Document Generated: 2024-04-06

Status: This is the original version (as it was originally enacted).

SCHEDULES

SCHEDULE 2

CONSEQUENTIAL AND OTHER AMENDMENTS OF ACTS

Criminal Justice Act 1967

- Section 18 of the Criminal Justice Act 1967 (restrictions on refusal of bail by magistrates' courts in criminal proceedings) shall be omitted.
- In section 19(1) of the Criminal Justice Act 1967 (restriction on justices sitting after dealing with bail) for the words "the question of the defendant's admission to bail" there shall be substituted the words "whether the defendant shall be granted bail".
- Section 21 of the Criminal Justice Act 1967 (power to impose special conditions of bail) shall be omitted.
- 37 (1) Section 22 of the Criminal Justice Act 1967 (extension of power of High Court to grant, or vary conditions of, bail) shall be amended as follows.
 - (2) For subsections (1) and (2) there shall be substituted the following—
 - "(1) Where an inferior court withholds bail in criminal proceedings or imposes conditions in granting bail in criminal proceedings, the High Court may grant bail or vary the conditions.
 - (2) Where the High Court grants a person bail under this section it may direct him to appear at a time and place which the inferior court could have directed and the recognizance of any surety shall be conditioned accordingly."
 - (3) In subsection (3) for the words " admitted to " wherever occurring there shall be substituted the word " granted ".
 - (4) At the end of subsection (4) there shall be added the word& " and 'bail in criminal proceedings' and 'vary' have the same meanings as they have in the Bail Act 1976. "