

**THE CRIMINAL JUSTICE IN THE TURKS AND
CAICOS AND CAYMAN ISLANDS (SERVICE OF
PROCESS) ACT**

Cap. 84.

[17th June, 1943.]

**1. This Act may be cited as the Criminal Justice in the
Turks and Caicos and Cayman Islands (Service of Process)
Act.** Short title.

2. In this Act—
“competent court” means the Supreme Court of Jamaica
and the Supreme Court of the Turks and Caicos
Islands and the Grand Court of the Cayman Islands;
“proper officer” means the officer of any competent court
charged with the duty of issuing criminal process in
criminal matters before such court;
“process” includes a writ of subpoena and all other process
in relation to criminal proceedings. Interpreta-
tion.

**3.—(1) Where any competent court (hereinafter referred
to as the originating court) before which criminal proceed-
ings are pending issues process to compel the attendance
before such court of any person resident or temporarily
within the jurisdiction of any other competent court (here-
inafter referred to as the executive court), the proper officer
of the originating court may transmit such process to the
proper officer of the executive court, and thereupon the
proper officer of the executive court shall take all such steps
to effect service of the process so transmitted upon the per-
son to whom such process is directed as if such process had
been issued by the executive court in criminal proceedings
pending before such executive court, and shall certify the** Service of
process out
of jurisdic-
tion.