STATUTORY INSTRUMENTS

2009 No. 2775 (C. 121)

CRIMINAL LAW, ENGLAND AND WALES

The Criminal Justice Act 2003 (Commencement No. 22) Order 2009

Made - - - -

15th October 2009

The Secretary of State makes the following Order in exercise of the powers conferred by section 336(3) of the Criminal Justice Act 2003(a):

Citation

1. This Order may be cited as the Criminal Justice Act 2003 (Commencement No. 22) Order 2009.

Provisions commenced

2. Section 27 of the Criminal Justice Act 2003 Act comes into force on 16th November 2009 to the extent not already in force.

Signed by the authority of the Secretary of State

Claire Ward Parliamentary Under Secretary of State Ministry of Justice

15th October 2009

EXPLANATORY NOTE

(This note is not part of the Order)

Conditional cautions are cautions to which specified conditions are attached, and are provided for in Part 3 of the Criminal Justice Act 2003 Act (c. 44). A conditional caution may be given for reasons including that a prosecutor considers there is sufficient evidence to prosecute the offender and the offender admits the offence and agrees to a conditional caution being imposed.

This Order brings into force on 16 November 2009 the remaining provisions of section 27 of the Criminal Justice Act 2003 defining "relevant prosecutor" for the purposes of Part 3. The effect of this is to add further persons to the class of "relevant prosecutor".

NOTE AS TO EARLIER COMMENCEMENT ORDERS

Υ.	1 5 /	
Provision	Date of Commencement	S.I. No.
Sections 1, 2, 4, 6 to 8, 11 and 12 and Schedule 1 (amendments of Police and Criminal Evidence Act 1984)	20.1.2004	2004/81
Section 3 (arrestable offences)	29.1.2004	2004/81
Section 5 (partially)(drug testing for under- eighteens);	1.8.2004	2004/1867
Section 5 to the extent not already in force	1.12.2005	2005/3055
Section 9 (taking fingerprints without consent)	5.4.2004	2004/829
Section 10 (taking non-intimate samples without consent)	5.4.2004	2004/829
Sections 13, 15(3), 16, 17, 18, 19 to 21 (bail)	5.4.2004	2004/829
	4.4.2005	2005/950
	3.7.2004	2004/1629
Sections 14 (offences committed while on bail) and 15(1) and (2) (failure to surrender by persons released on bail) for the purposes only of any offence) (partially) and paragraph 3 of Schedule 36 (minor and consequential).	1.1.2007	2006/3217
Sections 22 to 24 (conditional cautions)	3.7.2004	2004/1629
Section 25 (conditional cautions, code of practice)	29.1.2004	2004/81
Sections 26 and 27 (partially)(conditional cautions)	3.7.2004	2004/1629
Section 28 and Schedule 2 and	29.1.2004	2004/81
section 31 (charging etc)	3.7.2004	2004/1629
	1.10.2007	2007/284
Sections 29 and 30 (new method of	25.7.2007	2007/1999
instituting proceedings)(partially)	9.6.2008	2008/1424
Sections 32, 33(2), 36 to 38 and 39	4.4.2005	2005/950
(disclosure)	15.7.2005	2005/1817
Section 33(1) (partially)	24.7.2006	2006/1835
Section 40 (code of practice for police interviews of witnesses notified by accused)	5.4.2004	2004/829
Section 41 (allocation of offences triable	4.4.2005	2005/950
either way)(partially) and Schedule 3 (partially)	9.5.2005	2005/1267
Section 42 (mode of trial for certain firearms offences: transitory arrangements)	22.1.2004	2004/81
Section 44 (jury tampering), 45 (procedure for applications), 46 (discharge of jury because of jury tampering), 47 (appeals), 48 (partially)	24.7.2006	2006/1835
Section 49 (rules of court)	29.1.2004	2004/81
Section 50 (partially)	8.1.2007	2006/3422
Section 55 (rules of court)	9.1.2004	2004/81
Sections 51, 52, 54 and 56 (live	7.12.2007	2007/3451

(This note is not part of the Order)

links)(partially)		
Sections 57 to 61, 67 to 74 (prosecution	29.1.2004	2004/81
appeals)	4.4.2005	2005/950
Sections 75 to 96 and Schedule 5 (retrial for	29.1.2004	2004/81
sexual offences)	18.4.2005	
Section 97 (application of Criminal Appeal Acts)	7.3.2005	2005/373
Sections 98 to 113 and Schedule 6 (evidence	29.1.2004	2004/81
of bad character)	15.12.2004	2004/3033
	1.1.2005	
Sections 114 to 136 (hearsay evidence) and	4.4.2005	2005/950
Schedule 7 (hearsay evidence: armed forces)	5 4 2 0 0 4	200.4/0.20
Section 139 to 141 (use of documents to	5.4.2004	2004/829
refresh memory)	7.3.2005	2005/272
Sections 142 to 150, 152, 153, 156 to 160; 162 to 166	4.4.2005	2005/373 2005/950
	27.2.2004	2003/930
Sections 167 and 168 (partially) and 169 to 173 (sentencing and allocation guidelines)		
Section 174 (duty to give reasons for, and	5.4.2004	2004/829
explain effect of, sentence)	4.4.2005	2005/950
Section 175 (duty to publish information	4.4.2005	2005/950
about sentencing)		
Section 176 (interpretation of Chapter1)	5.4.2004	2004/829
Sections 177, 179 and 180 (community orders) and Schedule 8 (breach, revocation or amendment of community order) and Schedule 9 (transfer of community orders to Scotland or Northern Ireland)(all partially	4.4.2005	2005/950
and subsequently all for remaining purposes)		
Section 178 (power to provide for court	7.3.2005	2005/373
review of community orders)		
Sections 182 to 187 and Schedule 10 (prison sentences of less than 12 months)(all partially)	26.1.2004	2003/3282
Sections 189 to 194 (suspended sentences);	4.4.2005	2005/950
Schedule 12 (breach or amendment of suspended sentence order, and effect of further conviction) and Schedule 13 (transfer of suspended sentence orders to Scotland or Northern Ireland).		
Sections 195, 196 (partially), 197 to 203, 204	26.1.2004	2003/3282
(partially), 205 to 212, 213 (partially), 214,	7.3.2005	2005/373
215, 216 (partially), 217 to 220 and Schedule	4.4.2005	2005/950
14, and sections 221 to 223 (further provisions about orders under Chapters 2 and 3).		
Sections 224 to 236 (dangerous offenders); Schedule 15 (specified offences for the purposes of Chapter 5 of Part 12); Schedule 16 (Scottish offences specified for the purposes of section 229(4)); Schedule 17 (Northern Ireland offences specified for the purposes of section 229(4)) and Schedule 18 (release of prisoners serving sentences of	4.4.2005	2005/950

imprisonment or detention for public

protection)		
Sections 237 to 243 (release on licence:	26.1.2004	2003/3282
preliminary), 244 (partially) and 245 to 249,	7.3.2005	2005/373
250 to 251 (partially), 252 to 256, 257	4.4.2005	2005/950
(partially), 258 to 261, 263, 264 (partially),	т.т.2003	2005/750
265, 267 to 268 (release on licence) and		
Schedule 19 (parole board: supplementary		
provisions)		
Section 262 and Schedule 20 (prisoners liable	14.6.2004	2004/829
to removal from the United Kingdom:	14.0.2004	2004/829
modifications of Criminal Justice Act 1991)		
Section 278 and Schedule 23 (deferment of	4.4.2005	2005/950
sentence)	1.1.2005	2003/930
Section 279 and Schedule 24 (drug treatment	1.12.2004	2004/3033
and testing requirement in action plan order		
or supervision order)(partially)		
Section 284 and Schedule 28 (increase in	29.1.2004	2004/81
penalties for drug-related offences)		
Section 285 (increase in penalties for certain	27.2.2004	2004/81
driving-related offences)		
Section 286 (increase in penalties for	29.1.2004	2004/81
offences under section 174 of the Road		
Traffic Act 1988)		
Sections 287 to 293 (firearms offences) and	22.1.2004	2004/81
Schedule 29 (sentencing for firearms offences		
in Northern Ireland)		
Sections 294 to 297 (offenders transferred to	20.1.2004	2004/81
mental hospital)		
Section 299 and Schedule 30 (disqualification	1.5.2004	2004/829
from working with children)		
Section 300 and Schedule 31 (default	7.3.2005	2005/373
orders)(partially)		
Section 301 (fine defaulters: driving	7.3.2005	2005/373
disqualification)(partially)		/
Section 302 (execution of process between	26.1.2004	2003/3282
England and Wales and Scotland)	4.4.2005	2005/950
Section 303 (sentencing: repeals)(partially)	4.4.2005	2005/950
Section 304 and Schedule 32 (amendments	26.1.2004	2003/3282
relating to sentencing)(partially)	22.1.2004	2004/81
	4.4.2005	2005/950
Section 305 (interpretation of Part 12)	26.1.2004	2003/3282
	4.4.2005	2005/950
Section 306 (detention of suspected terrorists)	20.1.2004	2004/81
Section 307 (enforcement of regulations)	21.7.2005	2005/1817
Sections 308 to 312 (miscellaneous	4.4.2005	2005/950
provisions about criminal proceedings)		
Sections 313 and 314 (extension of	1.9.2004	2004/1629
investigations by Criminal Cases Review		
Commission in England and Wales and		
Northern Ireland)		
Section 315 (appeals following reference by	4.4.2005	2005/950
the Criminal Cases Review Commission)		
Sections 316 and 317 (power to substitute	1.9.2004	2004/1629

England and Wales and Northern Ireland) ection 318 (substitution of conviction on	1.9.2004	2004/1629
ifferent charge on appeal from court- nartial)	1.9.2001	200 1/1029
ection 319 (appeals against sentence in England and Wales)	4.4.2005	2005/950
ection 320 (offence of outraging public ecency triable either way)	20.1.2004	2004/81
ection 321 and Schedule 33 (jury service)	5.4.2004	2004/829
ections 322 and 323 (individual support rders)	1.5.2004	2004/829
ection 324 and Schedule 34 (parenting rders and referral orders)	27.2.2004	2004/81
ections 325 to 327 (arrangements for ssessing etc risks posed by sexual or violent ffenders)	5.4.2004	2004/829
ection 328 and Schedule 35 (criminal record	29.1.2004	2004/81
ertificates: amendments of Part 5 of the	14.3.2006	2006/751
blice Act 1997)(partially)	1.4.2008	2008/694
ection 329 (civil proceedings brought by fenders)	20.1.2004	2004/81
ection 331 and Schedule 36 (further minor	5.4.2004	2004/829
d consequential amendments)(partially)	1.9.2004	2004/1629
	15.12.2004	2004/3033
	1.1.2005	
	4.4.2005	2005/950
	15.7.2005	2005/1817
	24.7.2006	2006/1835
	8.1.2007	2006/3422
	1.10.2007	2007/2874
ection 332 and Schedule 37 (repeals)	20.1.2004	2004/81
(partially)	29.1.2004	
	27.2.2004	
	5.4.2004	2004/829
	15.12.2004	2004/3033
	4.4.2005	2005/950
	15.7.2005	2005/1817
	14.3.2006	2006/751
ection 333 and Schedule 38 (supplementary	27.2.2004	2004/81
nd consequential provision, etc.)(partially)	4.4.2005	2005/950

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