STATUTORY INSTRUMENTS

2016 No. 1024

The Insolvency (England and Wales) Rules 2016

PART 12 COURT PROCEDURE AND PRACTICE CHAPTER 6

Transfer of proceedings

Sub-division A: General

Procedure following order for transfer

- **12.33.**—(1) Where a court makes an order for the transfer of proceedings under rule 12.30 (other than paragraph (7) of that rule), it must as soon as reasonably practicable deliver to the transferee court or hearing centre a sealed copy of the order, and the file of the proceedings.
- (2) A transferee court (or hearing centre) which receives such an order and the file in winding up or bankruptcy proceedings or proceedings relating to a debt relief order must, as soon as reasonably practicable, deliver notice of the transfer to the official receiver attached to that court or hearing centre and the transferor court respectively.
 - (3) Where the High Court makes a transfer order under rule 12.30(7)—
 - (a) it must deliver sealed copies of the order—
 - (i) to the hearing centre from which the proceedings are transferred, and
 - (ii) in winding up or bankruptcy proceedings or proceedings relating to a debt relief order, to the official receiver attached to that hearing centre and the High Court respectively; and
 - (b) the hearing centre must deliver the file of the proceedings to the High Court.