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

$S\,C\,H\,E\,D\,U\,L\,E\,S$

SECOND SCHEDULE

Section 37.

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

PART I

Offence	Mode of Prosecution	Punishment	Provisions as to alternative verdicts etc.
1. F1			
2. F1			
 3. F1			
4. F1			
5. F1			
 6. F1			

FELONIES AND ATTEMPTS OF FELONIES

Textual Amendments

F1 Sch. 2 paras. 1-32 repealed (1.5.2004) by Sexual Offences Act 2003 (c. 42), s. 141, Sch. 6 para. 11(b),
Sch. 7; S.I. 2004/874, art. 2; S.I. 2004/874, art. 2

PART II

OFFENCES OTHER THAN FELONIES AND ATTEMPTS AT FELONIES

Offence	Mode of Prosecution	Punishment	Provisions as to alternative verdicts etc.
7. F1			
8. F1			
9. F1			
10. F1			
11. F1			
12. F1			
13. F1			
14. F1			
15. F1			
16. F1			
17. F1			
18. F1			
19.	•••		

S	Changes to legislation: The <i>lexual Offences Act 1956, SEC</i>	re are currently no known outstanding eff COND SCHEDULE. (See end of Documer	ects for the nt for details)
F1			
· · · · 20			
20. F1			
21. F1			
22. F1			
23. F1			
гı 			
24.			
F1			
25.			
F1			
 26.			
20. F1			
27. F1			
28. F1			
29. F1			
30.			
F1			
31.			
F1			
512. F1			
 33. Keeping a br	othel Summarily	For an offence	A conviction of an
(section thirty-th	ree) ^{F2}	committed after a	offence punishable
		previous conviction,	under section thirty-

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

		six months, or two hundred and fifty pounds, or both; otherwise, three months, or one hundred pounds, or both.	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
[^{F3} 33A. Keeping a brothel used for prostitution (section 33A).	(i) on indictment (ii) summarily	Seven years Six months, or the statutory maximum, or both.]	under section thirty- three of this Act.
34. Letting premises for use as a brothel (section thirty-four)	Summarily F2	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 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- four of this Act.
35. Tenant permitting premises to be used as a brothel (section thirty-five)	Summarily ^{F2}	For an offence committed after a previous conviction, six months, or two hundred and fifty	A conviction of an offence punishable under section thirty- three, thirty-four or thirty six of

or thirty-six of

this Act, or under

hundred and fifty pounds, or both;

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

		otherwise, three months, or one hundred pounds, or both.	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- five of this Act.
36. Tenant permitting premises to be used as for prostitution (section thirty-five)	Summarily F2	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-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 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- six of this Act.

Textual Amendments

- F2 Words repealed by Criminal Law Act 1977 (c. 45), Sch. 13
- **F3** Sch. 2 para. 33A inserted (1.5.2004) by Sexual Offences Act 2003 (c. 42), ss. 55(3), 141; S.I. 2004/874, art. 2

Changes to legislation:

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