

**Amendment to rule 4 (the overriding objective)**

**6.** In rule 4(2), for “will” substitute “must”.

**Amendments to rule 5 (standard of proof)**

**7.** In rule 5—

- (a) for “will” substitute “must”;
- (b) for “the standard applicable in civil proceedings” substitute “the civil standard of proof”.

**Amendment to rule 14 (supplementary Statements)**

**8.** In rule 14(1), for “paragraph (4)” substitute “paragraph (5)”.

**Amendment to rule 16 (adjournment of application pending Law Society investigation)**

**9.** In rule 16(1), for “panel” substitute “Tribunal”.

**Amendment to rule 17 (applications for restoration and termination of indefinite suspension)**

**10.** In rule 17(1), for “the Act” substitute “the 1974 Act”.

**Amendment to rule 20 (standard directions)**

**11.** In rule 20(3), for “will” substitute “may”.

**Amendment to rule 22 (procedural applications)**

**12.** In rule 22(2), for “paragraph 8(6)” substitute “rule 8(6)”.

**Amendments to rule 26 (disclosure and discovery)**

**13.—(1)** In rule 26(2), for “will only apply” substitute “only applies”.

**(2)** In rule 26(3), for “will not” substitute “does not”.

**Amendment to rule 28 (written evidence)**

**14.** In rule 28(3), for “the party on whom the notice was served” substitute “the party by whom the notice was served”.

**Amendments to rule 29 (Civil Evidence Act notices)**

**15.** In rule 29(1)—

- (a) for “provisions” substitute “provision”;
- (b) before “the Civil Evidence Act 1995” insert “the provisions of”.

**Amendment to rule 31 (interpreters and translators)**

**16.** In rule 31(1), after “witness” insert “; applicant”.

**Amendments to rule 32 (previous findings of record)**

**17.—(1)** In rule 32(2), for “is admissible” substitute “are admissible”.

**(2)** In rule 32(3), for “appear” substitute “appears”.