Status: This is the original version (as it was originally enacted).

SCHEDULES

SCHEDULE 4

MINOR AND CONSEQUENTIAL AMENDMENTS

Proceeds of Crime Act 2002 (c. 29)

- 51 (1) Section 191 of that Act (application, discharge and variation of restraint orders) is amended as follows.
 - (2) In subsection (4), for "(7)" substitute "(8)".
 - (3) For subsection (7) substitute—
 - "(7) If the condition in section 189 which was satisfied was that an investigation was started—
 - (a) the court must discharge the order if within a reasonable time proceedings for the offence are not started;
 - (b) otherwise, the court must discharge the order on the conclusion of the proceedings.
 - (8) If the condition in section 189 which was satisfied was that an application was to be made—
 - (a) the court must discharge the order if within a reasonable time the application is not made;
 - (b) otherwise, the court must discharge the order on the conclusion of the application."