Statutory Document No. 2003/0045



Maintenance Orders (Reciprocal Enforcement) Act 1995

MAINTENANCE ORDERS (MAINTENANCE CONVENTION COUNTRIES) ORDER 2003¹

Coming into operation:

20 January 2003

In exercise of the powers conferred on the Council of Ministers by section 19(1) of the Maintenance Orders (Reciprocal Enforcement) Act 1995¹, and of all other enabling powers, the following Order is hereby made:—

1 Citation and commencement

This Order may be cited as the Maintenance Orders (Maintenance Convention Countries) Order 2003 and shall come into operation on the 20th January 2003.

2 Convention countries

The countries specified in the Schedule, being countries to which the United Nations Convention on the Recovery Abroad of Maintenance² applies, are declared to be convention countries for the purposes of Part 2 of the Maintenance Orders (Reciprocal Enforcement) Act 1995.

3 Revocation

The Maintenance Orders (Maintenance Convention Countries) Order 1996³ is revoked.

MADE 15 JANUARY 2003

³ SD 574/96



^{1 1995} c.15

² Cmnd.4485

SCHEDULE

Article 2.

CONVENTION COUNTRIES

Algeria Republic of Ireland

Australia Israel Austria Italy

Barbados Luxembourg
Bosnia and Herzegovina Mexico
Brazil Monaco
Burkina Faso Morocco

Cape Verde Netherlands (Kingdom in Europe,

Netherlands Antilles and Aruba)

Central African Republic New Zealand

Chile Niger Croatia Norway Cyprus Pakistan Czech Republic Philippines Denmark Poland Ecuador Portugal Finland Romania France -Slovakia

(including the overseas departments of Guadeloupe, Guiana, Martinique and

Réunion)

French Polynesia Slovenia

New Caledonia and Dependencies Spain

St Pierre and Miquelon Sri Lanka

Germany Suriname
Greece Sweden
Guatemala Switzerland
Haiti Macedonia
Holy See Tunisia
Hungary Turkey
Uruguay
Yugoslavia



ENDNOTES

Table of Endnote References

¹ The format of this legislation has been changed as provided for under section 75 of, and paragraph 2 of Schedule 1 to, the Legislation Act 2015. The changes have been approved by the Attorney General after consultation with the Clerk of Tynwald as required by section 76 of the Legislation Act 2015.

