



## **AMENDMENT NO. 19 TO THE CONSOLIDATED CRIMINAL PRACTICE DIRECTION**

### **(FORMS OF NOTICE OF INTENTION TO APPLY FOR CERTAIN BEHAVIOUR ORDERS IF THE DEFENDANT IS CONVICTED, AND PROPOSED APPLICATION)**

**This Practice Direction amends Annex D of the Consolidated Criminal Practice Direction handed down by the Lord Chief Justice on 8 July 2002, as subsequently amended.**

It sets out the two forms that are to be substituted for the existing forms used in connection with Part 50. These forms are required by rule 50.3(3) of the Criminal Procedure Rules 2005, as substituted by Schedule 1 to the Criminal Procedure (Amendment No. 3) Rules 2007, which comes into force on 7 April 2008.

This Practice Direction takes effect on 7 April 2008.

#### **Annex D**

The two forms in the Schedule for use in connection with rule 50.3 (application for behaviour order: special rules) are substituted for the five forms in annex D used in connection with Part 50.

The table at the beginning of Annex D is amended by the corresponding substitutions attached to this Practice Direction.

#### **List of included Practice Directions in Annex A**

“Amendment No 19 to the Consolidated Criminal Practice Direction (forms of notice of intention to apply for certain behaviour orders if the defendant is convicted, and proposed application)”, is added at the end of the list of included Practice Directions, in Annex A.

**President of the Queen's Bench Division**

*(Nominee of the Lord Chief Justice, under paragraph 2 of Part 1 of Schedule 2 to the Constitutional Reform Act 2005)*

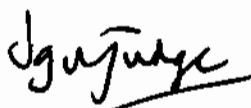
**Date: 19 March 2008.**

## SCHEDULE

### FORMS SUBSTITUTED IN ANNEX D

Under Part 50, the following two forms of notice and application are substituted for the five forms in annex D used in connection with Part 50.

<b>Rule in connection with which the form is to be used</b>	<b>Description of form</b>	<b>Former Rule which prescribed the form</b>	<b>Former number of the form</b>
<b>Part 50: Civil behaviour orders after verdict or finding</b>			
Rule 50.3(3)	Notice of intention to apply for an anti-social behaviour order if the defendant is convicted and proposed application.		
Rule 50.3(3)	Notice of intention to apply for a serious crime prevention order if the defendant is convicted of a serious offence and proposed application.		



**President of the Queen's Bench Division.**

*(Nominee of the Lord Chief Justice, under paragraph 2 of Part 1 of Schedule 2 to the Constitutional Reform Act 2005.)*

**Date:** 19 March 2008