

RULES
Relating to taking prisoners out of Gaol as
Witnesses, &c.

I.

Prisoners undergoing sentence, shall not be allowed to be taken out of Gaol for any purpose except on an order in writing being produced, signed by the Sheriff or his Deputy. If required as witnesses in Court, an order of a Judge of Assize, the Chairman of the Quarter Sessions, or the Recorder of the City Recorder's Court must be likewise obeyed.

II.

Prisoners who are committed for trial shall not be allowed to be taken out of Gaol except an order in writing be produced, signed by an Alderman or Justice of the Peace, stating that the prisoner so required is to be bailed before them; if a Felony, by a Judge's order, or on the order of the Sheriff or his Deputy. Prisoners required for trial at the City Recorder's Court shall be delivered on the written order of the City High Bailiff, during the sitting of that Court.

III.

Prisoners who are committed in default of payment of a Fine shall not be discharged from custody on any order, unless such order shall specify that the fine and costs have been paid, or otherwise satisfied. Such order to be signed by the committing Magistrate, or the Clerk of the City Police Court, if a city case, or by the Sheriff or his Deputy.

IV.

Prisoners committed for further examination shall be delivered to any Constable, on the Chief Constable's written order, if a city prisoner; and in case of a county prisoner, on an order in writing from a Justice of the Peace, stating that the prisoner is required before him to be examined.