

STATES OF JERSEY



Jersey

CRIMINAL PROCEDURE (CONSEQUENTIAL AND SUPPLEMENTARY AMENDMENTS) (JERSEY) REGULATIONS 202-

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by the Minister for Home Affairs
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STATES GREFFE

REPORT

In March 2018, the Assembly approved the [Criminal Procedure \(Jersey\) Law 2018 \(P.118/2017\)](#). This law was intended to ensure that all those involved in the Criminal Justice System can participate effectively in criminal proceedings, and that proceedings are conducted in an efficient and effective way.

At the heart of the 2018 Law was an overriding objective that the conduct of criminal proceedings was ultimately to ensure that cases are dealt with justly. This means that Jersey's criminal procedures should continue to uphold and respect the rights of defendants, but also safeguard the wellbeing of victims and witnesses.

The 2018 Law has been brought partly into force, and a fourth Appointed Day Act will be lodged alongside these Regulations to bring the remainder of the Law into force.

The Law has been brought into force in stages, partly to accommodate necessary changes to the administrative arrangements for Courts but primarily because the Law is underpinned by 'Rules of Court', which are rules made by the courts themselves to govern their own procedure. The Law also created a new body for the development of these rules, Criminal Procedure Rules Committee (CPRC) which is more representative of the courts' stakeholders than the previous arrangements.

These Regulations have two purposes, Firstly, they are intended to ensure that the CPRC can make the necessary rules to manage the operation of courts in respect of other legislation which refers to the old method of the Superior Number making rules, and secondly to clear up obsolete references and to make minor amendments to other legislation to align it with the 2018 Law.

Notable Regulations are –

- Regulation 4 amends the [Criminal Justice \(Evidence and Procedure\) \(Jersey\) Law 1998](#) to reflect that under the new Law expert evidence is not confined to the Royal Court.
- Regulation 15 moves the procedure which provides that a person must not be detained in custody in prison without an authorisation signed by the Bailiff, the Magistrate or a Jurat from the [Loi \(1864\) réglant la Procédure Criminelle](#), which is being repealed, to the [Police Procedures and Criminal Evidence \(Jersey\) Law 2003](#).
- Regulations 25 and 26 provide for repeal and citation.

The other Regulations are simply intended to replace expired references in other Laws to better reflect the law as it now stands, and to allow the CPRC to make rules as intended.

Financial and Manpower implications

There would be no financial and manpower implications arising from the adoption of these Regulations.

EXPLANATORY NOTE

These Regulations, if passed, would make amendments that are consequential or supplementary to the Criminal Procedure (Jersey) Law 2018 (the “new Law”), to update references in other enactments to criminal procedure by substituting new equivalents.

Regulation 1 amends the Children (Jersey) Law 2002 to provide that Rules of Court under that Law may also be made by the Criminal Procedure Rules Committee, if that Committee considers it appropriate.

Regulation 2 amends the Covid-19 (Emergency Provisions – Courts) (Jersey) Regulations 2020 to replace an expired reference to the Magistrate’s Court (Miscellaneous Provisions) (Jersey) Law 1949 (the “1949 Law” – which is repealed by the new Law) with its equivalent in the new Law.

Regulation 3 amends the Criminal Justice (Compensation Orders) (Jersey) Law 1994 to replace expired references to the 1949 Law with their equivalents in the new Law.

Regulation 4 amends the Criminal Justice (Evidence and Procedure) (Jersey) Law 1998 to reflect that under the new Law expert evidence is not confined to the Royal Court.

Regulation 5 amends the Criminal Justice (Young Offenders) (Jersey) Law 2014 by replacing an expired reference to the 1949 Law with its equivalent in the new Law.

Regulation 6 amends the Criminal Procedure (Centeniers) (Jersey) Law 1996 to remove a reference to the Loi (1864) réglant la procédure criminelle (the “1864 Law” – which is repealed by the new Law) and replace it with its equivalent in the new Law.

Regulation 7 makes supplementary amendments to the new Law, making housekeeping amendments to Articles 21, 75, 83, 98, 105 and the sub-heading to Part 12; amending the procedure in Article 80 to provide that a case is discontinued either 14 days after the notice of discontinuation is given, or (if earlier) on the date on which the defendant confirms that he or she will not be seeking continuance; amending Article 103 to provide that a defendant may not personally cross-examine a witness in proceedings for any offence under the Sexual Offences (Jersey) Law 2018; and to list in Article 112 enactments under which the Criminal Procedure Rules Committee may make appropriate rules.

Regulation 8 amends the Dogs (Jersey) Law 1961 to remove an expired reference and to allow the Criminal Procedure Rules Committee to make rules under this Law in certain circumstances.

Regulation 9 amends the Extradition (Jersey) Law 2004 to remove a reference to the 1949 Law and bring the procedure at an extradition hearing in line with the new Law.

Regulation 10 amends the Human Rights (Jersey) Law 2000 to allow the Criminal Procedure Rules Committee (in addition to the Superior Number of the Royal Court) to make Rules of Court to set out the manner in which evidence of any relevant judgment, declaration, decision or opinion is to be given in proceedings before the Royal Court under this Law.

Regulation 11 amends the Inquests and Post-Mortem Examinations (Jersey) Law 1995 to remove an expired reference to the Loi (1912) sur la Procédure devant la Cour Royale (which is repealed by the new Law) and replace it with its equivalent in the new Law.

Regulation 12 amends the International Criminal Court (Jersey) Law 2014 to replace an expired reference to the 1949 Law with its equivalent under the new Law, and to replace an expired reference to the Criminal Proceedings (Computation of Sentences) Rules 1968 with a reference to the Criminal Procedure (Jersey) Rules 202-.

Regulation 13 amends the Magistrate’s Court and Petty Debts Court (Location) (Jersey) Act 2006 to provide that that Act applies only to the Petty Debts Court, and to remove expired references.

Regulation 14 amends the Motor Vehicles (Removal from Private Land) (Jersey) Law 2019 to remove an expired reference to the 1949 Law.

Regulation 15 amends the Police Procedures and Criminal Evidence (Jersey) Law 2003 to introduce new Article 28A, which provides that a person must not be detained in custody in prison without an authorisation signed by the Bailiff, the Magistrate or a Jurat. The *Regulation* also removes an expired reference to the 1864 Law.

Regulation 16 amends the Prison (Jersey) Rules 2007 to bring the Rules into line with the amendments to the Police Procedures and Criminal Evidence (Jersey) Law 2003 at *Regulation 15*.

Regulation 17 amends the Proceeds of Crime (Jersey) Law 1999 to reflect that proceedings under that Law may be instituted other than by the Attorney General, with the Attorney General’s approval , and that the making of Rules of Court is not limited to the Royal Court.

Regulation 18 amends Article 4(3) of the Protection of Children (Jersey) Law 1994 to remove the expired definition “Magistrate”.

Regulation 19 amends Article 1(2)(d) of the Public Employees (Pensions) (Jersey) Law 2014 to remove an expired reference to the 1949 Law.

Regulation 20 deletes Article 16 of the Repatriation of Prisoners (Jersey) Law 2012 (as it is replaced in the new 112(3) of the new Law).

Regulation 21 amends Article 14(2)(a) of the Road Traffic (Jersey) Law 1956 to properly reflect the procedure for sending a person to the Royal Court under the new Law.

Regulation 22 amends Article 29 of the Sex Offenders (Jersey) Law 2010 to provide that Rules of Court may be made under this Law by the Criminal Procedure Rules Committee instead of by the Superior Number of the Royal Court.

Regulation 23 amends the Sexual Offences (Jersey) Law 2018, replacing Article 41 (jury trials and mixed indictments) to reflect the procedure followed under the new Law, and amending Article 43(4) to note that rules of court may be made under the new Law.

Regulation 24 amends the Terrorism (Jersey) Law 2002 to replace expired references to the 1949 Law.

Regulation 25 repeals certain Laws and Rules.

Regulation 26 gives the citation and provides that the Regulations come into force at the same time as Article 103 of the Criminal Procedure (Jersey) Law 2018.



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CRIMINAL PROCEDURE (CONSEQUENTIAL AND SUPPLEMENTARY AMENDMENTS) (JERSEY) REGULATIONS 202-

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Jersey

CRIMINAL PROCEDURE (CONSEQUENTIAL AND SUPPLEMENTARY AMENDMENTS) (JERSEY) REGULATIONS 202-

Made [date to be inserted]
Coming into force [date to be inserted]

THE STATES make these Regulations under Articles 103(4) and 115 of the Criminal Procedure (Jersey) Law 2018¹ –

1 Children (Jersey) Law 2002 amended

For Article 67(1) (Rules of Court) of the Children (Jersey) Law 2002² there is substituted –

- “(1) Rules of Court to give effect to this Law, any enactment made under this Law or any amendment made by this Law to any other enactment, may be made by –
- (a) the Superior Number of the Royal Court, with the advice and assistance of the Rules Committee; or
 - (b) if the Criminal Procedure Rules Committee considers it appropriate, the Criminal Procedure Rules Committee.”.

2 Covid-19 (Emergency Provisions - Courts) (Jersey) Regulations 2020 amended

In Regulation 2(1)(d) of the Covid-19 (Emergency Provisions – Courts) (Jersey) Regulations 2020³ (Bailiff may determine certain matters sitting alone), for “Article 17 of the Magistrate’s Court (Miscellaneous Provisions) (Jersey) Law 1949⁴” there is substituted “Article 33 of the Criminal Procedure (Jersey) Law 2018⁵”.

3 Criminal Justice (Compensation Orders) (Jersey) Law 1994

In Article 6 (appeals) of the Criminal Justice (Compensation Orders) (Jersey) Law 1994⁶ –

- (a) in paragraph (3), for “Article 17 of the Magistrate’s Court (Miscellaneous Provisions) (Jersey) Law 1949⁷” there is substituted “Article 33 of the Criminal Procedure (Jersey) Law 2018⁸”;

- (b) for paragraph (4) there is substituted –
 - “(4) Articles 34, 35 and 36 of the Criminal Procedure (Jersey) Law 2018⁹ apply to an appeal under paragraph (3) as they apply to an appeal under Article 33 of that Law.”;
- (c) in paragraph (6), for “Article 18(1) of the Magistrate’s Court (Miscellaneous Provisions) (Jersey) Law 1949¹⁰” there is substituted “Article 34(1) of the Criminal Procedure (Jersey) Law 2018¹¹”.

4 Criminal Justice (Evidence and Procedure) (Jersey) Law 1998 amended

In Article 7 of the Criminal Justice (Evidence and Procedure) (Jersey) Law 1998¹² (notice of expert evidence in Royal Court) –

- (a) in the heading, “in Royal Court” is deleted;
- (b) in paragraph (1)(a) for “before the Royal Court” there is substituted “before the court”.

5 Criminal Justice (Young Offenders) (Jersey) Law 2014 amended

In Article 29(2) of the Criminal Justice (Young Offenders) (Jersey) Law 2014¹³ (appeals from Youth Court), for “Part 5 of the Magistrate’s Court (Miscellaneous Provisions) (Jersey) Law 1949¹⁴” there is substituted “Articles 33 to 41 of the Criminal Procedure (Jersey) Law 2018¹⁵”.

6 Criminal Procedure (Centeniers) (Jersey) Law 1996 amended

In Article 4 of the Criminal Procedure (Centeniers) (Jersey) Law 1996¹⁶ (extension of functions etc. of Centenier) for “Articles 14, 15, 21, 22 and 23 of the Loi (1864) réglant la procédure criminelle¹⁷” there is substituted “Article 23 of the Criminal Procedure (Jersey) Law 2018¹⁸”.

7 Criminal Procedure (Jersey) Law 2018 amended

- (1) This Regulation amends the Criminal Procedure (Jersey) Law 2018¹⁹.
- (2) In Article 21(3) (offence of failing to comply with summons) for “convicted summarily” there is substituted “tried summarily”.
- (3) In Article 75(10) (verdicts) for “No judgment after the verdict shall be liable” there is substituted “After a verdict is delivered, that verdict is not liable”.
- (4) In Article 80 (discontinuance of proceedings) –
 - (a) paragraph (3) is deleted;
 - (b) after paragraph (6) there is inserted –
 - “(6A) The proceedings in respect of the specified offence are discontinued with effect from –
 - (a) 14 days after the date that a notice under paragraph (2) is given to the Magistrate’s Court or Judicial Greffier, as the case may be; or

- (b) if, before the proceedings are discontinued under sub-paragraph (a), the defendant notifies the court that the defendant does not intend to serve a notice under paragraph (5), the date of that notification.
- (6B) A record must be made noting that the proceedings are discontinued.”.
- (5) In Article 83 (duty to give defence case statement) –
 - (a) in paragraph (1)(b) for “Article 82(3)” there is substituted “Article 82(1)”;
 - (b) in paragraph (5)(a) for “representatives” there is substituted “representative”.
- (6) In Article 98(6)(a) (issue of witness summons on application to the court) for “paragraph (1)(a)” there is substituted “paragraph (1)”.
- (7) In Article 103(3) (defendant charged with certain offences – prohibition of cross-examination by defendant in person) after sub-paragraph (e) there is inserted –
 - “(ea) an offence under the Sexual Offences (Jersey) Law 2018;”.
- (8) In Article 105 (defendant’s representative for purposes of cross-examination) –
 - (a) in paragraphs (2) and (3), in each place in which it occurs, for “a legal representative” there is substituted “an advocate”;
 - (b) in paragraph (3), for “no legal representative” there is substituted “no advocate”.
- (9) In the sub-heading to Part 12, “wasted” is deleted.
- (10) In Article 112 (Criminal Procedure Rules), after paragraph (2), there is inserted –
 - “(3) The Criminal Procedure Rules Committee may make Criminal Procedure Rules in relation to any matter connected to the following enactments that the Criminal Procedure Rules Committee sees appropriate –
 - (a) the Criminal Justice (Community Service Orders) (Jersey) Law 2001²⁰;
 - (b) the Criminal Justice (International Co-operation) (Jersey) Law 2001²¹;
 - (c) the Criminal Justice (Suspension of Prison Sentences) (Jersey) Law 2003²²;
 - (d) the Dogs (Jersey) Law 1961²³;
 - (e) the Drug Trafficking Offences (Enforcement of Confiscation Orders) (Jersey) Regulations 2008²⁴;
 - (f) the Electronic Communications (Jersey) Law 2000²⁵;
 - (g) the Extradition (Jersey) Law 2004²⁶;
 - (h) the Geneva Conventions Act (Jersey) Order 1966²⁷;
 - (i) the Human Rights (Jersey) Law 2000²⁸;
 - (j) the International Criminal Court (Jersey) Law 2014²⁹;
 - (k) the Mental Health (Jersey) Law 2016³⁰;

- (l) the Proceeds of Crime (Enforcement of Confiscation Orders) (Jersey) Regulations 2008³¹;
 - (m) the Proceeds of Crime (Jersey) Law 1999³²;
 - (n) the Repatriation of Prisoners (Jersey) Law 2012³³;
 - (o) the Sex Offenders (Jersey) Law 2010³⁴;
 - (p) the Sexual Offences (Jersey) Law 2018³⁵;
 - (q) the Terrorism (Jersey) Law 2002³⁶;
 - (r) the Trade Marks (Jersey) Law 2000³⁷.”
- (11) In Schedule 1 paragraph (7)(j) for “or (e)” there is substituted “, (e) or (ea)”.

8 Dogs (Jersey) Law 1961 amended

In the Dogs (Jersey) Law 1961³⁸ –

- (a) Article 11C(6) is deleted;
- (b) in Article 12 (Rules of Court), for “Article 29 of the Magistrate’s Court (Miscellaneous Provisions) (Jersey) Law 1949³⁹, and under Article 13 of the Royal Court (Jersey) Law 1948⁴⁰,” there is substituted “Article 112 of the Criminal Procedure (Jersey) Law 2018⁴¹, and under Article 13 of the Royal Court (Jersey) Law 1948⁴², as the case may be”.

9 Extradition (Jersey) Law 2004 amended

In the Extradition (Jersey) Law 2004⁴³ –

- (a) for Article 14(1)(a) there is substituted –
 - “(a) the proceedings must be conducted by a prosecutor (as defined in Article 1(2)(b) of the Criminal Procedure (Jersey) Law 2018⁴⁴);”;
- (b) in Schedule 2, for paragraph 1(1)(a) there is substituted –
 - “(a) the proceedings must be conducted by a prosecutor (as defined in Article 1(2)(b) of the Criminal Procedure (Jersey) Law 2018⁴⁵);”.

10 Human Rights (Jersey) Law 2000 amended

In Article 3(2)(a) (interpretation of Convention rights) of the Human Rights (Jersey) Law 2000⁴⁶ after “made by the Royal Court” there is inserted “or by the Criminal Procedure Rules Committee”.

11 Inquests and Post-Mortem Examinations (Jersey) Law 1995

In Article 7(2) of the Inquests and Post-Mortem Examinations (Jersey) Law 1995⁴⁷ (jury) –

- (a) for “is capable of serving” there is substituted “is eligible to serve”;

- (b) for “Article 1 of the Loi (1912) sur la Procédure devant la Cour Royale⁴⁸” there is substituted “Article 63 of the Criminal Procedure (Jersey) Law 2018⁴⁹”.

12 International Criminal Court (Jersey) Law 2014⁵⁰ amended

In the International Criminal Court (Jersey) Law 2014⁵⁰ –

- (a) in Article 5(9) (proceedings for delivery order) for “Article 2 of the Magistrate’s Court (Miscellaneous Provisions) (Jersey) Law 1949⁵¹” there is substituted “Article 15 of the Criminal Procedure (Jersey) Law 2018⁵²”;
- (b) for Article 38(5)(d) (detention in Jersey in pursuance of ICC sentence) there is substituted –
“(d) the Criminal Procedure (Jersey) Rules 202-;”.

13 Magistrate's Court and Petty Debts Court (Location) (Jersey) Act 2006 amended

In the Magistrate’s Court and Petty Debts Court (Location) (Jersey) Act 2006⁵³ –

- (a) for the short title there is substituted “Petty Debts Court (Location) (Jersey) Act 2006”;
- (b) in the enacting words “Article 1 of the Loi (1853) établissant la Cour pour la répression des moindres délits⁵⁴ and” is deleted;
- (c) in Article 1 (location for sittings of Courts) “Article 1 of the Loi (1853) établissant la Cour pour la répression des moindres délits⁵⁵ and” is deleted;
- (d) in Article 2 (citation) “Magistrate’s Court and” is deleted.

14 Motor Vehicles (Removal from Private Land) (Jersey) Law 2019 amended

In Article 6 of the Motor Vehicles (Removal from Private Land) (Jersey) Law 2019⁵⁶ (Rules of Court), “Article 29 of the Magistrate’s Court (Miscellaneous Provisions) (Jersey) Law 1949⁵⁷, and under” is deleted.

15 Police Procedures and Criminal Evidence (Jersey) Law 2003 amended

In the Police Procedures and Criminal Evidence (Jersey) Law 2003⁵⁸ –

- (a) after Article 28 there is inserted –

“28A Person may not be detained in custody without authorisation

- (1) A person arrested by a police officer on suspicion of having committed an offence may not be detained in custody in prison unless that police officer receives an authorisation which complies with Rule 3(2) of the Prison (Jersey) Rules 2007⁵⁹ and which is signed by the Magistrate, a Jurat or the Bailiff.

- (2) The police officer receiving that authorisation must provide it to an officer of the prison at the same time as delivering the arrested person.”;
- (b) in Article 76(2)(b) (exclusion of unfair evidence) “or proceedings pursuant to Article 19 of the Loi (1864) réglant la procédure criminelle⁶⁰” is deleted.

16 Prison (Jersey) Rules 2007 amended

In Rule 3 of the Prison (Jersey) Rules 2007⁶¹ –

- (a) in paragraphs (1) and (3) for “a warrant” there is substituted “an authorisation”;
- (b) in paragraphs (2) and (6) for “warrant” there is substituted “authorisation”;
- (c) in paragraph (3) for “Article 13 of the Loi (1864) réglant la procédure criminelle⁶²” there is substituted “Article 28A of the Police Procedures and Criminal Evidence (Jersey) Law 2003⁶³”.

17 Proceeds of Crime (Jersey) Law 1999 amended

In the Proceeds of Crime (Jersey) Law 1999⁶⁴ –

- (a) in Article 1(3) (interpretation) –
 - (i) in sub-paragraph (c) for “at the instance of” there is substituted “by or with the approval of”,
 - (ii) sub-paragraph (d) is deleted;
- (b) in Article 18(3) (interest on sums unpaid under confiscation orders), for “the Royal Court shall from time to time by Rules of Court prescribe” there is substituted “is prescribed by Rules of Court”.

18 Protection of Children (Jersey) Law 1994 amended

In Article 4(3) of the Protection of Children (Jersey) Law 1994⁶⁵ (entry, search and seizure) the definition “Magistrate” is deleted.

19 Public Employees (Pensions) (Jersey) Law 2014 amended

In Article 1(2)(d) of the Public Employees (Pensions) (Jersey) Law 2014⁶⁶ (interpretation) “(within the meaning of Article 1(1) of Magistrate’s Court (Miscellaneous Provisions) (Jersey) Law 1949⁶⁷)” is deleted.

20 Repatriation of Prisoners (Jersey) Law 2012 amended

Article 16 of the Repatriation of Prisoners (Jersey) Law 2012⁶⁸ (Rules of Court) is deleted.

21 Road Traffic (Jersey) Law 1956 amended

For Article 14(2)(a) of the Road Traffic (Jersey) Law 1956⁶⁹ (disqualification for offences and endorsement of convictions) there is substituted –

- “(a) the Magistrate’s Court –
 - (i) under Articles 25(3)(a), 25(3)(c) or 29(3) of the Criminal Procedure (Jersey) Law 2018⁷⁰, sends a person to the Royal Court for trial in respect of any offence specified in Schedule 1 to which that person has pleaded guilty, or
 - (ii) under Articles 27(1) or 29(3) of the Criminal Procedure (Jersey) Law 2018⁷¹, sends a person to the Royal Court to be sentenced for any offence specified in Schedule 1 after finding that person guilty; or”.

22 Sex Offenders (Jersey) Law 2010 amended

In Article 29 of the Sex Offenders (Jersey) Law 2010⁷² (Rules of Court) –

- (a) for paragraph (1) there is substituted –
 - “(1) The Criminal Procedure Rules Committee may make Rules of Court necessary or convenient to give effect to this Law.”;
- (b) in paragraph (2) –
 - (i) for sub-paragraph (a) there is substituted –
 - “(a) Article 112 of the Criminal Procedure (Jersey) Law 2018⁷³.”;
 - (ii) sub-paragraph (b) is deleted.

23 Sexual Offences (Jersey) Law 2018 amended

In the Sexual Offences (Jersey) Law 2018⁷⁴ –

- (a) for Article 41 (jury trials and mixed indictments) there is substituted –

“41 Jury trials and mixed indictments

- (1) For the purpose of the Criminal Procedure (Jersey) Law 2018⁷⁵ –
 - (a) an offence under Part 2, 3 or 4 is to be treated as if that offence were an offence under customary law rather than an offence under statutory law; and
 - (b) on an indictment falling within paragraph (2), the Royal Court is to decide, having regard to the nature and gravity of the offences and after hearing any submissions from the defence and the prosecution, the method by which the defendant is to be tried.
- (2) An indictment falls within this paragraph if it charges 2 or more offences, of which –
 - (a) at least one is –
 - (i) an offence under customary law, or

- (ii) an offence under statutory law that is to be treated as an offence under customary law under paragraph (1)(a);
- (b) at least one other is an offence under statutory law (whether under this Law or any other enactment) that is not to be treated as an offence under customary law under paragraph (1)(a); and
- (c) at least one, whether falling within sub-paragraph (a)(ii) or (b), is an offence under any Part of this Law.”;
- (b) in Article 43(4) (evidence as to sexual history) –
 - (i) for sub-paragraph (a) there is substituted –
 - “(a) Article 112 of the Criminal Procedure (Jersey) Law 2018⁷⁶,”;
 - (ii) sub-paragraph (b) is deleted.

24 Terrorism (Jersey) Law 2002 amended

In the Terrorism (Jersey) Law 2002⁷⁷ –

- (a) in Article 10 (appeal: effect on conviction, etc.) –
 - (i) in paragraph (6)(c) for “Article 24 of the Magistrate’s Court (Miscellaneous Provisions) (Jersey) Law 1949⁷⁸” there is substituted “Article 37 of the Criminal Procedure (Jersey) Law 2018⁷⁹”;
 - (ii) in paragraph (7)(b) for “Article 17(1)(b) of the Magistrate’s Court (Miscellaneous Provisions) (Jersey) Law 1949⁸⁰” there is substituted “Article 33(2)(b) of the Criminal Procedure (Jersey) Law 2018⁸¹”.
- (b) in Schedule 3, in paragraph 3(8)(c) (restraint orders) for “at the instance of the Attorney General or in accordance with Article 9 of the Magistrate’s Court (Miscellaneous Provisions) (Jersey) Law 1949⁸²” there is substituted “in accordance with Article 19 of the Criminal Procedure (Jersey) Law 2018⁸³”.

25 Repeals

The following enactments are repealed –

- (a) the Criminal Procedure (Bail) Rules 2019⁸⁴;
- (b) the Criminal Procedure (Statements and Evidence) (Jersey) Rules 2019⁸⁵;
- (c) the Criminal Procedure (Notice of Expert Evidence) Rules 2000⁸⁶;
- (d) the Criminal Procedure (Taking Offences into Consideration) Rules 2000⁸⁷;
- (e) the Criminal Procedure (Tirage) Rules 2002⁸⁸;
- (f) the Criminal Proceedings (Computation of Sentences) Rules 1968⁸⁹;
- (g) the Evidence (Television and Video Recordings) Rules 2006⁹⁰;
- (h) the Indictments Rules 1972⁹¹;
- (i) the Loi (1844) concernant le perception d’amendes⁹²;

- (j) the Magistrate's Court Appeals (Costs) Rules 1972⁹³;
- (k) the Magistrate's Court (Service of Summons) Rules 2011⁹⁴;
- (l) the Police Procedures and Criminal Evidence (Variation of Bail Conditions) Rules 2019⁹⁵;
- (m) the Sex Disqualification (Removal) (Jersey) Law 1957⁹⁶;
- (n) the Terrorism (Enforcement of British Islands Orders) Rules 2003⁹⁷.

26 Citation and commencement

These Regulations may be cited as the Criminal Procedure (Consequential and Supplementary Amendments) (Jersey) Regulations 202- and come into force at the same time as Article 103 of the Criminal Procedure (Jersey) Law 2018.

ENDNOTES

Table of Endnote References

1	<i>chapter 08.540</i>
2	<i>chapter 12.200</i>
3	<i>R&O.45/2020</i>
4	<i>chapter 07.595</i>
5	<i>chapter 08.540</i>
6	<i>chapter 08.200</i>
7	<i>chapter 07.595</i>
8	<i>chapter 08.540</i>
9	<i>chapter 08.540</i>
10	<i>chapter 07.595</i>
11	<i>chapter 08.540</i>
12	<i>chapter 08.240</i>
13	<i>chapter 08.380</i>
14	<i>chapter 07.595</i>
15	<i>chapter 08.540</i>
16	<i>chapter 08.420</i>
17	<i>chapter 08.740</i>
18	<i>chapter 08.540</i>
19	<i>chapter 08.540</i>
20	<i>chapter 08.180</i>
21	<i>chapter 08.300</i>
22	<i>chapter 08.370</i>
23	<i>chapter 02.550</i>
24	<i>chapter 08.780.10</i>
25	<i>chapter 04.280</i>
26	<i>chapter 17.325</i>
27	<i>chapter 17.350</i>
28	<i>chapter 15.350</i>
29	<i>chapter 17.520</i>
30	<i>chapter 20.650</i>
31	<i>chapter 08.780.60</i>
32	<i>chapter 08.780</i>
33	<i>chapter 23.790</i>
34	<i>chapter 23.815</i>
35	<i>chapter 08.860</i>
36	<i>chapter 17.860</i>
37	<i>chapter 05.900</i>
38	<i>chapter 02.550</i>
39	<i>chapter 07.595</i>
40	<i>chapter 07.770</i>
41	<i>chapter 08.540</i>
42	<i>chapter 07.770</i>
43	<i>chapter 17.325</i>
44	<i>chapter 08.540</i>
45	<i>chapter 08.540</i>
46	<i>chapter 15.350</i>

47	<i>chapter 07.455</i>
48	<i>chapter 07.700</i>
49	<i>chapter 08.540</i>
50	<i>chapter 17.520</i>
51	<i>chapter 07.595</i>
52	<i>chapter 08.540</i>
53	<i>chapter 07.140.50</i>
54	<i>chapter 07.140</i>
55	<i>chapter 07.140</i>
56	<i>L.1/2019</i>
57	<i>chapter 07.595</i>
58	<i>chapter 23.750</i>
59	<i>chapter 23.775.30</i>
60	<i>chapter 08.740</i>
61	<i>chapter 23.775.30</i>
62	<i>chapter 08.740</i>
63	<i>chapter 23.750</i>
64	<i>chapter 08.780</i>
65	<i>chapter 08.790</i>
66	<i>chapter 16.640</i>
67	<i>chapter 07.595</i>
68	<i>chapter 23.790</i>
69	<i>chapter 25.550</i>
70	<i>chapter 08.540</i>
71	<i>chapter 08.540</i>
72	<i>chapter 23.815</i>
73	<i>chapter 08.540</i>
74	<i>chapter 08.860</i>
75	<i>chapter 08.540</i>
76	<i>chapter 08.540</i>
77	<i>chapter 17.860</i>
78	<i>chapter 07.595</i>
79	<i>chapter 08.540</i>
80	<i>chapter 07.595</i>
81	<i>chapter 08.540</i>
82	<i>chapter 07.595</i>
83	<i>chapter 08.540</i>
84	<i>R&O.51/2019</i>
85	<i>R&O.125/2019</i>
86	<i>R&O.29/2000 (chapter 08.419.50)</i>
87	<i>R&O.156/2000 (chapter 07.770.12)</i>
88	<i>R&O.63 /2002 (chapter 08.740.50)</i>
89	<i>R&O.5136 (chapter 07.770.24)</i>
90	<i>R&O.27/2006 (chapter 08.250.30)</i>
91	<i>R&O.5643 (chapter 07.770.36)</i>
92	<i>L.1/1844 (chapter 08.700)</i>
93	<i>R&O.5760 (chapter 07.595.75)</i>
94	<i>R&O.57/2011 (chapter 07.595.80)</i>
95	<i>R&O.52/2019</i>
96	<i>L.3/1957 (chapter 12.900)</i>
97	<i>R&O.17/2003 (chapter 17.860.45)</i>