

ASCENSION



ST HELENA LAW (APPLICATION TO ASCENSION) ORDINANCE, 1988

ST HELENA LAW (POLICE AND CRIMINAL EVIDENCE ORDINANCE) (MODIFICATION) ORDER, 2021

In exercise of the powers conferred by section 5(b) of the St Helena Law (Application to Ascension) Ordinance, 1988, the Governor, after consultation with the Island Council of Ascension, makes the following Order:

Citation

1. This Order may be cited as the St Helena Law (Police and Criminal Evidence Ordinance)(Modification) Order, 2021.

Modification

2. The Police and Criminal Evidence Ordinance, 2003, an enactment of St Helena applied to Ascension in accordance with the St Helena Law (Application to Ascension) Ordinance, 1988, continues to apply in Ascension and is hereby modified to the extent as set out in the Schedule.

SCHEDULE

Section 17	Applies as amended by the Police and
	Criminal Evidence (Amendment) Ordinance,
	2021
Insert section 27A	As introduced by the Police and Criminal
	Evidence (Amendment) Ordinance, 2021
Section 28	Applies as amended by the Police and
	Criminal Evidence (Amendment) Ordinance,
	2021
Insert sections 28A to 28I	As introduced by the Police and Criminal
	Evidence (Amendment) Ordinance, 2021

Sections 31 and 37 Apply as amended by the Police and

Criminal Evidence (Amendment) Ordinance, 2021

Made by the Governor this 23rd day of December 2021.

Philip Rushbrook Governor of Ascension

EXPLANATORY NOTE

(This note does not form part of the Order)

St Helena's Police and Criminal Evidence Ordinance, 2003 applies to Ascension by virtue of the St Helena Law (Application to Ascension) Ordinance, 1988, but it applies as it was in force on 1 April 2017. This Ordinance was subsequently amended in St Helena to introduce provisions with respect to pre-charge bail, conditions and variation of bail conditions. The purpose of this Order is to modify the application of the Police and Criminal Evidence Ordinance, 2003 to Ascension by including these provisions.