*These notes refer to the Violent Crime Reduction Act 2006* (*c.38*) *which received Royal Assent on 8 November 2006* 

# **VIOLENT CRIME REDUCTION ACT 2006**

## **EXPLANATORY NOTES**

### **COMMENTARY ON SECTIONS**

#### Part 1: Alcohol-related violence and disorder

#### **Chapter 1:** Drinking banning orders

#### Section 6: Orders on conviction in criminal proceedings

93. Subsections (1), (2) and (3) provide that the court may make a DBO against an offender following criminal proceedings, where that offender is aged at least 16, was under the influence of alcohol when committing the offence and the court decides that the conditions set out in section 3(2) are satisfied. The court must at least consider whether those conditions are so satisfied. Subsection (4) requires that if the court decides that the conditions are satisfied but it decides not to make a DBO, it must give the reasons for not doing so in open court. Subsection (5) requires the court to state in open court if it decides that the conditions in section 3(2) are not satisfied, and give its reasons.