'roceeds of Criminal Conduct (Designated Countries) Order (2003 Revision)

Proceeds of Criminal Conduct (Designated Countries) Order (2003 Revision)

Supplement No. 8 published with Gazette No. 16 of 11th August, 2003.

PROCEEDS OF CRIMINAL CONDUCT LAW

(2001 Revision)

PROCEEDS OF CRIMINAL CONDUCT (DESIGNATED COUNTRIES) ORDER

(2003 Revision)

The Proceeds of Criminal Conduct (Designated Countries) Order, 1997 made the 27th March 1997 consolidated with the proceeds of Criminal Conduct (Designated Countries) (Further Designation of Countries) Order, 2001 made the 12th April, 2001.

Revised under the authority of the Law Revision Law (1999 Revision).

Consolidated and revised this 8th day of July, 2003.

(Price \$ 2.40)

Turkey	Ministry of Justice	When an application has been made to the relevant court for an external confiscation order
United Kingdom UK Act	Secretary of State for the Home Department	 (a) When a justice of the peace issues a summons or warrant under section 1 of the Magistrates' Courts Act, 1980 in respect of that offence; (b) when a person is charged with the offence after being taken into custody without warrant; or (c) when a bill of indictment is preferred under section 2 of the Administration of Justice
UK Act		(Miscellaneous Provisions) Act, 1933 in a case falling within subsection (2)(b) of that section;
		and where the application of this section of this column 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.
United States of America	Director of the Office of International Affairs of the Criminal Division of the Department of Justice	When an indictment, information or complaint has been filed against a person in respect of an offence.

Publication in consolidated and revised form authorised by the Governor in Cabinet this 8th day of July, 2003.

> Carmena Watler Clerk of Cabinet

PROCEEDS OF CRIMINAL CONDUCT (DESIGNATED COUNTRIES) **ORDER**

(2003 Revision)

ARRANGEMENT OF PARAGRAPHS

- Citation
- Definition
- 3. Designation of, and application to, countries4. Institution of proceedings in a designated country Schedule: Designated Countries

		and where the application of this section of this column 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.	
New Zealand	New Zealand Police Office of the Commissioner	When an application has been made to the relevant court for an external confiscation order	
Norway	The officer, Ministry, department or other official body responsible for Justice	When an application has been made to the relevant court for an external confiscation order	
Portugal	The officer, Ministry, department or other official body responsible for Justice	When an application has been made to the relevant court for an external confiscation order	
Singapore	Attorney General's Chambers	When an application has been made to the relevant court for an external confiscation order	
Spain	Ministerio de Justicia, Madrid	When, by virtue of a judicial resolution, it is decided to proceed against a person for an offence	
Sweden	Ministry of Foreign Affairs	When a public prosecutor has established that there are reasonable grounds to suspect that a person has committed an offence and accordingly the prosecutor is obliged under the Code of Judicial Procedure to notify the person of the suspicion	
Switzerland	Office federal de la police	When proceedings for an offence are brought before an examining magistrate	
0			

confiscation order

Italy Ministry of When a person is notified, in Justice accordance with article 369 of the Italian Code of Criminal Procedure, that a prosecution against him is in process; or when a proposal for the application of a preventative measure is laid before a court, and where the application of this section of this column 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. Japan Ministry of When an application has been made Justice to the relevant court for an external confiscation order Luxembourg The officer, When an application has been made to the relevant court for an external Ministry, department or confiscation order other official body responsible for Justice Mexico Office of the When the Ministerio Publico has Attorney General established that there is probable of the Republic cause to suspect that a person has committed an offence Netherlands Afdeling (a) When a pre-trial financial investigation has been initiated; Internationale (b) when the provisional measure Rechtshulp has been ordered by an investigating magistrate: when a public prosecutor has requested a pre-trial criminal investigation by an investigating

PROCEEDS OF CRIMINAL CONDUCT (DESIGNATED COUNTRIES) **ORDER**

(2003 Revision)

- 1. This order may be cited as the Proceeds of Criminal Conduct (Designated Citation Countries) Order (2003 Revision).
- 2. In this order-Definition

"designated country" means a country or territory designated under section 3(1) of this order.

- 3. (1) Each of the countries specified in the Schedule hereto is designated for Designation of, and the purposes of sections 29 and 30. application to, countries
- (2) The authority appearing in the second column of the Schedule to this Order opposite the name of a designated country is the appropriate authority for the purposes of sections 2(1) and 29(1)(b).
- 4. Proceedings for an offence are instituted in a designated country for the Institution of purposes of section 29(1)(c) and paragraph 2(2)(a) of the Schedule to the proceedings in a principal Law when, under the law of the designated country, one of the steps specified in the third column of the Schedule to this order has been taken there in respect of alleged conduct by the defendant to which the Law applies.

designated country

magistrate to be instituted; or (d) when a public prosecutor has

laid an indictment.

SCHEDULE

sections 3 and 4

		sections 3 and 4	
Designated country	Appropriate authority	Point at which proceedings for an offence are instituted	
Argentina	Ministry of Foreign Affairs	When a judge has ordered that a person be detained for the purpose of testifying in connection with the commission of an offence	
Australia	Attorney General's Department	 (a) When an information has been laid before a justice of the peace; (b) when a person is charged with an offence after having been taken into custody without a warrant; or (c) when a bill of indictment is preferred, and where the application of this section of this column 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. 	
Austria	Federal Ministry of Justice	When an application has been made to the relevant court for an external confiscation order	
Belgium	Ministry of Foreign Affairs	When an application has been made to the relevant court for an external confiscation order	
Brazil	Council for Financial Activities Control	When an application has been made to the relevant court for an external confiscation order	
Canada	Minister of Justice	When an application has been made to the relevant court for an external confiscation order	

Denmark	Ministry of Justice	When an application has been made to the relevant court for an external confiscation order
Finland	Ministry of Justice	When an application has been made to the relevant court for an external confiscation order
France	The officer, Ministry, department or other official body responsible for Justice	When an application has been made to the relevant court for an external confiscation order
Germany	Customs Criminal Investigation Office	When a person is notified that he is accused of an offence and will be brought before a court
Greece	Ministry of Justice	When an application has been made to the relevant court for an external confiscation order
Hong Kong	Department of Justice	 (a) When a magistrate issues a warrant or summons; (b) when a person is charged with an offence; or (c) when an indictment is preferred, and where the application of this section of this column 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.
Iceland	The officer, Ministry, department or other official body responsible for Justice	When an application has been made to the relevant court for an external confiscation order
Ireland	Department of Justice	When an application has been made to the relevant court for an external