### **ARRANGEMENT OF ARTICLES**

- 1 Citation
- 2 Interpretation
- 3 Designation of and application of Act to countries and territories
- 4 Proof of orders and judgments of court in a designated country
- 5 Evidence in relation to proceedings and orders in a designated country
- 6 Certificate as to appropriate authority of a designated country
- 7 Representation of government of a designated country
- 8 Satisfaction of confiscation order in a designated country

## OFFICE OF THE DEPUTY PRIME MINISTER AND MINISTRY OF NATIONAL SECURITY

# PROCEEDS OF CRIME ACT, 2000 (No. 44 of 2000)

S.I. No. 6 of 2001

# THE PROCEEDS OF CRIME (DESIGNATED COUNTRIES AND TERRITORIES) ORDER, 2001

,	The Minister, in exercise of the powers conferred by section 49 of the Proceeds of		
Crime Act, 2000, makes the following Order -			
Citation	1.	(1) This Order may be cited as the Proceeds of Crime	
and	(Designated Countries and Territories) Order, 2001.		
commencement.		(2) The Order shall come into operation on the 26th day of January,	
	2001.		
Interpretation.	2.	In this Order -	
		"appropriate authority" of a designated country means -	
		(a) the authority specified in relation to that country in the First	
		Schedule;	
		(b) where no authority is so specified, the authority appearing to	
		the court to be the, appropriate authority of that country for	
		the purposes of sections 49 and 50 of the Act, and of the other	
		relevant provisions of the Act as applied under article 3(2) of	
		this Order;	
		"court of a designated country" includes a court of any state or territory	
		of a designated country;	
		"designated country" means a country or territory designated	

under article 3 (1).

"the Act" means the Proceeds of Crime Act, 2000;

"relevant provisions of the Act" are Parts I, III and Vii of that Act;

Designation 3. (1) Each of the countries and territories specified in the First of and Schedule is hereby designated for the purposes of sections 49 and 50 of the application Act. (2) In relation to a designated country, the relevant provisions of the Act of the Act shall apply, subject to the modifications specified in the Second Schedule, to to countries and territories. external confiscation orders and to proceedings which have been or are to be instituted in the designated country and which may result in an external confiscation order being made there. (3) Accordingly, in relation to such orders and such proceedings, the relevant provisions of the Act shall have effect as set out in the Third Schedule.

**Proof of** 4. (1) For the purposes of sections 49 and 50 of the Act, and of the other relevant provisions of the Act, as applied under article 3(2) orders and any order made or judgment given by a court in a judgments of (a) court in a designated country purporting to bear the seal of that designated court or to be signed by any person in his capacity as a judge, magistrate or officer of the court, shall be deemed country. without further proof to have been duly sealed or, as the case may be, to have been signed by that person; and (b) a document, duly authenticated, which purports to be a

copy of any order made or judgment given by a court in

a designated country shall be deemed without further proof to be a true copy.

(2) A document purporting to be a copy of any order made or judgment given by a court in a designated country is duly authenticated for the purpose of paragraph (1)(b) above if it purports to be certified by any person in his capacity as a judge, magistrate or officer of the court in question or by or on behalf bf the appropriate authority of the designated country.

Evidence in5. (1)For the purposes of sections 49 and 50 of the Act, and of therelation toother relevant provisions of the Act as applied under article 3(2), aproceedingscertificate purporting to be issued by or on behalf of the appropriateand orders inauthority of a designated country, stating -

a designated

country.

- (a) that proceedings have been instituted there and have not been concluded, or that proceedings are to be instituted there;
  - (b) in a case to which section 8 of the Act (institution of proceedings), as modified by the Second Schedule,
     applies, that the defendant has been notified as specified in that paragraph;
  - (c) that an external confiscation order is in force and is not subject to appeal;
  - (d) that all or a certain amount of the sum payable under an external confiscation order remains unpaid in the designated country, or that other property recoverable under an external confiscation order remains

unrecovered there;

- (e) that any person has been notified of any proceedings in accordance with the law of the designated country; or
- (f) that an order (however described) made or to be made by a court of the designated country has the purpose, or, as the case may be, will have the purpose, of recovering payments or other rewards received in connection with drug trafficking or relevant offences or their value; shall, in any proceedings in the Supreme Court, be admissible as evidence of the facts so stated.

(2) In any such proceedings a statement contained in a document, duly authenticated, which purports to have been received in evidence or to be a copy of a document so received, or to set out or summarise evidence given in proceedings in a court in a designated country, shall be admissible as evidence of any fact stated therein.

(3) A document is duly authenticated for the purposes of paragraph
(2) if it purports to be certified by any person in his capacity as a judge,
magistrate or officer of the court in a designated country, or by or on behalf of
the appropriate authority of the designated country, to have been received in
evidence or to be a copy of a document so received, or, as the case may be,
to be the original document containing or summarising the evidence or a true
copy of that document.

(4) Nothing in this article shall prejudice the admission of any evidence, whether contained in any document or otherwise, which is admissible apart from this article.

Certificate as6. Where in relation to any designated country no authority isto appropriatespecified in the First Schedule, a certificate made by the Attorney-Generalauthority of ato the effect that the authority specified therein is the appropriate authoritydesignatedfor the purposes of sections 49 and 50 of the Act, and of the other relevantcountry.provisions of the Act as applied by article 3(2) of this Order shall be sufficientevidence of that fact.7. (1) Where the Attorney-General receives a written request from theoppropriateauthority of a designated country to register an external confiscation

of governmentappropriate authority of a designated country to register an external confiscationof a designatedorder under section 50 of the Act, and that request is accompanied -

country.

- (a) by two copies of the external confiscation order with a translation into English where necessary; and
- (b) by a certificate issued by or on behalf of the appropriate authority stating -
  - (i) that the order is in force and not subject to appeal; and
  - (ii) where the person affected by the order did not appear in the proceedings, that he received notice of the proceedings in sufficient time to enable him to defend them, the Attorney-General, if he is of the opinion that enforcing the order in The Bahamas would not be contrary to the interests of justice, shall lodge a copy of the request, the order and the certificate with the Registrar of the Supreme Court for registration in accordance with

section 50 of the Act.

(2) A written request for assistance sent to the Attorney-General by the appropriate authority of a designated country shall, unless the contrary is shown, be deemed to constitute authority of that country for the Attorney-General to act on its behalf in any proceedings in the Supreme Court under section 50 of the Act or any other provision of the Act as applied by article 3(2).

- (3) In paragraph (l)(b)(i), "appeal" includes -
  - (a) any proceedings by way of discharging or setting aside a judgment;
     and
  - (b) an application for a new trial or a stay of execution.

Satisfaction	8.	(l) Where-		
of confiscation		(a)	a confiscation order has been made under section 9 or 10 of the Act; and	
order in a		(b)	a request has been sent by the Attorney-General to the appropriate	
designated			authority of a designated country for assistance in enforcing that order;	
country.			and	

(c)

the amount payable under the confiscation order shall be treated as reduced by the value of the property so recovered.

in execution of that request property is recovered in that country,

(2) For the purposes of this article, and without prejudice to the admissibility of any evidence which maybe admissible apart from this article, a certificate purporting to be issued by or on behalf of the appropriate authority of a designated country stating -

- (a) that property has been recovered there in execution of a request by the Attorney-General;
- (b) the value of the property so recovered; and
- (c) the date on which it was recovered,

shall, in any proceedings in a court in The Bahamas, be admissible as evidence of the facts so stated.

Currency9.(1) Where the value of property recovered as described in articleconversion.8(1) is expressed in a currency other than that of The Bahamas, the<br/>extent to which the amount payable under the confiscation order is to be<br/>reduced under that article shall be calculated on the basis of the exchange<br/>rate prevailing on the date on which the property was recovered in the<br/>designated country concerned.

(2) Where an amount of money payable or remaining to be paid under an external confiscation order registered in the Supreme Court under section 50 of the Act, is expressed in a currency other than that of The Bahamas, for the purpose of any action taken in relation to that order under the Act as applied under article 3(2), the amount shall be converted into the currency of The Bahamas on the basis of the exchange rate prevailing on the date of registration of the order.

(3) For the purposes of this article, a written certificate purporting to be signed by any person acting in his capacity as an officer of any bank in The Bahamas and stating the exchange rate prevailing on a specified date shall be admissible as evidence of the facts so stated.

FIRST SCHEDULE

Article 3(1)

### APPROPRIATE AUTHORITY OF DESIGNATED COUNTRY

Country	Designated Appropriate authority
Afghanistan	
Algeria	
Anguilla	The Attorney General of
Anguilla	
Antigua & Barbuda	The Attorney General of Antigua &
	Barbuda
Argentina	The Ministry of Foreign Affairs
Armenia	
Australia	The Attorney-General's Department
Austria	
Azerbaijan	
Bahrain	The Ministry of the Interior
Bangladesh	
Barbados	The Attorney General of Barbados
Belarus	
Belgium	
Belize	
Benin	
Bermuda	
Bhutan	
Bolivia	Secretaria Nacional de Defensa Social del
	Ministerio de Gobierno

BotswanaBrazilBritish VirginThe Attorney General of the Islands British Virgin IslandsBruneiDarussalamBulgariaBurkina FasoBurundiCameroonCanadaThe Minister of Justice or officials designated by that MinisterCape VerdeCayman IslandsThe Attorney General of the Cayman Islands
British VirginThe Attorney General of the Islands British Virgin IslandsBruneiDarussalamBulgariaBurkina FasoBurundiCameroonThe Minister of Justice or officials designated by that MinisterCape Verde
Brunei Darussalam Bulgaria Burkina Faso Burundi Cameroon Canada The Minister of Justice or officials designated by that Minister
DarussalamBulgariaBurkina FasoBurundiCameroonCanadaThe Minister of Justice or officials designated by that MinisterCape Verde
BulgariaBurkina FasoBurundiCameroonCanadaThe Minister of Justice or officials designated by that MinisterCape Verde
Burkina Faso Burundi Cameroon Canada The Minister of Justice or officials designated by that Minister
Burundi Cameroon Canada The Minister of Justice or officials designated by that Minister
Cameroon Canada The Minister of Justice or officials designated by that Minister Cape Verde
Canada The Minister of Justice or officials designated by that Minister Cape Verde
Cape Verde
Cape Verde
Cayman Islands The Attorney General of the Cayman Islands
Chad
Chile Ministerio del Interior
China
Colombia The Fiscalia General de Ia Nacion and the
Ministerio de Justicia del
Derecho
Costa Rica
Cote d'Ivoire
Croatia

	10
Cuba	
Cyprus	
Czech Republic	
Denmark	
Dominjca	
Dominican Republic	
Eduador	Consejo Nacional del Control de Sustancias
	Estupefacientes y Psicotropicas (CONSEP)
Egypt	
El Salvador	
Ethiopia	
Fiji	
Finland	
France	
Gambia	
Germany	
Ghana	
Gibraltar	The Attorney General of Gibraltar
Greece	
Grenada	The Ministry of External Affairs
Guatemala	
Guernsey	Her Majesty's Attorney General for the
	Bailiwick of Guernsey
Guinea	
Guinea- B i ssau	

Guyana	The Permanent Secretary, Ministry of Home
	Affairs
Haiti	
Honduras	
Hong Kong	The Attorney General of Hong Kong
Hungary	
India	The Ministry of Home Affairs
Iran	
Ireland	
Isle of Man	Her Majesty's Attorney General for the Isle of
	Man
Italy	The Ministry of Justice
Jamaica	
Japan	
Jersey	Her Majesty's Attorney General for the
	Bailiwick of Jersey
Jordan	
Kazakhstan	
Kenya	
Kyrgyzstan	
Latvia	
Lesotho	
Lithuania	
Luxembourg	
Macedonia, Former Yugoslav	

Republic of Madagascar Malawi The Inspector General of Police, Malaysia Malaysia Mali Malta Mauritania Moldova Monaco The Attorney General of Montserrat Montserrat Morocco Myanmar Nepal Netherlands Afdeling Internationale Rechtshulp Nicaragua Niger Nigeria The Attorney General of the Federation of the Republic of Nigeria Norway Oman Pakistan Panama The Ministry of Government and Justice Paraguay National Anti-Drugs Secretariat of the Presidency of the Republic (SENAD) Peru

Poland

Portugal Qatar The Ministry of the Interior and the Ministry of Romania Justice The Russian Federation Saint Kitts & Nevis Saint Lucia Saint Vincent & the Grenadines Sao Tome & Principe The Ministry of the Interior Saudi Arabia Senegal Seychelles Sierra Leone Slovakia Slovenia The Department of Foreign Affairs South Africa Spain The Ministerio de Justicia, Madrid Sri Lanka Sudan Suriname Swaziland Sweden The Ministry for Foreign Affairs Office federal de la police Switzerland Syrian Arab Republic Tajikistan

Thailand	The Attorney General or a person designated
	by him
Togo	
Tonga	
Trinidad & Tobago	
Tunisia	
Turkey	
Turkmenistan	
Turks & Caicos Islands	
Uganda	
Ukraine	The Office of the General Prosecutor and the
	Ministry of Justice
United Arab Emirates	
United Kingdom	The Attorney General
United Mexican States	The Office of the Attorney General
United Republic of Tanzania	
United States of America	The Attorney General of the United States of
	America
Uruguay	The Ministry of Education and Culture
Uzbekjstan	
Venezuela	
Yemen	
Yugoslavia,	
The Federal Republic of Zambia	
Zimbabwe	

#### 15 SECOND SCHEDULE

Article 3(2)

## MODIFICATIONS OF THE PROCEEDS OF CRIME ACT, 2000

- 1. Sections 1 and 2 of the Act shall be omitted.
- 2. Before section 3 there shall be inserted -

"External	2A.(1) An order made by a court in
confiscation	a designated country for the purpose -
orders.	(a) of recovering property,
	or the value of such
	property, obtained as a
	result of or in connection
	with -
	(i) drug trafficking;
	or
	(ii) a relevant offence;
	or
	(b) of depriving a person of a
	pecuniary advantage so
	obtained, is referred to in
	this Act as an "external
	confiscation order".

(2) In subsection (1) above

		the reference to an order includes any order,	
		decree, direction or judgment, or any part thereof,	
		however described."	
3.	In sec	tion 3, for the definition of "relevant offence" there shall be	
substituted	-		
	"relev	vant offence" means an offence listed in the Schedule to the	
		Act and an offence which would, if committed in The	
		Bahamas, be triable on indictment".	
4.	(1)	In section 4(3), for paragraphs (a) and (b) there shall be	
substituted	-		
	"(a) i	n relation to an external confiscation order made in respect of	
		specified property, the property which is specified in the	
		order; and	
	(b)	in any other case -	
		(i) any property held by the defendant; and	
		(ii) any property held by a person to whom the defendant	
		has directly or indirectly made a gift caught by this	
		Act."	
(2)	Subse	ctions (4) to (6) of section 4 shall be omitted.	
5.	In section $6(1)$ for the words "commencement of this Act" there		
shall be sub	ostitute	d "commencement of the Proceeds of Crime (Designated	
Countries a	nd Ter	ritories) Order, 2001".	
6(1) In section 7 -			

(a) for the definition of "defendant" there shall be substituted "defendant" means a person against whom an external
 confiscation order has been made, or a person against
 whom proceedings which may result in an external

confiscation order being made have been or are to be,

instituted in a court in a designated country."; and

(b) at the end of the definition of "the court" there shall be added "or, as the case may be, a court of a designated country;".

(2) In section 7, the definitions of "Central Bank", "confiscation order","items subject to legal privilege", "material" and "money laundering" shall be omitted.

- 7. For section 8 there shall be substituted -
  - "(1) Proceedings are instituted in a designated country when -
    - (a) under the law of the designated country concerned one of the steps specified in relation to that country in column 2 of the Appendix hereto has been taken there in respect of alleged drug trafficking or any relevant offence by the defendant; or
    - (b) where no steps have been specified in relation thereto as mentioned in paragraph (a) above, the defendant has been notified in writing in accordance with the laws of the designated country that the competent authorities of that country have begun proceedings against him in respect of alleged drug trafficking; or
    - (c) an application has been made to a court in a designated country for an external confiscation order, and where the application of this subsection would result in there being more than one time for the institution of proceedings, they shall be taken to have been instituted at the earliest

of those times.

- (2) Proceedings for an offence are concluded -
  - (a) when (disregarding any power of a court to grant leave to appeal out of time) there is no further possibility of an external confiscation order being made in the proceedings;
  - (b) on the satisfaction of an external confiscation order made in the proceedings, whether by the recovery of all property liable to be recovered or the payment of any amount due.

(3) An external confiscation order is satisfied when no property remains liable to be recovered under it or no amount is due under it.

(4) An external confiscation order is subject to appeal until (disregarding any power of a court to grant leave to appeal out of time) there is no further possibility of an appeal on which the order could be varied or set aside."

8. Sections 9 to 24 shall be omitted.

9(1) In section 25 (1) -

- (a) for paragraph (a) there shall be substituted
  - "(a) proceedings have been instituted against the defendant in a designated country for a drug trafficking or relevant offence;";
  - (b) in paragraph (b) the words "or the application has not" shall be omitted; and
  - (c) for paragraph (c) there shall be substituted -"(c) either an external confiscation order has been

made in the proceedings or it appears to the Supreme Court that there are reasonable grounds for believing that such an order may be made in them."

- (2) Section 25 (2) shall be omitted.
- (3) For section 25(3) there shall be substituted -

"(3) The powers mentioned in subsection (1) above are also exercisable where it appears to the Supreme Court that proceedings are to be instituted against the defendant in a designated country and that there are reasonable grounds for believing that an external confiscation order may be made in them."

(4) Section 25 (4) shall be omitted.

(5) In section 25(5), for the words "proceedings in respect of the offence are not instituted or if the application is not made", there shall be substituted "those proceedings are not instituted".

10.(1) In section 26(2), for paragraphs (a) and (b) there shall be substituted -

- "(a) where an application under subsection (4) relates to an external confiscation order made in respect of specified property, to property which is specified in that order, and
- (b) in any other case -
  - (i) to all realisable property held by a specified person,whether the property is described in the restraint order ornot; and
  - (ii) to realisable property held by a specified person, beingproperty transferred to him after the making of the

restraint order."

- (2) For section 26(5)(b) there shall be substituted -
  - "(b) shall be discharged when the proceedings in relation to which the order was made arc concluded".
- 11. For section 27(2) there shall be substituted –

"

(2) The court may make a charging order on realizable

property for securing the payment -

- (a) where a fixed amount is payable under an external confiscation order, of an amount not exceeding the amount so payable; and
- (b) in any other case, of an amount equal to the value from time to time of the property charged.

#### 12. After section 28 there shall be inserted -

"Applications	28A. An application under section 26(4) or 27(3) shall		
for restraint	be supported by an affidavit which		
and charging	shall-		
orders.	(a) state, where applicable, the		

- grounds for believing that an external confiscation order has been or may be made in the proceedings instituted or to be instituted in the designated country concerned;
  - (b) to the best of the deponent's ability, give particulars of the

realisable property in respect of which the order is sought and specify the person or persons holding such property;

(c) in a case to which section 25(3) of this
Act applies, indicate when it is intended that proceedings should be instituted in the designated country concerned, and the affidavit may contain statements of information or belief with the sources and grounds thereof.".

13. (1) For section 29(1) there shall be substituted -

" (1) Where an external confiscation order has been registered in the Supreme Court under section 50 of this Act, the Supreme Court may, on the application of the Attorney-General, exercise the powers conferred by subsections (IA) to (6).

(1A) In respect of any sum of money payable under the external confiscation order the court may make a garnishee order as if the sum were due to the Crown in pursuance of a judgment or order of the Supreme Court, but any such order shall direct that lie sum payable be paid to the Supreme Court.".

(2) Section 29(7) shall be omitted.

I 4. (1) In section 30(1), for the words "be applied on tile defendant's behalftowards the satisfaction of the confiscation order there shall he substituted "be paid to the Supreme Court and applied towards the satisfaction of the external confiscation order".

(2) In section 30(2), for the words "If, after the amount payable under the confiscation order", there shall be substituted "Where a fixed amount is payable under the external confiscation order and, after that amount".

15. (1) In section 3 1(2), for the words "making available" to the end of the subsection there shall be substituted "recovering property which is liable to be recovered under an external confiscation order registered in the Court under section 50 of this Act or, as the case may be, with a view to making available for recovery property which may become liable to be recovered under any external confiscation order which may be made in the defendant's case".

(2) In section 3 1(5), for "confiscation order" there shall be substituted "external confiscation order".

16. In section 32 (2), for the words "out of the Consolidated Fund" there shall be substituted "by the person on whose application the receiver was appointed".

17. In section 33 (6) –

- (a) sub-paragraphs (i) and (ii) of paragraph (a) shall be omitted and
- (b) in sub-paragraph (b), for the words "conclusion of the proceedings or of tile application" there shall he substituted "discharge of the restraint or charging order".

18. Sections 35 to 49 shall be omitted.

19. In section 50 (4) after the word "satisfied" there shall he inserted "by the recovery of all property liable to be recovered under it or".

20. Sections 57 to 60 shall be omitted.

21. Sections 61, 62 to 64 and the Schedule shall be omitted.

22. After section 60 there shall be inserted the Appendix set out at the end of the Third Schedule to this Order.

#### THIRD SCHEDULEarticle 3(3)

### THE PROCEEDS OF CRIME ACT, 2000 AS MODIFIED

External	2A.(1)	An order made by a court in a designated country for the
confis-	purpose -	
cation	(a)	of recovering property, or the value of such property, obtained
orders.		As a result of or in connection with –
		(i) drug trafficking, or
		(ii) a relevant offence; or
	(b)	of depriving a person of a pecuniary advantage so obtained, is
		referred to in this Act as an "external confiscation order".
	(2)	In subsection (1) the reference to an order includes any order,
		decree, direction or judgment, or any part thereof, however
		described.
Meaning	3.	In this Act-
of drug		"criminal conduct" means -
traffick-		(a) drug trafficking, or
ing,		(b) any relevant offence;
relevant		"drug trafficking offence" means an offence –

offence,	$(\mathbf{a})$	<b>24</b> under sections, 8(a), 10, 14(7), 15(6), 22,(1),
	(a)	
criminal		23(2), 29(5), 30 of the Dangerous Drugs Act
conduct.		(importation, production, possession with intent to
		supply or handling of controlled drugs and
		cultivation of cannabis);
	(b)	under sections 40, 41 or 42 of this Act (money laundering)
		which relates to the proceeds of drug trafficking; or an offence
		under sections 82, 85 or 86 of the Criminal Procedure Code Act
		(attempt, incitement, conspiracy etc) deriving from such an
		offence;
"d	rug traffickir	g" means doing or being concerned in, whether in The Bahamas
	or elsewhe	ere, any act constituting –
		(a) a drug trafficking offence, or
		(b) an offence punishable under a corresponding law, and
		includes entering into or being otherwise concerned in,
		whether in The Bahamas or elsewhere, a drug trafficking
		arrangement;
"d	lrug trafficki	ng arrangement" means an arrangement
	whereby	_
		(a)the retention or control by or on behalf of another
		person of that other person's proceeds of drug trafficking
		is facilitated; or
		(b)the proceeds of drug trafficking by another person arc
		used to secure that funds are placed at that other person's
		disposal or are used for that other person's benefit to
		acquire property by way of investment;

"relevant offence" means an offence which would, if committed in The Bahamas, be triable on indictment.

Meaning of	4.(1)	In this Act -
property,		"property" means money and all other property, movable or
realisable		immovable, including things in action and other
property, etc.		things in action and other intangible or incorporeal
		property; and
		"interest", in relation to property, includes right.
	(2)	For the purposes of this Act –
		(a) property is held by any person if he holds any interest in
		it,
		(b) references to property held by a person include a reference
		to property vested in his trustee in bankruptcy or liquidator;
		(c) references to an interest held in property by a person
		beneficially include a reference to an interest which would
		be held by him beneficially if the property were not so
		vested in his trustee in bankruptcy or liquidator; and
		(d) property is transferred by one person to another if the first
		person transfers or grants to the other any interest in the
		property.

(3) In this Act, "realizable property" means -.

(a) in relation to an external confiscation order made in respect of specified property, the property which is specified in the order; and

(b) in any other case –

(i) any property held by the defendant; and

(ii) any property held by a person to whom the defendant has directly or indirectly made a gift caught by this Act.

Value 5. (1) Subject to the following subsections and section 6, for
 of the purposes of this Act, the value of property (other than cash) in relation to
 property. any person holding the property shall be its market value, except that where any other person holds an interest in the property, the value shall be –

- (a) the market value of the first-mentioned person's beneficial interest in the property; less
- (b) the amount required to discharge any incumbrance(other than a charging order) on that interest.
- (c) Subject to section 6 (3), references in this Act to the value at any time (referred to in subsection (3) as the "material time") of a gift caught by this Act are references to –
- (d) the value of the gift to the recipient when he received it adjusted to take account of subsequent changes in the value of money; or
- (e) where subsection (3) applies, the value mentioned therein, whichever is the greater.

		27
	(3) Subject to sect recipient holds –	ion 6 (3), if at the material time the
	(a) the property w	hich he received (not being cash); or
	(b) property which	n, in whole or in part, directly or indirectly represents
	in his hands the	e property which he received, the value referred to in
	subsection (2)	(b) shall be the value to him at the material time of the
	property menti	oned in paragraph (a) or as the case may be, of the
	property menti	oned in paragraph (b) so far as it so represents the
	property which	he received, but disregarding in either case any
	charging order	
Gifts	6.(l) In re	elation to a drug trafficking offence, a gift (including
caught	a gift made before the com	mencement of the Proceeds of Crime (Designated
by this	Countries and Territories)	Order, 2001 is caught by this Act if-
Act.	(a)	it was made by the defendant at any time since the
		beginning of the period of six years ending –
		(i) when the proceedings for the drug
		trafficking offence were instituted against
		him; or
		(ii) where no such proceedings have been
		instituted, when an application for a
		charging or restraint order is made under
		sections 26 or 27; or
	(b	b) it was made by the defendant at any time and was a
		gift of property –
		(i) received by the defendant in connection with

drug trafficking carried on by him or another person, or

 (ii) which in whole or in part directly or indirectly represented in the defendant's hands property received by him in that connection.

(2) In relation to a relevant offence, a gift (including a gift made before the commencement of this Act) is caught by this Act if-

- (a) it was made by the defendant at any time since the commission of the relevant offence, or, if more than one, the earliest of the offences to which the proceedings relate (including any offence which the court takes into consideration in determining his sentence); and
- (b) the court considers it appropriate in all the circumstances to take the gift into account.

(3)For the purposes of this Act -

- (a) the circumstances in which the defendant is to be treated as making a gift include those where he transfers property to another person, directly or indirectly, for a consideration the value of which is significantly less than the value of the consideration provided by the defendant; and
- (b) in those circumstances, this section and section 5 shall apply as if the defendant had made a gift of such share in the property as bears to the whole

property the same proportion as the difference between the values referred to in paragraph (a) bears to the value of the consideration provided by the defendant.

Other	In this Act -			
definitions.	"corresponding law" means a law which corresponds with a			
	provision of Bahamian law which creates a drug			
	trafficking offence or a relevant offence.			
	"the court" means the Supreme Court or, as the case may be, a			
	court of a designated country;			
	"defendant' means a person against whom an external			
	confiscation order has been made, or a person against			
	whom proceedings which may result in an external			
	confiscation order being made have been or are to be,			
	instituted in a court in a designated country;			
	"prescribe" means prescribe by regulations under section 61.			
Institution	8(1) Proceedings are instituted in a designated country when -			
and con-	(a) under the law of the designated country concerned one of			
clusion of	the steps specified in relation to that country in column 2			
proceed-	of the Appendix hereto has been taken there in respect of			
ings.	alleged drug trafficking or the commission of a relevant			
	offense by the defendant; or			
	(b) where no steps have been specified in relation thereto as mentioned in			
	paragraph (a) above, the defendant has been notified in writing in			
	accordance with the laws of the designated country that the competent			

authorities of that country have begun proceedings against him in respect of alleged drug trafficking or a relevant offence; or

(c) an application has been made to a court in a designated country for an external confiscation order, and where the application of this subsection would result in there being more than one time for the institution of proceedings, they shall be taken to have been instituted at the earliest of those times.

Proceedings for an offence are concluded -

- (a) when (disregarding any power of a court to grant leave to appeal out of time) there is no further possibility of an external confiscation order being made in the proceedings;
- (b) on the satisfaction of an external confiscation order made in the proceedings, whether by the recovery of all property liable to be recovered; or the payment of any amount due.

(3) An external confiscation order is satisfied when no property remains liable to be recovered under it or no amount is due under it.

(4) An external confiscation order is subject to appeal until (disregarding any power of a court to grant leave to appeal out of time) there is no further possibility of an appeal on which the order could be varied or set aside.

Cases in which restraint and charging orders may be made

**Restraint** 25.(1) The powers conferred on the Supreme Court by section 26 to

orders.

and make a restraint order and by section 27 to make a charging order are exercisablecharging where –

 (a) proceedings have been instituted against the defendant in a designated country for a drug trafficking or relevant offence; (b) the proceedings have not been concluded;
(c) either an external confiscation order has been made in the proceedings or it appears to the Supreme Court that there are reasonable grounds for believing that such an order may be made in them.
(3) The powers mentioned in subsection (1) are also exercisable where it appears to the Supreme Court that proceedings are to be instituted against the defendant in a designated country and that there are

reasonable grounds for believing that an external confiscation order may be made in them.

(5) Where the court has made a restraint or charging order by virtue of subsection (3), the court shall discharge the order if the those proceedings are not instituted within such time as the court considers reasonable.

Restraint26.(1)The court may make a restraint order to prohibit any personorders.from dealing with any realizable property, subject to such conditions and<br/>exceptions as may be specified in the order.

- (2) A restraint order may apply -
  - (a) where an application under subsection (4) relates to an external confiscation order made in respect of specified properly, to property which is specified in that order, and
  - (b) in any other case -
    - (i) to all realisable property held by a specified person, whether the property is described in the restraint order or not; and

- (ii) to realisable property held by a specified person, being property transferred to him after the making of the restraint order.
- (3) This section shall not have effect in relation to any

property for the time being subject to a charge under section 27 of this

Act.

- (4) A restraint order -
  - (a) may be made only on an application by the Police or the Attorney-General; and
  - (b) may be made on an ex parte application to a Judge in chambers; and
  - (c) shall provide for notice to be given to persons affected by the order.

#### (5) A restraint order -

- (a) may, on the application of any person affected by the order, be discharged or varied in relation to any property; and
- (b) shall be discharged when the proceedings in relation to which the order was made are concluded.
- (6) Where the court has made a restraint order, the court
  - (a) may at any time appoint a receiver
    - (i) to take possession of any realisable property and

- (ii) in accordance with the directions of the court, to manage or otherwise deal with any property in respect of which he is appointed, subject to such exceptions and conditions as may be specified by the court; and
- (b) may require any person having possession of property in respect of which the receiver is appointed under this section to give possession of it to the receiver.

(7) For the purposes of this section, dealing with property held by any person includes (without prejudice to the generality of the expression) -

(a) where a debt is owed to that person, making a payment. to any person in reduction of the amount of the debt; and

(b) removing the property from The Bahamas.

(8) Where the court has made a restraint order, a police officer may seize any realisable property for the purpose of preventing its removal from The Bahamas; and property so seized shall be dealt with in accordance with the directions of the court.

Charging27. (1)For the purposes of this Act, a charging order is anorders.order made under this section imposing on any such realisable property as<br/>may be specified in the order a charge for securing the payment of money<br/>to the Crown.

(2) The court may make a charging order on realisable property for securing the payment —

- (a) where a fixed amount is payable under an external confiscation order, of an amount not exceeding the amount so payable; and
- (b) in any other case, of an amount equal to the value from time to time of the property charged.
- (3) A charging order -
  - (a) may be made only on an application by the Police or the Attorney-General; and
  - (b) may be made on an ex parte application to a Judge in chambers.

(4) Subject to subsection (6), a charge may be imposed by a charging order only on -

- (a) any interest in realisable property, which is an interest held beneficially by the defendant or by a person to whom the defendant has directly or indirectly made a gift caught by this Act –
  - (i) in any chargeable asset; or
  - (ii) under any trust; or

 (b) any interest in realisable property held by a person as trustee of a trust if the interest is in a chargeable asset or is an interest under another trust and a charge may, by virtue of paragraph (a), be imposed by a charging order on the whole beneficial interest under the first mentioned trust.

#### (5) In this section -

(a) "chargeable asset" means any of the following -

- (i) any land in The Bahamas;
- (ii) any relevant securities;

(iii) any motor vehicle;

- (iv) any vessel;
- (v) any aircraft;
- (vi) any monies held by or deposited with a bank or other financial institution;
- (vii) any other type of asset which the Minister of Finance may prescribe for the purposes of this section; and
- (b) "relevant securities means any of the following -
  - (i) securities of the government or of any public authority;
  - (ii) stock of any body corporate;
  - (iii) stock of any body incorporated outside

The Bahamas or of any country outside The Bahamas:

- (iv) options in relation to stock described in sub-paragraphs (ii) or (iii);
- (v) a debt instrument;
- (vi) shares in any mutual fund.

(6) In any case where a charge is imposed by a charging order on any interest in any relevant securities, the court may provide for the charge to extend to any interest or dividend payable in respect of them.

(7) Where the court has made a charging order, the court may give such directions to such person as the court thinks fit to safeguard the assets under the charging order.

- (8) The court -
  - (a) may, on the application of any person affected by the charging order, make an order discharging or varying it;

and

(b) shall make an order discharging the charging order if the proceedings for the offence are concluded or on payment into court of the amount which is secured by the charge.

Charging	28 .(1)	A charging order may be made either absolutely or
orders	subject to condition	ns including in particular conditions -

supple-

(a) as to notifying any person holding any interest in

	5	
mentary.		the property to which the order relates; or
	(b)	as to the time when the charge is to become
		enforceable.
	(2)	Notice of any confiscation or charging order made
	under the provisi	ons of this Act of any forfeiture order made under the
No. 43 of	provisions of the	Dangerous Drugs Act, 2000 shall be deposited in the
2000.	office of the Reg	istrar-General for recording and registration in
Ch. 175.	accordance with	section 3 of the Registration of Records Act.
	(3)	Subject to any provision made under section 29, a
	charge imposed b	by a charging order shall have the like effect and shall
	be enforceable in	the same manner as an equitable charge created by
	the person holdin	g the beneficial interest or, as the case may be, the
	trustees by writin	g under their hand.
Appli-	28A.	An application under sections 26(4) or 27(3) of
cations	this Act shall be	supported by an affidavit which shall-
for and	(a)	state, where applicable, the grounds for
charging		believing that an external confiscation
orders.		order has been or may be made in the
		proceedings instituted or to be instituted in the
		designated country concerned;
	(b)	to the best of the deponent's ability, give
		particulars of the realisable property in respect of
		which the order is sought and specify the person
		or persons holding such property;

(c) in a case to which section 25(3) of this Act

applies, indicate when it is intended that proceedings should be instituted in the designated country concerned, and the affidavit may contain statements of information or belief with the sources and grounds thereof.

#### Realisation of property

Reali-29. (1) Where an external confiscation order has been registeredsation ofin the Supreme Court under section 50 of this Act, the Supreme Court may,property.on the application of the Attorney-General, exercise the powers conferred bysubsections (1A) to (6) below.

(1 A) In respect of any sum of money payable under the external confiscation order the court may make a garnishee order as if the sum were due to the Crown in pursuance of a judgment or order of the Supreme Court, but any such order shall direct that the sum payable be paid to the Supreme Court.

(2) The court may appoint a receiver in respect of realisable property.

(3) The court may empower the receiver appointed under this section or section 26 or in pursuance of a charging order —

 (a) to enforce any charge imposed under section 27 on realizable property or on interest or dividends payable in respect of such property; and  (b) in relation to any realizable property other than property for the time being subject to a charge under section 27, to take possession of the property subject to such conditions or exceptions as may be specified by the court.

(4) The court may order any person having possession of realisable property to give possession of it to the receiver.

(5) The court may empower the receiver to realise any realisable property in such manner as the court may direct.

- (6) The court -
  - (a) may order any person holding an interest in realisable property to make such payment to the receiver in respect of any beneficial interest held by the defendant or, as the case may be, the recipient of a gift caught by this Act as the court may direct; and
  - (b) may, on the payment being made, by order transfer, grant or extinguish any interest in the property.

(8) The court shall not in respect of any property exercise the powers conferred by subsections (3)(a), (5) or (6) unless a reasonable opportunity has been given for persons holding any interest in the property to make representations to the court.

Appli-30.(1)The following sums in the hands of the receivercation ofpursuant to sections 26 or 29 or in pursuance of a charging order -

proceeds

of reali-

sation, etc.

(a) the proceeds of the enforcement of any charge i under section 27;

- (b) the proceeds of the realisation, other than by the enforcement of such a charge, of any property under sections 26 or 29; and
- (c) any other sums, being property held by the defendant, shall, after such payments (if any) as the court may direct have been made out of those sums, be paid to the Supreme Court and applied towards the satisfaction of the external confiscation order.

(2) Where a fixed amount is payable under the external confiscation order and, after that amount has been fully paid, any such sums remain in the hands of the receiver, he shall distribute those sums -

- (a) among such of those who held property whichhas been realised under this Act; and
- (b) in such proportions, as the court may direct after giving a reasonable opportunity for such persons to make representations to the court.

Exercise	3 1.(1) This section shall apply to the powers conferred on the
of powers	court by sections 26 to 30 or on the receiver pursuant to sections 26 or
for the	29 or in pursuance of a charging order.
rcali-	(2) Subject to subsections (3) to (6), the powers shall be
sation of	exercised with a view to recovering property which is liable to be recovered under
property.	an external confiscation order registered in the Court under section 50 of this Act

or, as the case may be, with a view to making available for recovery property which may become liable to be recovered under any external confiscation order which may be made in the defendant's case.

(3) In the case of realisable property held by a person to whom the defendant has, directly or indirectly, made a gift caught by this Act, the powers shall be exercised with a view to realising no more than the value for the time being of the gift.

(4) The powers shall be exercised with a view to allowing any person other than the defendant or the recipient of any such gift to retain or recover the value of any property held by him.

(5) In exercising those powers, no account shall be taken of any obligations of the defendant or of the recipient of any such gift which conflict with the obligation to satisfy the external confiscation order.

(6) An order may be made or other action taken in respect of a debt owed by the Crown.

Receivers32. (1)Where a receiver appointed under sections 26 or 29 or insupple-pursuance of a charging order -

mentary.

(a) takes any action in relation to property which is not realisable property, being action which he would be

(b) believes and has reasonable grounds for believing,
that he is entitled to take that action in relation to
that property, he shall not be liable to any person in
respect of any loss or damage resulting from his
action, except in so far as the loss or damage is
caused by his negligence.

entitled to take if it were such property, and

(2) Any amount due in respect of the remuneration and expenses of a receiver so appointed shall be paid by the person on whose application the receiver was appointed.

# Insolvency

Bank-	33. (1) Where a person who holds realisable property is adjudged
ruptcy	bankrupt -
of	(a) property for the time being subject to a
defendant.	restraint order made before the order
	adjudging him bankrupt; and
	(b) any proceeds of property realised by virtue of
	sections 26 (6) or 29 (5) or (6) for the time being
	in the hands of a receiver appointed under section
	26 or 29,
Ch. 59.	shall be excluded from the bankrupt's estate for the purposes of the Bankruptcy
	Act.
	(2) Where a person has been adjudged bankrupt, the powers conferred on
	the court by sections 26 to 30 or on a receiver shall not be exercised in relation to
	property for the time being comprised in the property of the bankrupt for the
Ch. 59.	purposes of the Bankruptcy Act.
Ch. 59.	(3) Nothing in the Bankruptcy Act shall be taken as restricting, or
	enabling the restriction of, the exercise of those powers referred to in subsection
	(2).
	(4) Subsection (2) shall not affect the enforcement of a charging order -
	(a) made before the order adjudging the person

bankrupt; or

- (b) on property which was subject to a restraint order when the order adjudging him bankrupt was made.
- (5) Where, in the case of a debtor, the receiver constituted by
- Ch. 59. virtue of section 11 of the Bankruptcy Act or an interim receiver standsCh 59. appointed under the Bankruptcy Act, and any property of the debtor is subject to a restraint order -
  - (a) the powers conferred on the receiver by virtue of that Act shall not apply to property for the time being subject to the restraint order; and
  - (b) any such property in the hands of the receiver shall, subject to a lien for any expenses
    (including his remuneration) properly incurred in respect of the property, be dealt with in such manner as the court may direct.
  - (6) Where a person is adjudged bankrupt and has directly or indirectly made a gift caught by this Act -
    - (a) no order shall be made by virtue of section 71 of the Bankruptcy Act in respect of the making of the gift at any time when property of the person to whom the gift was made is subject to a restraint order or a charging order; and
    - (b) any order made by virtue of section 71 of the Bankruptcy Act after the discharge of the

Ch. 59.

restraint or charging order shall take into account any realisation under this Act of property held by the person to whom the gift was made.

Winding34. (1)Where realisable property is held by a company and an orderup offor the winding up of the company has been made or a resolution has been passedcompanyby the company for the voluntary winding up, the functions of the liquidator shallholdingnot be exercisable in relation to -

realisable

property.

- (a) property for the time being subject to a restraintorder made before the relevant time; and
- (b) any proceeds of property realised by virtue of sections 26(6), 29(5) or (6) for the time being in the hands of a receiver appointed under section 26 or 29,

but there shall be payable out of such property any expenses (including the remuneration of the liquidator) properly incurred in the winding up in respect of the property.

(2) Where, in the case of a company, such an order has been made or such a resolution has been passed, the powers conferred on the court by sections 26 to 30 or on a receiver so appointed shall not be exercised in relation to any realisable property held by the company in relation to which the functions of the liquidator are exercisable -

(a) so as to inhibit him from exercising those functions
 for the purpose of distributing any property held by
 the company to the company's creditors; or

		(b)	so as to prevent the payment out of any pro-	operty of
			expenses (including the remuneration	of the
			liquidator) properly incurred in the windi	ing up in
			respect of the property.	
No. 18 of	(3)	Nothing	g in the Companies Act, 1992 shall be taker	1 as
1992.	restricting, or enablin	g the re	estriction of, the exercise of those powers re	eferred to
	in subsection (2).			
	(4) S	Subsect	ion (2), shall not affect the enforcement of	a
	charging order made b	before t	he relevant time or on property which was s	subject to
	a restraint order at the	releva	nt time.	
	(5) In	this sec	ction -	
			"company" means any company which	may be
			wound up under the Companies A	.ct, 1992
No. 45 of			or the International Business Com	panies
2000.			Act, 2000;	
			"liquidator" includes any person appoin	nted to
			the office of liquidator (whether	r
No. 18 of			provisionally or otherwise) und	er the
1992.			Companies Act, 1992;	
			"the relevant time" means -	
				n of the
			(a) where no order for the winding up	-
			company has been made, the time passing of the resolution for volu	
			, C	ntary
			winding up;	

- 46
- (b) where -
  - (i) such an order has been made; but
  - (ii) before the presentation of the petition for the winding up of the company by court order, such a resolution had been passed by the company, the time of the passing of the resolution; and
- (c) in any other case where such an order has been made, the time of the making of the order.

## Foreign orders etc.

Regist-	50. (1)	On an ap	pplication made by or on behalf of the government of a
ration of	designated country, th	ne Supreme	e Court may register an external confiscation order
external	made there if		
confis-		(a)	it is satisfied that at the time of registration the order is
cation			in force and not subject to appeal;
orders.		(b)	it is satisfied, where the person affected by the order did
			not appear in the proceedings, that he received notice of
			the proceedings in sufficient time to enable him to
			defend them; and
		(c)	it is of the opinion that enforcing the order in The
			Bahamas would not be contrary to the interests of
			justice.

- (2) In subsection (1)(a), "appeal" includes -
  - (a) any proceedings by way of discharging or setting aside a judgment; and
  - (b) an application for a new trial or a stay of execution.

(3) The court shall cancel the registration of an external confiscation order if it appears to the court that the order has been satisfied by the recovery of all property liable to be recovered under it or by payment of the amount due under it.

Evidence51. A document purporting to be issued by or on behalf ofof corres-the Government of a country and purporting to state the terms of a correspondingpondinglaw in force in that country shall be admitted in evidence, in proceedings underlaw.this Act, on its production by the prosecution without further proof, and such<br/>document shall be conclusive evidence that -

- (a) it is issued by or on behalf of theGovernment of that country;
- (b) the terms of such law are as stated in the document;
- (c) any facts stated in the document to constitute an offence under such law do constitute such offence.

Offences and police powers, etc.

Offences54.Where a body corporate is guilty of an offence under thisby bodiesAct and that offence is proved to have been committed with the consent orcorporate.connivance of any director, manager, secretary or other similar officer of the body

corporate or any person who was purporting to act in any such capacity, he, as well as the body corporate, shall be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Police55. (1)For the purposes of this Act, 'police officer'' includespowersany officer of the Customs Department at any port of entry or department in Theetc.Bahamas.

(2) A police officer may arrest without warrant any person whom he reasonably believes has committed an offence under this Act.

(3) An officer of the Customs Department may, in any case
 relating to the commission of an offence under this Act, exercise all or any of the
 powers in relation to investigations into an offence which is arrestable without
 Ch. 84.

Police56. (1)Except for the purpose of the performance of his duties or theofficersexercise of his functions or when lawfully required to do so by any court or underduty ofthe provisions of any enactment, no police officer shall disclose any informationconfi-or matter which has been obtained by him in the performance of his duties or thedentiality.exercise of his functions under this Act.

(2) Any person who contravenes this section shall be guilty of an offence and shall be liable on summary conviction to imprisonment for one year or a fine of \$2,000 or both.

#### Procedure

Civil59.Any question of fact to be decided by a court in proceedings understandardthis Act, except any question of fact that is for the prosecution to prove in any

of proof.	proceedings for an offence under this Act, shall be decided on the balance of
	probabilities.
Appeals.	60. Any decision of a court in proceedings under this Act, except
	proceedings in relation to any offence committed under this Act, is a judgment of
	a court in a civil cause or matter within section 9 of the Court of Appeal Act.
	Supplemental
Crown	62. This Act binds the Crown, but not so as to make the Crown
appli-	capable of any criminal offence.
cation.	

## APPENDIX

## INSTITUTION OF PROCEEDINGS

### Designated country point at which proceedings are instituted

Anguilla -

- (a) when a summons or warrant is issued in respect of an offence;
  - (b) when a person is charged with an offence after being taken into custody without a warrant;
  - (c) when a bill of indictment is preferred.

Antigua & Barbuda when a person has been charged with a scheduled offence.

Argentina when a judge has ordered that a person be detained for the purpose of testifying in connection with the commission of an offence.

Australia when an information or a complaint has been laid before a justice of the peace

or a magistrate, or a person has been charged with an offence, or an indictment or a presentment has been preferred.

Bahrain when a bill of indictment is lodged in court against any person for an offence.

- Barbados (a) when an information has been laid before a magistrate;
  - (b) when a person is charged with an offence;
  - (c) when a bill of indictment is preferred.

Bolivia when a warrant is issued by a competent judge or an order to institute proceedings, containing the preventive annotation of property liable to registration or the bank deposit of the monies, assets and property of the accused.

Bermuda -	(a)	when a summons or warrant is issued in respect
		of an offence;

- (b) when a person is charged with an offence after being taken into custody without a warrant;
- (c) when an indictment is preferred.

British Virgin Islands -

- (a) when a summons or warrant is issued in respect of an offence;
- (b) when a person is charged with an offence after being taken into custody without a warrant;
- (c) when an indictment is preferred.

The Cayman Islands -

- (a) when a charge has been signed under subsection
  (3) or (4) of section 13 of the Criminal
  Procedure Code in respect of the offence;
- (b) when a person is charged with the offence after being arrested without a warrant under subsection (5) of that section.

Chile when an application for a decision from the competent judicial authority is made.

Columbia when a preliminary investigation or a formal process has begun and, in

either case, a Resolution has been issued for a freezing or seizure order.

Ecuador when a writ is issued by a judge initiating criminal proceedings.

Germany when a person is notified that he is accused of an offence and will be brought before a court.

Gibraltar when a person is charged with an offence, whether by the laying of an

information or otherwise.

- Grenada (a) when an information has been laid before a justice of the peace;
  - (b) when a person is charged with an offence;
  - (c) when a bill of indictment is preferred.

Guernsey when a person is charged with an offence.

Guyana when a charge has been laid against a person for an offence.

Hong Kong - (a) wh

- (a) when a magistrate issues a warrant or summons;
  - (b) when a person is charged with an offence;

(c) when an indictment is preferred.

(a) when information relating to commission

India -

of any crime is received by any law enforcement agency empowered to investigate such crime under the law for the time being in force and laid before a court of law;

- (b) when any allegation is made orally or in writing to a court of law that a person has committed an offence;
- (c) when a person is charged with an offence;
- (d) when any investigation or inquiry into the commission of any offence is directed by a court of law.
- (a) where a justice of the peace issues a summons under section 4 of the Summary Jurisdiction Act, 1989, when the complaint in relation to the offence is made to him;
- (b) where a justice of the peace issues a warrant for the arrest of any person under that section, when the complaint in relation to the offence is made to him;
- (c) where a person is charged with the offence after being taken into custody without a warrant, when he is taken into custody;
- (d) where an information is preferred by the Attorney-General in a case where there

Isle of Man

		have been no committal proceedings, when the
		information is lodged in the General Registry
		in accordance with section $4(1)$ of the
		Criminal Code Amendment Act, 1917.
Italy-	(a)	when a person is notified, in accordance with
		article 369 of the Italian Code of Criminal
		Procedure, that a prosecution against him is in
		progress;
	(b)	when a proposal for the application of a
		preventative measure ("misura di
		prevenzione") is laid before a court.
Jersey-	(a)	when the Bailiff issues a warrant in respect of
		an offence for the arrest of a person who is out
		of the Island;
	(b)	when a person is arrested and charged with an
		offence;
	(c )	when a summons in respect of an offence is
		served on a person at the instance of the
		Attorney General;
	(d)	when a summons in respect of the offence is

served on a person in accordance with the

provisions of Article 8 of the Police Court

(Miscellaneous Provisions) (Jersey) Law, 1949.

Malaysia when a person is charged with an offence.

Montserrat -	(a)	when a judge issues a summons or warrant in
		respect of an offence;
	(b)	when a person is charged with an offence after
		being taken into custody without a warrant.
Netherlands-	(a)	when a pre-trial financial investigation has been
		initiated;
	(b)	when the provisional measure has been ordered by
		an investigating magistrate;
	(c)	when a police prosecutor has requested a pre-trial
		criminal investigation by an investigating

magistrate to be instituted;

(d) when a public prosecutor has laid an indictment.

Panama when a person has been charged with an offence.

Paraguay when a judge has ordered the restraint of property and a preventative detention order has been made.

(a) when the start of a penal pursuit is ordered	Romania -	(a)	when the start of a penal pursuit is ordered
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(b) when penal proceedings start in respect of an offender.

Saudi Arabia when an information has been laid before a judicial authority.

- South Africa (a) when a summons is issued in respect of an offence;
  - (b) when a person is charged with an offence;
  - (c) when a bill of indictment is preferred.

Spain when by virtue of a judicial resolution it is decided to proceed against a person for an offence.

Sweden when a public prosecutor has established that there are reasonable grounds to suspect that a person has committed an offence and accordingly is obliged under the Code of Judicial Procedure to notify the person of the suspicion.

Switzerland when proceedings for an offence are brought before an examining magistrate.

Thailand when a court or the Asset Examination Committee issues a restraint order.

Ukraine when a criminal case is brought.

United Kingdom when a summons or warrant is issued in respect of an offence, or a person is charged after being taken into custody without a warrant, or a bill of indictment is preferred.

United Mexican States when criminal proceedings are instituted by a judicial authority.

United States of America when an indictment, information or complaint has been filed against a person in respect of an offence.

Uruguay when criminal proceedings are instituted by a judicial authority.

#### Made the 25th day of January, 2001.

Signed FRANK H. WATSON Minister responsible for the Police