Signature of appe	oceedings in the Court	of Appeal Details of any person signing <i>or</i> Name	h behalf of the appellant: * Delete as appropriate	
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Signature of appe	oceedings in the Court	Of Appeal Details of any person signing or Name Solicitor/Counsel *	n behalf of the appellant: * Delete as appropriate post code	
Signature of appe	oceedings in the Court	Of Appeal Details of any person signing or Name Solicitor/Counsel * Address Solicitor's Ref	behalf of the appellant: * Delete as appropriate post code	
Signature of appe	oceedings in the Court	of Appeal Details of any person signing or Name	behalf of the appellant: * Delete as appropriate post code	
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Signature of appe	oceedings in the Court	of Appeal Details of any person signing or Name Solicitor/Counsel * Address Solicitor's Ref. Use	n behalf of the appellant: * Delete as appropriate post code	
Signature of appe Date For Crimit Received (date) - Acknowledged (c Copies to :	oceedings in the Court	of Appeal Details of any person signing or Name Solicitor/Counsel * Address Solicitor's Ref. Use	n behalf of the appellant: * Delete as appropriate post code	

Form.IA(4) Notice of abondonment of proceedings

Form IA(5) Page 1 Form IA(5) Page 1

3 6 3	The Court of	Appeal Criminal	Division	Form ${ m IA}(5)$
		on by single judge		
	s.9 (11) Crimi	nal Justice Act 19	87 CAO No.	1 1
• Write in BLACK	INK and USE BLOCH	CAPITALS		
The Appella	nt			Prison Index No.
give full name	Surname			
	Forenames			
	Address where detained			
	Post code		Date of birt	h
	Address if not detained			
	Post code			
Applications a. b.	considered Extension of time Leave to appeal ag	ainst order/ruling	c. Legal aid d. Leave to be	
	cation has been re			
		nt (if leave is refused)		
i nave considere	u the papers in you	r case and your grounds	orappear	
Signed			Dated	
Form IA(5) Determination	n by single judge	1.	·····	Continued

Form IA(5) Page 2 Form IA(5) Page 2

(a) This form was sent by the Registrar	(b)	If the appellant is in custody. This form was handed to the appellant
on (date)	_ .	today (date)
		(Signed)(Prison Officer)
2. If an application is refused		
Applications refused or may be abandon e		be renewed for consideration by the full court, (4)).
3. Renewal notice to the Registrar.	The following	applications are renewed.
	Classed	
·	-	(Appella
 Appellants must use section 3 of this 	part of the form	for the renewal of applications
	will be treated as	if refused by the full court, which will not extend the
	y, the form must	be returned to the Registrar (Criminal Appeal Office)
 If the appellant is not in custod to reach him within 7 days of th 	ne date shown at	1(a).
 If the appellant is not in custod to reach him within 7 days of th If the appellant is in custody th person having custody) within 	ne date shown at e form must be h 1 7 days of the da	1(a). anded in to the Prison Authority (or other te shown at 1(b).
 If the appellant is not in custod to reach him within 7 days of th If the appellant is in custody th person having custody) within 	ne date shown at e form must be h n 7 days of the da nId do so within t	1(a). anded in to the Prison Authority (or other te shown at 1(b). he time allowed. The Court cannot give advice.
 If the appellant is not in custod to reach him within 7 days of th If the appellant is in custody th person having custody) within If you wish to obtain advice you shou The appellant will receive two copies 	ne date shown at e form must be h n 7 days of the da nId do so within t	1(a). anded in to the Prison Authority (or other te shown at 1(b). he time allowed. The Court cannot give advice. d should retain one.
 If the appellant is not in custod to reach him within 7 days of th If the appellant is in custody th person having custody) within If you wish to obtain advice you shou 	ne date shown at e form must be h i 7 days of the da ild do so within t of Form IA(5) an	1(a). anded in to the Prison Authority (or other te shown at 1(b). he time allowed. The Court cannot give advice. d should retain one. For Criminal Appeal Office U
 If the appellant is not in custod to reach him within 7 days of th If the appellant is in custody th person having custody) within If you wish to obtain advice you shou The appellant will receive two copies For Prison Use This form was handed to me by the appellant	ne date shown at e form must be h i 7 days of the da ild do so within t of Form IA(5) an	1(a). anded in to the Prison Authority (or other te shown at 1(b). he time allowed. The Court cannot give advice. d should retain one.

EXPLANATORY NOTE

(This note is not part of the Rules)

These Rules make provision for regulating the practice and procedure of the criminal division of the Court of Appeal for the purposes of appeals against orders or rulings made at preparatory hearings in cases of fraud held under section 9 of the Criminal Justice Act 1987 (c. 38).

Rules 3 and 4 provide for giving notice of appeal or of an application for leave to appeal and for the application for leave to appeal and for the respondent's notice in response thereto. Rule 5 makes provision enabling persons in custody to be present on appeals or applications for leave to appeal. Rule 6 provides for the supply of documentary and other exhibits by the registrar to the parties to an appeal. Rule 7 applies with modifications rule 10 of the Criminal Appeal Rules 1968 (S.I.1968/1262) (abandonment of proceedings). Rule 8 gives a single judge power to determine certain applications, and rule 9 permits the applicant in case of refusal to apply to the Court of Appeal. Rules 10, 11, 12 and 13 make supplementary provision.

These Rules, by virtue of rule 1, come into force on 31st October 1988.