

Orders of the Royal Court

I
1991



IN THE ROYAL COURT OF THE ISLAND OF GUERNSEY

The 4th day of March, 1991 before Graham Martyn Dorey, Esquire, Deputy Bailiff; present:—Harry Wilson Bisson, Herbert Nicolle Machon, James de Sausmarez Carey, Geoffrey Ernest Le Page, Stanley Walter John Jehan, Raymond Arthur Heaume, Esquires, Mrs. Dorothy Winifred Le Pelley, Leonard Arthur Moss, John Edward Morris, Charles Anthony Spensley, Kenneth John Rowe and Lawrence Oscar Ozanne, Esquires, Jurats.

No. 1 Order, 1991

ENTITLED

The Royal Court (Criminal Procedure) Rules, 1991

THE ROYAL COURT, in exercise of the powers conferred upon it by Article 64 of the Reform (Guernsey) Law, 1948(a) and section 12 of the Royal Court of Guernsey (Miscellaneous Reform Provisions) Law, 1950(b), and of all other powers enabling it in that behalf, hereby orders:—

(a) Ordres en Conseil Vol. XIII, p. 288.

(b) Ordres en Conseil Vol. XIV, p. 388.

Constitution of Royal Court for certain criminal procedures

1. The Royal Court shall be constituted by the Bailiff sitting alone for:—

- (a) the taking and recording of the plea of a defendant in a criminal trial on indictment (“a defendant”); or
- (b) the taking of depositions of witnesses in accordance with Article 2 of the “Loi par Rapport aux Procédures en Crime” registered on the 30th August, 1877(c) (“the Law of 1877”); or
- (c) the purposes of any application relating to bail after committal for trial of a defendant.

Citation

2. These Rules may be cited as the Royal Court (Criminal Procedure) Rules, 1991.

K. H. TOUGH,
Her Majesty’s Greffier.

(c) Ordres en Conseil Vol. II, p. 169.