CHANGES AND CORRECTIONS
MADE BY WORLD SAILING IN
THE CASE BOOK FOR 2021-2024

This is Version 1. Subsequent versions may be issued at any time before 31 December 2024 to show additional changes and corrections made by World Sailing.

This change take effect on 1 March 2021.

For any queries, please e-mail rules@sailing.org and ask that your query be brought to the attention of the Racing Rules Committee.

CHANGE

Case 115  In the third bullet point in the Answer delete ‘, or to the committee,’ since these words were added in error. The case will then read as follows:

CASE 115

Rule 66.1, Reopening a Hearing

Interpretation of the word ‘new’ as used in rule 66.1.

Question
What criteria should the protest committee use to decide whether or not evidence is ‘new’?

Answer
Evidence is ‘new’
if it was not reasonably possible for the party asking for the reopening to have discovered the evidence before the original hearing,

- if the protest committee is satisfied that before the original hearing the evidence was diligently but unsuccessfully sought by the party asking for the reopening, or

- if the protest committee learns from any source that the evidence was not available to the parties, or to the committee, at the time of the original hearing.

World Sailing 2011