

EXPLANATORY NOTES

MANAGEMENT OF OFFENDERS (SCOTLAND) ACT 2005

INTRODUCTION

Integrated Management Of Offenders

Section 1 – Duty to co-operate

Section 2 – Co-operation for purposes of inspections

Section 3 – Community justice authorities

Section 4 – Further provisions as respects community justice authorities

Section 5 – Special duties of chief officer of community justice authority

Section 6 – Power of Scottish Ministers to require action by community justice authority: failure by that authority

Section 7 – Power of Scottish Ministers to require action by community justice authority: failure by local authority

Section 8 – Transfer of functions to community justice authority

Section 9 – Transfer of property to community justice authority

Section 10-11 – Assessing and managing risks posed by certain sexual offenders

Section 10 – Arrangements for Assessing and managing risks posed by certain offenders

Section 11 – Review of Arrangements

Section 12 – Probation Progress Reviews

Section 13 – Scheme of accreditation and procedure of the Risk Management Authority

Section 14 – Orders after assessment of risk

Section 15 – Amendment of Prisoners and Criminal Proceedings (Scotland) Act 1993

Section 16 – Testing prisoners for drugs

Section 17 – Notification requirements where sentence of imprisonment for public protection is imposed in England and Wales

These notes relate to the Management of Offenders (Scotland) Act 2005 (asp 14)

Section 18 – Offender’s failure to comply with notification requirements:
jurisdiction of Scottish courts

Section 19 – Objection to content or finding of risk assessment report: conduct of
proceedings

Section 20 – Recovery of criminal injuries compensation from offenders

Section 21 – Further amendments and repeal

PARLIAMENTARY HISTORY