SCHEDULE 1 Article 3

Provisions of the Act coming into force on 13th April 2015

- 1. Section 1 (maximum sentence for certain offences to be life imprisonment).
- **2.** Section 2 (specified offences).
- **3.** Section 3 (Schedule 15B offences).
- **4.** Section 4 (Parole Board release when serving extended sentences).
- **5.** Section 5 (minor amendments).
- **6.** Section 6 (sentence and Parole Board release for offenders of particular concern).
- 7. Section 7 (electronic monitoring following release on licence etc).
- **8.** Section 12 (offence of remaining unlawfully at large after recall).
- **9.** Section 13 (offence of remaining unlawfully at large after temporary release).
- **10.** Section 14 (definition of "requisite custodial period").
- 11. Section 15 (minor amendments and transitional cases).
- **12.** Section 16 (drugs for which prisoners etc may be tested).
- **13.** Section 17 (restrictions on use of cautions).
- **14.** Section 18 (restrictions on use of cautions: supplementary).
- 15. Section 19 (alternatives to prosecution: rehabilitation of offenders in Scotland).
- **16.** Section 20 (ill-treatment or wilful neglect: care worker offence).
- 17. Section 21 (ill-treatment or wilful neglect: care provider offence).
- **18.** Section 22 (care provider offence: excluded care providers).
- 19. Section 23 (care provider offence: penalties).
- **20.** Section 24 (care provider offence: application to unincorporated associations).
- **21.** Section 25 (care provider offence: liability for ancillary and other offences).
- 22. Section 26 (corrupt or other improper exercise of police powers and privileges).
- 23. Section 27 (term of imprisonment for murder of police or prison officer).
- **24.** Section 29 (offences committed by disqualified drivers).
- **25.** Section 30 (extension of disqualification from driving where custodial sentence also imposed).
 - **26.** Section 32 (sending letters etc with intent to cause distress or anxiety).
 - 27. Section 33 (disclosing private sexual photographs and films with intent to cause distress).
 - 28. Section 34 (meaning of "disclose" and "photograph or film").
 - 29. Section 35 (meaning of "private" and "sexual").
 - **30.** Section 36 (meeting a child following sexual grooming etc).
 - **31.** Section 37 (possession of pornographic images of rape and assault by penetration).
 - **32.** Section 40 (powers of Youth Justice Board in relation to provision of accommodation).

- 33. Section 41 (youth cautions and condition cautions: involvement of appropriate adults).
- **34.** Section 43 (referral orders: alternatives to revocation for breach of youth offender contract).
- **35.** Section 44 (referral orders: extension on further conviction).
- **36.** Section 45 (referral orders: revocation on further conviction).
- 37. Section 46 (instituting proceedings by written charge).
- **38.** Section 47 (instituting proceedings: further provision).
- **39.** Section 48 (trial by single justice on the papers).
- **40.** Section 49 (trial by single justice on the papers: sentencing etc).
- **41.** Section 50 (further amendments).
- **42.** Section 51 (offence of improper use of public electronic communications network).
- 43. Section 53 (committal of young offenders convicted of certain offences).
- 44. Section 54 (criminal courts charge).
- **45.** Section 55 (duty to review criminal courts charge).
- **46.** Section 56 (variation of collection orders etc).
- **47.** Section 57 (personal injury claims: cases of fundamental dishonesty).
- **48.** Section 58 (rules against inducements to make personal injury claims).
- **49.** Section 59 (effect of rules against inducements).
- **50.** Section 60 (inducements: interpretation).
- **51.** Section 61 (inducements: regulations).
- **52.** Section 63 (appeals from the High Court to the Supreme Court).
- **53.** Section 67 (wasted costs in certain civil proceedings).
- **54.** Section 69 (jurors and electronic communications devices).
- **55.** Section 70 (jurors and electronic communications devices: powers of search etc).
- **56.** Section 71 (research by jurors).
- **57.** Section 72 (sharing research with other jurors).
- **58.** Section 73 (jurors engaging in other prohibited conduct).
- **59.** Section 74 (disclosing jury's deliberations).
- **60.** Section 75 (juries at inquests).
- **61.** Section 76 (members of the Court Martial).
- **62.** Section 77 (supplementary provision).
- **63.** Section 78 (lifetime reporting restrictions in criminal proceedings for witnesses and victims under 18).
 - **64.** Section 79 (reporting restrictions in proceedings other than criminal proceedings).
 - **65.** Section 80 (reporting restrictions: information society services).
 - **66.** Section 81 (representations to Parliament by the President of the Supreme Court).
 - **67.** Section 82 (the supplementary panel of the Supreme Court).

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

- **68.** Section 83 (minor amendments).
- **69.** Section 84(1) to (3) (likelihood of substantially different outcome for applicant).
- **70.** Section 87 (interveners and costs).
- 71. Section 92 (periods of time for certain legal challenges).
- 72. Schedule 1 (sentence and Parole Board release for offenders of particular concern).
- 73. Schedule 2 (electronic monitoring and licences etc: consequential provision).
- **74.** Schedule 4 (ill-treatment or wilful neglect: excluded health care).
- **75.** Schedule 6 (offences committed by disqualified drivers: further amendments).
- **76.** Schedule 8 (disclosing private sexual photographs or films: providers of information society services).
 - 77. Schedule 11 (trial by single justice on the papers: further amendments).
 - **78.** Schedule 12 (further provision about criminal courts charge).
 - **79.** Schedule 13 (juries at inquests).
 - **80.** Schedule 14 (members of the Court Martial).
 - **81.** Schedule 15 (reporting restrictions: providers of information society services).