

Sexual Offences Act 1956

1956 CHAPTER 69 4 and 5 Eliz 2

E+W

An Act to consolidate (with corrections and improvements made under the Consolidation of Enactments (Procedure) Act 1949) the statute law of England and Wales relating to sexual crimes, to the abduction, procuration and prostitution of women and to kindred offences, and to make such adaptations of statutes extending beyond England and Wales as are needed in consequence of that consolidation. [2nd August 1956]

PART I U.K.

OFFENCES, AND THE PROSECUTION AND PUNISHMENT OF OFFENCES

Intercourse by force, intimidation, etc.

1 Rape. E+W

- (1) It is felony for a man to rape a woman.
- (2) A man who induces a married woman to have sexual intercourse with him by impersonating her husband commits rape.

Modifications etc. (not altering text)

C1 s. 1 amended by Sexual Offences (Amendment) Act 1976 (c. 82), s. 1 (1)

2 Procurement of woman by threats. E+W

(1) It is an offence for a person to procure a woman, by threats or intimidation, to have unlawful sexual intercourse in any part of the world.

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

(2) A person shall not be convicted of an offence under this section on the evidence of one witness only, unless the witness is corroborated in some material particular by evidence implicating the accused.

3 Procurement of woman by false pretences. E+W

- (1) It is an offence for a person to procure a woman, by false pretences or false representations to have unlawful sexual intercourse in any part of the world.
- (2) A person shall not be convicted of an offence under this section on the evidence of one witness only, unless the witness is corroborated in some material particular by evidence implicating the accused.

4 Administering drugs to obtain or facilitate intercourse. E+W

- (1) It is an offence for a person to apply or administer to, or cause to be taken by, a woman any drug, matter or thing with intent to stupefy or overpower her so as thereby to enable any man to have unlawful sexual intercourse with her.
- (2) A person shall not be convicted of an offence under this section on the evidence of one witness only, unless the witness is corroborated in some material particular by evidence implicating the accused.

Intercourse with girls under sixteen

5 Intercourse with girl under thirteen. E+W

It is felony for a man to have unlawful sexual intercourse with a girl under the age of thirteen.

†Intercourse with girl between thirteen and sixteen. E+W

- (1) It is an offence, subject to the exceptions mentioned in this section, for a man to have unlawful sexual intercourse with a girl . . . ^{F1} under the age of sixteen.
- (2) Where a marriage is invalid under section two of the MI Marriage Act 1949, or section one of the M2 Age of Marriage Act 1929 (the wife being a girl under the age of sixteen), the invalidity does not make the husband guilty of an offence under this section because he has sexual intercourse with her, if he believes her to be his wife and has reasonable cause for the belief.
- (3) A man is not guilty of an offence under this section because he has unlawful sexual intercourse with a girl under the age of sixteen, if he is under the age of twenty-four and has not previously been charged with a like offence, and he believes her to be of the age of sixteen or over and has reasonable cause for the belief.

In this subsection, "a like offence" means an offence under this section or an attempt to commit one, or an offence under paragraph (1) of section five of the M3Criminal Law Amendment Act 1885 (the provision replaced for England and Wales by this section).

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

Textual Amendments F1 Words repealed by Criminal Law Act 1967 (c. 58), Sch. 2 para. 14 Modifications etc. (not altering text) C2 Unreliable marginal note C3 S. 6 amended as to mode of trial by Magistrates' Courts Act 1980 (c. 43, SIF 82), Sch. 1 para. 23(a) Marginal Citations M1 1949 c. 76. M2 1929 c. 36.

Intercourse with defectives

[F27 Intercourse with defective. E+W

M3

1885 c. 69.

- (1) It is an offence, subject to the exception mentioned in this section for a man to have unlawful sexual intercourse with a woman who is a defective.
- (2) A man is not guilty of an offence under this section because he has unlawful sexual intercourse with a woman if he does not know and has no reason to suspect her to be a defective.]



9 Procurement of defective. E+W

- (1) It is an offence, subject to the exception mentioned in this section, for a person to procure a woman who is a defective to have unlawful sexual intercourse in any part of the world.
- (2) A person is not guilty of an offence under this section because he procures a defective to have unlawful sexual intercourse, if he does not know and has no reason to suspect her to be a defective.

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

Incest

10 Incest by a man. E+W

- (1) It is an offence for a man to have sexual intercourse with a woman whom he knows to be his grand-daughter, daughter, sister or mother.
- (2) In the foregoing subsection "sister" includes half-sister, and for the purposes of that subsection any expression importing a relationship between two people shall be taken to apply notwithstanding that the relationship is not traced through lawful wedlock.

11 Incest by a woman. E+W

- (1) It is an offence for a woman of the age of sixteen or over to permit a man whom she knows to be her grandfather, father, brother or son to have sexual intercourse with her by her consent.
- (2) In the foregoing subsection "brother" includes half-brother, and for the purposes of that subsection any expression importing a relationship between two people shall be taken to apply notwithstanding that the relationship is not traced through lawful wedlock.

Unnatural offences

12 Buggery. E+W

(1) It is felony for a person to commit buggery with another person or with an animal.

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Textual Amendments

F4 Ss. 12(2)(3), 15(4)(5), 16(2)(3), 39, repealed by Police and Criminal Evidence Act 1984 (c. 60, SIF 95), s. 119(2), **Sch. 7 Pt. V**

Modifications etc. (not altering text)

C4 s. 12 amended by Sexual Offences Act 1967 (c. 60), ss. 1, 2, 7

13 Indecency between men. E+W

It is an offence for a man to commit an act of gross indecency with another man, whether in public or private, or to be a party to the commission by a man of an act of gross indecency with another man, or to procure the commission by a man of an act of gross indecency with another man.

Modifications etc. (not altering text)

C5 S. 13 amended as to mode of trial by Magistrates' Courts Act 1980 (c. 43, SIF 82), Sch. 1 para. 23(b)

C6 s. 13 amended by Sexual Offences Act 1967 (c. 60), ss. 1, 2, 4 (3), 7, 9 (2)

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

Assaults

14 Indecent assault on a woman. E+W

- (1) It is an offence, subject to the exception mentioned in subsection (3) of this section, for a person to make an indecent assault on a woman.
- (2) A girl under the age of sixteen cannot in law give any consent which would prevent an act being an assault for the purposes of this section.
- (3) Where a marriage is invalid under section two of the M4 Marriage Act 1949, or section one of the M5 Age of Marriage Act 1929 (the wife being a girl under the age of sixteen), the invalidity does not make the husband guilty of any offence under this section by reason of her incapacity to consent while under that age, if he believes her to be his wife and has reasonable cause for the belief.
- (4) A woman who is a defective cannot in law give any consent which would prevent an act being an assault for the purposes of this section, but a person is only to be treated as guilty of an indecent assault on a defective by reason of that incapacity to consent, if that person knew or had reason to suspect her to be a defective.

Marginal Citations M4 1949 c. 76. M5 1929 c. 36.

15 Indecent assault on a man. E+W

- (1) It is an offence for a person to make an indecent assault on a man.
- (2) A boy under the age of sixteen cannot in law give any consent which would prevent an act being an assault for the purposes of this section.
- (3) A man who is a defective cannot in law give any consent which would prevent an act being an assault for the purposes of this section, but a person is only to be treated as guilty of an indecent assault on a defective by reason of that incapacity to consent, if that person knew or had reason to suspect him to be a defective.

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Textual Amendments

Ss. 12(2)(3), 15(4)(5), 16(2)(3), 39, repealed by Police and Criminal Evidence Act 1984 (c. 60, SIF 95), s. 119(2), Sch. 7 Pt. V

16 Assault with intent to commit buggery. E+W

(1) It is an offence for a person to assault another person with intent to commit buggery.

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Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

Textual Amendments

F6 Ss. 12(2)(3), 15(4)(5), 16(2)(3), 39, repealed by Police and Criminal Evidence Act 1984 (c. 60, SIF 95), s. 119(2), **Sch. 7 Pt. V**

Abduction

17 Abduction of woman by force or for the sake of her property. E+W

- (1) It is felony for a person to take away or detain a woman against her will with the intention that she shall marry or have unlawful sexual intercourse with that or any other person, if she is so taken away or detained either by force or for the sake of her property or expectations of property.
- (2) In the foregoing subsection, the reference to a woman's expectations of property relates only to property of a person to whom she is next of kin or one of the next of kin, and "property" includes any interest in property.

18	F7	E+W
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Textual Amendments

F7 S. 18 repealed by Family Law Reform Act 1969 (c. 46), s. 11

19 Abduction of unmarried girl under eighteen from parent or guardian. E+W

- (1) It is an offence, subject to the exception mentioned in this section, for a person to take an unmarried girl under the age of eighteen out of the possession of her parent or guardian against his will, if she is so taken with the intention that she shall have unlawful sexual intercourse with men or with a particular man.
- (2) A person is not guilty of an offence under this section because he takes such a girl out of the possession of her parent or guardian as mentioned above, if he believes her to be of the age of eighteen or over and has reasonable cause for the belief.
- (3) In this section "guardian" means any person having [F8the lawful care or charge of][F8parental responsibility for or care of] the girl.

Textual Amendments

F8 Words beginning "parental..." substituted (*prosp.*) for words "the lawful care or charge of" by Children Act 1989 (c. 41, SIF 20), s. 108(2)(4), **Sch. 12 para. 11**

Abduction of unmarried girl under sixteen from parent or guardian. E+W

(1) It is an offence for a person acting without lawful authority or excuse to take an unmarried girl under the age of sixteen out of the possession of her parent or guardian against his will.

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

(2) In the foregoing subsection "guardian" means any person having [F9the lawful care or charge of [F9 parental responsibility for or care of the girl.

Textual Amendments

Words beginning "parental..." substituted (*prosp.*) for words "the lawful care or charge of" by Children Act 1989 (c. 41, SIF 20), s. 108(2)(4), Sch. 12 para. 12

21 Abduction of defective from parent or guardian. E+W

- (1) It is an offence, subject to the exception mentioned in this section, for a person to take a woman who is a defective out of the possession of her parent or guardian against his will, if she is so taken with the intention that she shall have unlawful sexual intercourse with men or with a particular man.
- (2) A person is not guilty of an offence under this section because he takes such a woman out of the possession of her parent or guardian as mentioned above, if he does not know and has no reason to suspect her to be a defective.
- (3) In this section "guardian" means any person having [F10the lawful care or charge of][F10parental responsibility for or care of] the woman.

Textual Amendments

F10 Words beginning "parental..." substituted (*prosp.*) for words "the lawful care or charge of" by Children Act 1989 (c. 41, SIF 20), s. 108(2)(4), **Sch. 12 para. 13**

Prostitution, procuration etc.

22 Causing prostitution of women. E+W

- (1) It is an offence for a person—
 - (a) to procure a woman to become, in any part of the world, a common prostitute; or
 - (b) to procure a woman to leave the United Kingdom, intending her to become an inmate of or frequent a brothel elsewhere; or
 - (c) to procure a woman to leave her usual place of abode in the United Kingdom, intending her to become an inmate of or frequent a brothel in any part of the world for the purposes of prostitution.
- (2) A person shall not be convicted of an offence under this section on the evidence of one witness only, unless the witness is corroborated in some material particular by evidence implicating the accused.

23 Procuration of girl under twenty-one. E+W

(1) It is an offence for a person to procure a girl under the age of twenty-one to have unlawful sexual intercourse in any part of the world with a third person.

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

(2) A person shall not be convicted of an offence under this section on the evidence of one witness only, unless the witness is corroborated in some material particular by evidence implicating the accused.

24 Detention of woman in brothel or other premises. E+W

- (1) It is an offence for a person to detain a woman against her will on any premises with the intention that she shall have unlawful sexual intercourse with men or with a particular man, or to detain a woman against her will in a brothel.
- (2) Where a woman is on any premises for the purpose of having unlawful sexual intercourse or is in a brothel, a person shall be deemed for the purpose of the foregoing subsection to detain her there if, with the intention of compelling or inducing her to remain there, he either withholds from her her clothes or any other property belonging to her or threatens her with legal proceedings in the event of her taking away clothes provided for her by him or on his directions.
- (3) A woman shall not be liable to any legal proceedings, whether civil or criminal, for taking away or being found in possession of any clothes she needed to enable her to leave premises on which she was for the purpose of having unlawful sexual intercourse or to leave a brothel.

25 Permitting girl under thirteen to use premises for intercourse. E+W

It is felony for a person who is the owner or occupier of any premises, or who has, or acts or assists in, the management or control of any premises, to induce or knowingly suffer a girl under the age of thirteen to resort to or be on those premises for the purpose of having unlawful sexual intercourse with men or with a particular man.

†Permitting girl between thirteen and sixteen to use premises for intercourse. E

It is an offence for a person who is the owner or occupier of any premises, or who has, or acts or assists in, the management or control of any premises, to induce or knowingly suffer a girl . . . ^{FII} under the age of sixteen, to resort to or be on those premises for the purpose of having unlawful sexual intercourse with men or with a particular man.

Textual Amendments

F11 Words repealed by Criminal Law Act 1967 (c. 58), Sch. 2 para. 14

Modifications etc. (not altering text)

- C7 Unreliable marginal note
- C8 S. 26 amended as to mode of trial by Magistrates' Courts Act 1980 (c. 43, SIF 82), Sch. 1 para. 23(c)

27 Permitting defective to use premises for intercourse. E+W

(1) It is an offence, subject to the exception mentioned in this section, for a person who is the owner or occupier of any premises, or who has, or acts or assists in, the management or control of any premises, to induce or knowingly suffer a woman who

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- is a defective to resort to or be on those premises for the purpose of having unlawful sexual intercourse with men or with a particular man.
- (2) A person is not guilty of an offence under this section because he induces or knowingly suffers a defective to resort to or be on any premises for the purpose mentioned, if he does not know and has no reason to suspect her to be a defective.

Causing or encouraging prostitution of, intercourse with, or indecent assault on, girl under sixteen. E+W

- (1) It is an offence for a person to cause or encourage the prostitution of, or the commission of unlawful sexual intercourse with, or of an indecent assault on, a girl under the age of sixteen for whom he is responsible.
- (2) Where a girl has become a prostitute, or has had unlawful sexual intercourse, or has been indecently assaulted, a person shall be deemed for the purposes of this section to have caused or encouraged it, if he knowingly allowed her to consort with, or to enter or continue in the employment of, any prostitute or person of known immoral character.
- [F12(3)] The persons who are to be treated for the purposes of this section as responsible for a girl are (subject to the next following subsection)—
 - (a) any person who is her parent or legal guardian; and
 - (b) any person who has actual possession or control of her, or to whose charge she has been committed by her parent or legal guardian or by a person having the custody of her; and
 - (c) any other person who has the custody, charge or care of her.
 - (4) In the last foregoing subsection—
 - (a) "parent" does not include, in relation to any girl, a person deprived of the custody of her by order of a court of competent jurisdiction but (subject to that), in the case of a girl who . . . ^{F13} is illegitimate . . . ^{F13}, means her mother and any person who has been adjudged to be her putative father;
 - (b) "legal guardian" means, in relation to any girl, any person who is for the time being her guardian, having been appointed according to law by deed or will or by order of a court of competent jurisdiction.]
 - [F12(3)] The persons who are to be treated for the purposes of this section as responsible for a girl are (subject to subsection (4) of this section)—
 - (a) her parents;
 - (b) any person who is not a parent of hers but who has parental responsibility for her; and
 - (c) any person who has care of her.
 - (4) An individual falling within subsection (3)(a) or (b) of this section is not to be treated as responsible for a girl if—
 - (a) a residence order under the Children Act 1989 is in force with respect to her and he is not named in the order as the person with whom she is to live; or
 - (b) a care order under that Act is in force with respect to her.]
 - (5) If, on a charge of an offence against a girl under this section, the girl appears to the court to have been under the age of sixteen at the time of the offence charged, she

Status: Point in time view as at 01/02/1991.

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

shall be presumed for the purposes of this section to have been so, unless the contrary is proved.

Textual Amendments

- F12 S. 28(3)(4) ending with the words "...with respect to her." substituted (*prosp.*) for s. 28(3)(4) ending with the words "...a court of competent jurisdiction." by Children Act 1989 (c. 41, SIF 20), s. 108(2) (4), Sch. 12 para. 14
- F13 Words repealed by Children Act 1975 (c. 72), Sch. 4 Pt. I

29 Causing or encouraging prostitution of defective. E+W

- (1) It is an offence, subject to the exception mentioned in this section, for a person to cause or encourage the prostitution in any part of the world of a woman who is a defective.
- (2) A person is not guilty of an offence under this section because he causes or encourages the prostitution of such a woman, if he does not know and has no reason to suspect her to be a defective.

30 Man living on earnings of prostitution. E+W

- (1) It is an offence for a man knowingly to live wholly or in part on the earnings of prostitution.
- (2) For the purposes of this section a man who lives with or is habitually in the company of a prostitute, or who exercises control, direction or influence over a prostitute's movements in a way which shows he is aiding, abetting or compelling her prostitution with others, shall be presumed to be knowingly living on the earnings of prostitution, unless he proves the contrary.

Woman exercising control over prostitute. E+W

It is an offence for a woman for purposes of gain to exercise control, direction or influence over a prostitute's movements in a way which shows she is aiding, abetting or compelling her prostitution.

Solicitation

32 Solicitation by men. E+W

It is an offence for a man persistently to solicit or importune in a public place for immoral purposes.

Modifications etc. (not altering text)

C9 s. 32 amended by Sexual Offences Act 1967 (c. 60), ss. 7, 9 (1)

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

Suppression of brothels

33 Keeping a brothel. E+W

It is an offence for a person to keep a brothel, or to manage, or act or assist in the management of, a brothel.

Modifications etc. (not altering text)

C10 s. 33 extended by Sexual Offences Act 1967 (c. 60), s. 6

Landlord letting premises for use as brothel. E+W

It is an offence for the lessor or landlord of any premises or his agent to let the whole or part of the premises with the knowledge that it is to be used, in whole or in part, as a brothel, or, where the whole or part of the premises is used as a brothel, to be wilfully a party to that use continuing.

Modifications etc. (not altering text)

C11 s. 34 extended by Sexual Offences Act 1967 (c. 60), s. 6

Tenant permitting premises to be used as brothel. E+W

- (1) It is an offence for the tenant or occupier, or person in charge, of any premises knowingly to permit the whole or part of the premises to be used as a brothel.
- (2) Where the tenant or occupier of any premises is convicted (whether under this section or, for an offence committed before the commencement of this Act, under section thirteen of the McCriminal Law Amendment Act 1885) of knowingly permitting the whole or part of the premises to be used as a brothel, the First Schedule to this Act shall apply to enlarge the rights of the lessor or landlord with respect to the assignment or determination of the lease or other contract under which the premises are held by the person convicted.
- (3) Where the tenant or occupier of any premises is so convicted, or was so convicted under the said section thirteen before the commencement of this Act, and either—
 - (a) the lessor or landlord, after having the conviction brought to his notice, fails or failed to exercise his statutory rights in relation to the lease or contract under which the premises are or were held by the person convicted; or
 - (b) The lessor or landlord, after exercising his statutory rights so as to determine that lease or contract, grants or granted a new lease or enters or entered into a new contract of tenancy of the premises to, with or for the benefit of the same person, without having all reasonable provisions to prevent the recurrence of the offence inserted in the new lease or contract;

then, if subsequently an offence under this section is committed in respect of the premises during the subsistence of the lease or contract referred to in paragraph (a) of this subsection or (where paragraph (b) applies) during the subsistence of the new lease or contract, the lessor or landlord shall be deemed to be a party to that offence unless he shows that he took all reasonable steps to prevent the recurrence of the offence.

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

References in this subsection to the statutory rights of a lessor or landlord refer to his rights under the First Schedule to this Act or under subsection (1) of section five of the Criminal Law Amendment Act 1912 (the provision replaced for England and Wales by that Schedule).

Modifications etc. (not altering text)

C12 s. 35 extended by Sexual Offences Act 1967 (c. 60), s. 6

Marginal Citations

M6 1885 c. 69.

Tenant permitting premises to be used for prostitution. E+W

It is an offence for the tenant or occupier of any premises knowingly to permit the whole or part of the premises to be used for the purposes of habitual prostitution.

Powers and procedure for dealing with offenders

37 Prosecution and punishment of offences. E+W

- (1) The Second Schedule to this Act shall have effect, subject to and in accordance with the following provisions of this section, with respect to the prosecution and punishment of the offences listed in the first column of the Schedule, being the offences under this Act and attempts to commit certain of those offences.
- (2) The second column in the Schedule shows, for any offence, if it may be prosecuted on indictment or summarily, or either, . . . F14 and what special restrictions (if any) there are on the commencement of a prosecution.
- (3) The third column in the Schedule shows, for any offence, the punishments which may be imposed on conviction on indictment or on summary conviction, a reference to a period giving the maximum term of imprisonment and a reference to a sum of money the maximum fine.
- (4) The fourth column in the Schedule contains provisions which are either supplementary to those in the second or third column or enable a person charged on indictment with the offence specified in the first column to be found guilty of another offence if the jury are not satisfied that he is guilty of the offence charged or of an attempt to commit it, but are satisfied that he is guilty of the other offence.
- (5) A provision in the fourth column of the Schedule enabling the jury to find the accused guilty of an offence specified in that provision authorises them, if not satisfied that he is guilty of the offence so specified, to find him guilty of any other offence of which they could find him guilty if he had been indicted for the offence so specified.
- (6) Where in the Schedule there is used a phrase descriptive of an offence or group of offences followed by a reference to a section by its number only, the reference is to a section of this Act, and the phrase shall be taken as referring to any offence under the section mentioned.

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

- (7) Nothing in this section or in the Second Schedule to this Act shall exclude the application to any of the offences referred to in the first column of the Schedule—
 - (a) [F15 of [F16 section 24 of the Magistrates' Courts Act 1980] (which relates] to the summary trial of young offenders for indictable offences); or
 - (b) of [F17] subsection (5) of section 121 of the Magistrates' Courts Act 1980] (which limits the punishment which may be imposed by a magistrates' court sitting in an occasional courthouse); or
 - (c) of any enactment or rule of law restricting a court's power to imprison; or
 - (d) of any enactment or rule of law authorising an offender to be dealt with in a way not authorised by the enactments specially relating to his offence; or
 - (e) of any enactment or rule of law authorising a jury to find a person guilty of an offence other than that with which he is charged.

Textual Amendments

- F14 Words repealed by Courts Act 1971 (c. 23), Sch. 11 Pt. IV
- F15 Words substituted by Children and Young Persons Act 1969 (c. 54), Sch. 5 para. 27
- F16 Words substituted by Magistrates' Courts Act 1980 (c. 43, SIF 82), Sch. 7 para. 17(a)
- F17 Words substituted by Magistrates' Courts Act 1980 (c. 43, SIF 82), Sch. 7 para. 17(b)

I^{F18}38 Powers of court in case of incest with girl under twenty-one. E+W

- [On a person's conviction of an offence under section 10 of this Act against a girl under that age of eighteen, or of an offence under section 11 of this Act against a boy under that age, or of attempting to commit such an offence, the court may by order divest that person of all authority over the girl or boy.
 - (2) An order divesting a person of authority over a girl or boy under the foregoing subsection may, if that person is the guardian of the girl or boy, remove that person from the guardianship.
 - (3) An order under this section may appoint a person to be the guardian of the girl or boy during his or her minority or any less period.
 - (4) An order under this section may be varied from time to time or rescinded by the High Court and, if made on conviction of an offence against a girl or boy who is a defective, may, so far as it has effect for any of the purposes of [F20] the Mental Health Act 1983], be rescinded either before or after the girl or boy has attained the age of eighteen.]]

Textual Amendments

- F18 S. 38 repealed (prosp.) by Children Act 1989 (c. 41, SIF 20), s. 108(2)(4)(7), Sch. 12 para. 15, Sch. 15
- **F19** S. 38 substituted by Guardianship Act 1973 (c. 29), **s. 1** (8), Sch. 1
- F20 Words substituted by Mental Health Act 1983 (c. 20, SIF 85), Sch. 4 para. 12

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

Textual Amendments

F21 Ss. 12(2)(3), 15(4)(5), 16(2)(3), 39, repealed by Police and Criminal Evidence Act 1984 (c. 60, SIF 95), s. 119(2), **Sch. 7 Pt. V**

Powers of arrest and search

40 F22 E+W

Textual Amendments

F22 S. 40 repealed by Police and Criminal Evidence Act 1984 (c. 60, SIF 95), s. 119(2), Sch. 7 Pt. I

†Power of arrest in cases of trading in prostitution, or of soliciting by men. E

Anyone may arrest without a warrant a person found committing an offence under section . . . ^{F23} thirty-two of this Act [F24but a constable may only do so in accordance with section 25 of the Police and Criminal Evidence Act 1984.]

Textual Amendments

- F23 Words repealed by Criminal Law Act 1967 (c. 58), Sch. 3 Pt. III
- F24 Words added by Police and Criminal Evidence Act 1984 (c. 60, SIF 95), s. 119(1), Sch. 6 para. 9

Modifications etc. (not altering text)

C13 Unreliable marginal note

Power of search in case of man living on earnings of prostitution. E+W

Where it is made to appear by information on oath before a justice of the peace that there is reasonable cause to suspect that any house or part of a house is used by a woman for purposes of prostitution, and that a man residing in or frequenting the house is living wholly or in part on her earnings, the justice may issue a warrant authorising a constable to enter and search the house and to arrest the man.

Power to search for and remove woman detained for immoral purposes. E+W

- (1) Where it is made to appear by information on oath laid before a justice of the peace by a woman's parent, relative or guardian, or by any other person who in the opinion of the justice is acting in the woman's interests, that there is reasonable cause to suspect—
 - (a) that the woman is detained in any place within the justice's jurisdiction in order that she may have unlawful sexual intercourse with men or with a particular man; and
 - (b) that either she is so detained against her will, or she is under the age of sixteen or is a defective, or she is under the age of eighteen and is so detained against the will of her parent or guardian;

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

then the justice may issue a warrant authorising a . . . F25 constable to search for her and to take her to and detain her in a place of safety until she can be brought before a justice of the peace.

- (2) A justice before whom a woman is brought in pursuance of the foregoing subsection may cause her to be delivered up to her parent or guardian, or otherwise dealt with as circumstances may permit and require.
- (3) A constable authorised by a warrant under this section to search for a woman may enter (if need be, by force) any premises specified in the warrant, and remove the woman from the premises.
- (4) A constable executing a warrant issued under this section shall be accompanied by the person applying for the warrant, if that person so desires, unless the justice issuing it otherwise directs.
- (5) In this section "guardian" means any person having [F26the lawful care or charge of] [F26parental responsibility for or care of] the woman.
- (6) The powers conferred by this section shall be in addition to and not in derogation of those conferred by [F27] section forty of the M7Children and Young Persons Act 1933[F27] Part V of the Children Act 1989].

Textual Amendments

- F25 Word repealed by Police and Criminal Evidence Act 1984 (c. 60, SIF 95), s. 119(2), Sch. 7 Pt. I
- F26 "parental responsibility for or care of" substituted (*prosp*.) for "the lawful care or charge of" by Children Act 1989 (c. 41, SIF 20), s. 108(2)(4), Sch. 12 para. 16(1)
- F27 "Part V of the Children Act 1989" substituted (*prosp.*) for "section forty of the Children and Young Persons Act 1933" by Children Act 1989 (c. 41, SIF 20), s. 108(2)(4), Sch. 12 para. 16(2)

Marginal Citations

M7 1933 c. 12.

Interpretation

44 Meaning of "sexual intercourse". E+W

Where, on the trial of any offence under this Act, it is necessary to prove sexual intercourse (whether natural or unnatural), it shall not be necessary to prove the completion of the intercourse by the emission of seed, but the intercourse shall be deemed complete upon proof of penetration only.

[F2845 Meaning of "defective". E+W

In this Act "defective" means a person suffering from [F29 a state of arrested or incomplete development of mind which includes severe impairment of intelligence and social functioning].]

Textual Amendments

F28 s. 45 substituted by Mental Health Act 1959 (c. 72), s. 127 (1)

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

F29 Words substituted by Mental Health (Amendment) Act 1982 (c. 51, SIF 85), Sch. 3 para. 29

46 Use of words "man", "boy", "woman" and "girl". E+W

The use in any provision of this Act of the word "man" without the addition of the word "boy", or vice versa, shall not prevent the provision applying to any person to whom it would have applied if both words had been used, and similarly with the words "woman" and "girl".

Modifications etc. (not altering text)

C14 s. 46 amended by Sexual Offences (Amendment) Act 1976 (c. 82), s. 7 (2)

[F3046A Meaning of parental responsibility. E+W

In this Act "parental responsibility" has the same meaning as in the Children Act 1989.]

Textual Amendments

F30 S. 46A inserted (*prosp.*) by Children Act 1989 (c. 41, SIF 20), s. 108(2)(4), **Sch. 12 para. 17**

47 Proof of exceptions. E+W

Where in any of the foregoing sections the description of an offence is expressed to be subject to exceptions mentioned in the section, proof of the exception is to lie on the person relying on it.

PART II U.K.

SUPPLEMENTARY

Consequential amendments

48 Amendments of Acts not consolidated. E+W

The enactments mentioned in the first column of the Third Schedule to this Act shall be amended as shown in the second column of that Schedule

Modifications etc. (not altering text)

C15 The text of s. 48 is in the form in which it was originally enacted: it was not reproduced in Statutes in Force and does not reflect any amendments or repeals which may have been made prior to 1.2.1991.

49 F31 E+W+S

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

Textual Amendments

F31 S. 49 repealed by Sexual Offences (Scotland) Act 1976 (c. 67), Sch. 2

Adaptation of enactments applying to Northern Ireland. E+W+N.I.

- (1) In Northern Ireland, a conviction under section thirty-three, thirty-four, thirty-five or thirty-six of this Act shall be taken into account under section three of the M8Criminal Law Amendment Act (Northern Ireland) 1923, in the same way as a conviction under section thirteen of the M9Criminal Law Amendment Act 1885.

Textual Amendments

F32 S. 50(2) repealed by Northern Ireland Constitution Act 1973 (c. 36), Sch. 6 Pt. I

Marginal Citations

M8 1923 c. 8 (N.I.) **M9** 1885 c. 69.

51 F33 E+W

Textual Amendments

F33 S. 51 repealed by Statute Law (Repeals) Act 1974 (c. 22), Sch. Pt. XI

52 Savings, etc. E+W

- (1) Nothing in this Act shall affect any previous enactment in its operation in relation to offences under any such enactment committed or partly committed before the commencement of this Act, or in relation to anything done before that commencement under the authority or for the purposes of any such enactment:
 - Provided that subsection (1) of section five of the M10Criminal Law Amendment Act 1912, shall not apply where the First Schedule to this Act applies by virtue of subsection (2) of section thirty-five of this Act.
- (2) Subject to the provisions of this Act, and in particular to those of the Third Schedule, any reference in any document to an enactment repealed by this Act shall be construed as referring, or as including a reference, to the corresponding provision of this Act, so far as may be necessary to prevent this Act altering the substantial effect of the document.
- (3) Without prejudice to the last foregoing subsection any reference in any document to an offence under an enactment repealed by this Act, if it referred, or included a reference, to an attempt to commit an offence under such an enactment, shall be construed as referring, or as including a reference, to an attempt to commit the corresponding offence under this Act, so far as may be necessary to prevent this Act altering the substantial effect of the document.

Status: Point in time view as at 01/02/1991.

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

(4) The inclusion in this Act of any express saving or amendment shall not be taken as prejudicing the operation of section thirty-eight of the MIIInterpretation Act 1889 (which relates to the effect of repeals).

Marginal Citations M10 1912 c. 20. M11 1889 c. 63.

53 Construction of references to enactments. E+W

Except in so far as the context otherwise requires, any reference in this Act to any other enactment shall be taken as referring to that enactment as amended by any subsequent enactment, including this Act.

54 Extent. E+W

- (1) This Act shall not extend to Scotland, except section forty-nine and so much of the Third Schedule as amends the M12 Extradition Act 1873.
- (2) This Act shall not extend to Northern Ireland, except section fifty and so much of the Third Schedule as amends the Extradition Act 1873.

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Marginal Citations
M12 1873 c. 60.
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55 Short title. E+W

This Act may be cited as the Sexual Offences Act 1956.

56 Commencement. E+W

This Act shall come into force on the first day of January, nineteen hundred and fifty-seven.

Document Generated: 2023-11-23

Status: Point in time view as at 01/02/1991.

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

SCHEDULES

FIRST SCHEDULE E+W

Section 35.

RIGHTS OF LANDLORD WHERE TENANT CONVICTED OF

PERMITTING USE OF PREMISES AS BROTHEL

- Upon the conviction of the tenant or occupier (in this Schedule referred to as "the tenant"), the lessor or landlord may require the tenant to assign the lease or other contract under which the premises are held by him to some person approved by the lessor or landlord.
- If the tenant fails to do so within three months, the lessor or landlord may determine the lease or contract (but without prejudice to the rights or remedies of any party thereto accrued before the date of the determination).
- Where the lease or contract is determined under this Schedule, the court by which the tenant was convicted may make a summary order for delivery of possession of the premises to the lessor or landlord.
- The approval of the lessor or landlord for the purposes of paragraph 1 of this Schedule shall not be unreasonably withheld.
- This Schedule shall have effect subject to the Rent and Mortgage Interest Restrictions Acts 1920 to 1939, the M13 Furnished Houses (Rent Control) Act 1946, Part II of the M14 Reserve and Auxiliary Forces (Protection of Civil Interests) Act 1951, and Part I of the M15 Landlord and Tenant Act 1954 [F34 Part I of the Housing Act 1988 and Schedule 10 to the Local Government and Housing Act 1989].

Textual Amendments

F34 Words added by Local Government and Housing Act 1989 (c. 42, SIF 61), s. 194, Sch. 11 para. 5

Marginal Citations

M13 1946 c. 34.

M14 1951 c. 65.

M15 1954 c. 56.

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

SECOND SCHEDULE E+W

Section 37.

TABLE OF OFFENCES, WITH MODE OF PROSECUTION, PUNISHMENTS, ETC.

PART I E+W

FELONIES AND ATTEMPTS OF FELONIES

Offence	Mode of Prosecution	Punishment	Provisions as to alternative verdicts etc.
1. (a) Rape (section one)	On indictment, F35	Life	The jury may find the accused guilty— (i) of procurement of a woman by threats (section two); or (ii) of procurement of a woman by false pretences (section three); or (iii) of administering drugs to obtain or facilitate intercourse (section four); (iv)—(ix) F36
(b)An attempt to commit this offence.	On indictment	[F37L ife]	
2. (a) Intercourse with girl under thirteen (section five).	On indictment, F35	Life	F38
(b)An attempt to commit this offence	On indictment, F35	[F39Seven years]	
3.(a) Buggery (section twelve).	On indictment, F35	[F40] if with a boy under with a woman or an at the relevant punishme section 3 of the Sexua	nimal, life; otherwise ent prescribed by
(b) An attempt to commit this offence.	On indictment	[F40] If with a boy under with a woman or an ar	
4. Abduction of woman by force or for the sake of her property (section seventeen).	On indictment, F35	Fourteen years	
5. F41			

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

. . .

6.Permitting girl On indictment, Life under thirteen to use premises for intercourse (section twenty-five).

Textual Amendments

F35 Words repealed by Courts Act 1971 (c. 23), Sch. 11 Pt. IV

F36 Word "or" and paras (iv)-(ix) repealed by Criminal Law Act 1967 (c. 58), Sch. 3 Pt. III

F37 Word substituted by Sexual Offences Act 1985 (c. 44, SIF 39:5), s. 3(2)

F38 Words in Sch. 2 Pt. I para. 2 repealed by Criminal Law Act 1967 (c. 58), Sch. 3 Pt. III

F39 Words substituted by Indecency with Children Act 1960 (c. 33), s. 2(3)

F40 Words substituted by Sexual Offences Act 1967 (c. 60), s. 3(4)

F41 Sch. 2 Pt. I para. 5 repealed by Family Law Reform Act 1969 (c. 46), s. 11

PART II E+W

OFFENCES OTHER THAN FELONIES AND ATTEMPTS AT FELONIES

Offence	Mode of Prosecution	Punishment	Provisions as to alternative verdicts etc.
7.(a) Procurement of woman by threats (section two).	On indictment, F42	Two years	
(b) An attempt to commit this offence.	On indictment, F42	Two years	
8. Procurement of woman by false pretences (section three).	On indictment, F42	Two years	
9. Administering drugs to obtain or facilitate intercourse (section four).	On indictment, F42	Two years	
10.(a) Intercourse with girl [F43 under 16] (section six).	On indictment, F42; a prosecution may not be commenced more than twelve months after the offence charged.	Two years	

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

(b) An attempt to commit this offence. On indictment,

Two years

...; a prosecution may not be commenced more than twelve months after the offence

charged.

11.(a)Intercourse with On indictment,

Two years

[F44defective] (section seven).

Two years

(b)An attempt to commit this offence. On indictment,

12. F45

On indictment,

Two years

13.(a)Procurement of defective (section nine).

(b)An attempt to commit this offence.

On indictment,

Two years

14.(a) Incest by a man (section ten).

On indictment,

...; a prosecution may not be commenced [F46 except by or with the consent] of the Director of Public

years.

If with a girl under thirteen, and so charged in the indictment, life; otherwise seven

The jury may find the accused guilty-(i)of intercourse with a girl under thirteen (section five); or (ii)of intercourse with a girl between thirteen and sixteen (section six); $(\ddot{i}\ddot{i})^{^{F48}}$

F47

(b)An attempt to commit this offence. On indictment,

Prosecutions

...; a prosecution may not be commenced [F46except by or with the consent] of the Director of Public Prosecutions

[F49If with a girl under thirteen who is stated to have been so in the indictment, seven years; otherwise two years.]

F47

. . .

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

15.(a) Incest by a woman (section eleven)

(b)An attempt to

commit this offence.

On indictment,

Seven years

...; a prosecution may not be commenced

[F46 except by or with the consent] of the Director of Public Prosecutions

On indictment,

Two years

...; a prosecution

may not be commenced [except by or with the consent] of the Director of Public Prosecutions

16. (a) Indecency between men (section thirteen).

On indictment

F42

[F50] If by a man of or over the age of twentyone with a man under that age, five years: otherwise two years.]

(b)An attempt to procure the commission by a man of an act of gross indecency with another man.

On indictment,

F42

[F50] If the attempt is by a man of or over the age of twenty-one to procure a man under that age to commit an act of gross indecency with another man, five years; otherwise two years.

17. Indecent assault on a woman (section fourteen).

(i)On indictment virtue

[F53Ten years]

[F51(ii)summarily (by F54As provided by F55section 32(1) of that of Act (that is to say, six months or the I^{F52}section 17(1) of the prescribed sum within the meaning of that Courts section, or both)]

Magistrates' Act 1980])]

18. Indecent assault on a man (section fifteen).

(i) On indictment

[F51(ii) (by Magistrates' Ten years

summarily [F54As provided by [F55section 32(1) of that of Act] (that is to say, six months or the [F52] section 17(1) of the prescribed sum within the meaning of that Courts section, or both)]

Act 1980]]

19. Assault with intent On indictment to commit buggery

Ten years

20. Abduction of girl under eighteen from

(section sixteen).

On indictment,

Two years

F42 parent or guardian (section nineteen).

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

21. Abduction of girl under sixteen from parent or guardian (section twenty).	On indictment, F42	Two years	
22. Abduction of defective from parent or guardian (section twenty-one).	On indictment, F42	Two years	
23. (a) Causing prostitution of a woman (section twenty-two)	On indictment, F42	Two years	
(b)An attempt to commit this offence	On indictment, F42	Two years	
24. (a)Procuration of girl under twentyone (section twenty-three).	On indictment, F42	Two years	
(b)An attempt to commit this offence.	Two years		
25.Detention of woman in brothel (section twenty-four).	On indictment, F42	Two years	
26.Permitting girl [F43 under 16] to use premises for intercourse (section twenty-six).	On indictment, F42	Two years	F56
27.Permitting defective to use premises for intercourse (section twenty-seven).	On indictment, F42	Two years	
28.Causing or encouraging prostitution, etc., of girl under sixteen (section twenty-eight).	On indictment	Two years	
29. Causing or encouraging prostitution of defective (section twenty-nine).	On indictment, F42	Two years	

and Wales by sections thirty-three to thirtysix of this Act), shall be taken into account as a previous conviction in the same way as a conviction of an offence punishable

Status: Point in time view as at 01/02/1991.

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

30.Living on earnings of prostitution (section thirty).	(i) On indictment (ii) Summarily	[F57]Seven years] Six months	F58
31. Controlling a prostitute (section thirty-one).	(i)On indictment (ii) Summarily	[F57]Seven years] Six months	F58
32. Solicitation by a man (section thirty-two).	(i) On indictment (ii) Summarily	Two years Six months	F58
33. Keeping a brothel (section thirty-three).	Summarily F58	For an offence committed after a previous conviction, six months, or two hundred and fifty pounds, or both; otherwise, three months, or one hundred pounds, or both.	A conviction of an offence punishable under section thirty-four, thirty-five or thirty-six of this Act, or under section thirteen of the Criminal Law Amendment Act 1885 (the section replaced for England and Wales by sections thirty-three to thirty-six of this Act), shall be taken into account as a previous conviction in the same way as a conviction of an offence punishable under section thirty-three of this Act.
34. Letting premises for use as brothel (section thirty-four).	Summarily F58	For an offence committed after a previous conviction, six months, or two hundred and fifty pounds, or both; otherwise, three months, or one hundred pounds, or both.	A conviction of an offence punishable under section thirty-three, thirty-five or thirty-six of this Act, or under section thirteen of the Criminal Law Amendment Act 1885 (the section replaced for England and Wales by sections

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

35. Tenant permitting premises to be used as brothel (section thirty-five).

Summarily F58

For an offence committed after a previous conviction, six months, or two hundred and fifty pounds, or both; otherwise, three months, or one hunderd pounds, or both.

under section thirtyfour of this Act.

A conviction of an offence punishable under section thirtythree, thirty-four or thirty-six of this Act, or under section thirteen of the Criminal Law Amendment Act 1885 (the section replaced for England and Wales by sections thirty-three to thirtysix of this Act), shall be taken into account as a previous conviction in the same way as a conviction of an offence punishable under section thirtyfive of this Act.

36. Tenant permitting premises to be used for prostitution (section thirty-six).

committed after a previous conviction, six months, or two hundred and fifty pounds, or both; otherwise, three months, or one

hundred pounds, or

For an offence

both.

A conviction of an offence punishable under section thirtythree, thirty-four or thirty-five of this Act, or under section thirteen of the Criminal Law Amendment Act 1885 (the section replaced for England and Wales by sections thirty-three to thirtysix of this Act), shall be taken into account as a previous conviction in the same way as a conviction of an offence punishable under section thirtysix of this Act.

Textual Amendments

F42 Words repealed by Courts Act 1971 (c. 23), Sch. 11 Pt. IV

F43 Words substituted by Criminal Law Act 1967 (c. 58), Sch. 2 para. 14

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

- F44 Words substituted by Mental Health Act 1959 (c. 72), Sch. 7 Pt. I
- F45 Sch. 2 Pt. II para. 12 repealed by Mental Health Act 1959 (c. 72), Sch. 8 Pt. I
- F46 Words substituted by Criminal Law Act 1977 (c. 45), Sch. 12
- F47 Words repealed by Criminal Jurisdiction Act 1975 (c. 59), Sch. 6 Pt. I
- F48 Word "or" and para. (iii) repealed by Criminal Law Act 1967 (c. 58), Sch. 3 Pt. III
- F49 Words substituted by Indecency with Children Act 1960 (c. 33), s. 2(3)
- F50 Words substituted by Sexual Offences Act 1967 (c. 60), s. 3(4)
- F51 Words in sub para. (ii) substituted by Criminal Law Act 1977 (c. 45), Sch. 12
- F52 Words substituted by Magistrates' Courts Act 1980 (c. 43, SIF 82), Sch. 7 para. 18(a)
- F53 Words substituted by Sexual Offences Act 1985 (c. 44, SIF 39:5), s. 3(3)
- F54 Words substituted by Criminal Law Act 1977 (c. 45), Sch. 12
- F55 Words substituted by Magistrates' Courts Act 1980 (c. 43, SIF 82), Sch. 7 para. 18(b)
- F56 Words in Sch. 2 Pt. II para. 26 repealed by Criminal Law Act 1967 (c. 58), Sch. 3 Pt. III
- F57 Words substituted by Street Offences Act 1959 (c. 57), s. 4
- F58 Words repealed by Criminal Law Act 1977 (c. 45), Sch. 13

Modifications etc. (not altering text)

C16 Sch. 2 Pt. II paras 33-36: Criminal Justice Act 1982 (c. 48, SIF 39:1), ss. 35 (in relation to liability on first and subsequent convictions), 38 (increase of fines) and 46 (substitution of references to levels on the standard scale) apply (E.W.)

THIRD SCHEDULE U.K.

Section 48.

CONSEQUENTIAL AMENDMENTS OF ENACTMENTS NOT CONSOLIDATED.

Modifications etc. (not altering text)

C17 The text of Sch. 3 is in the form in which it was originally enacted: it was not reproduced in Statutes in Force and does not reflect any amendments or repeals which may have been made prior to 1.2.1991.

Enactment and Subject matter Amendment F59 The Children and Young Persons Act, 1933. F60 F60

Subsection (2) of section ninety-nine (Presumption as to the truth of allegations about a person's age in a charge or indictment).

First Schedule (Offences to which special provisions of the Act apply).

for the words "except an offence under the Criminal Law Amendment Act, 1885" there shall be substituted the words "except as provided in that Schedule".

Immediately before the last entry there shall be inserted the following entry:— "Any offence against a child or young person under any of the following sections of the Sexual Offences Act, 1956, that is to say sections two to seven, ten to sixteen, nineteen, twenty,

Changes to legislation: There are currently no known outstanding effects for the Sexual Offences Act 1956. (See end of Document for details)

twenty-two to twenty-six and twenty-eight, and any attempt to commit against a child or young person an offence under section two, five, six, seven, ten, eleven, twelve, twenty-two or twenty-three of that Act: Provided that for the purposes of subsection (2) of section ninety-nine of this Act this entry shall apply so far only as it relates to offences under sections ten, eleven, twelve, fourteen, fifteen, sixteen, twenty and twenty-eight of the Sexual Offences Act, 1956 and attempts to commit offences under sections ten, eleven and twelve of that Act."

The Magistrates' Courts Act, 1952.

For the words "under section one of the Vagrancy Act, 1898" there shall be substituted the words "under section thirty, thirty-one or thirty-two of the Sexual Offences Act, 1956".

The Visiting Forces Act, 1952.

Paragraph 1 of the Schedule (Offences not triable by United kingdom courts in the cases provided for by section three of the Act).

At the end of sub-paragraph (b) there shall be added as a new paragraph (viii):— "(viii) sections two to twenty-eight of the Sexual Offences Act 1956."

. . . F61

Textual Amendments

- F59 Sch. 3 entry relating to Extradition Act 1873 repealed by Extradition Act 1989 (c. 33, SIF 48), s. 37, Sch. 2
- F60 Sch. 3 entry relating to s. 15 of the Children and Young Persons Act 1933 repealed by Police and Criminal Evidence Act 1984 (c. 60, SIF 95), s. 119(2), Sch. 7 Pt. V and expressed to be repealed (5.11.1993) by Statute Law (Repeals) Act 1993 c. 50, s. 1(1), Sch. 1 Pt. I Gp.1
- F61 Residue of Sch. 3 repealed by Children and Young Persons Act 1963 (c. 37), Sch. 5, Criminal Law Act 1967 (c. 58), Sch. 3 Pt. II and Firearms Act 1968 (c. 27), Sch. 7

F62F62SCHEDULE 4 E+W

Textual Amendments

F62 Sch. 4 repealed by Statute Law (Repeals) Act 1974 (c. 22), Sch. Pt. XI

F

Status:

Point in time view as at 01/02/1991.

Changes to legislation:

There are currently no known outstanding effects for the Sexual Offences Act 1956.