

## EXPLANATORY MEMORANDUM TO

### THE RECOVERY OF COSTS (REMAND TO YOUTH DETENTION ACCOMMODATION) (AMENDMENT NO. 2) REGULATIONS 2018

2018 No. 498

#### 1. Introduction

- 1.1 This explanatory memorandum has been prepared by the Ministry of Justice and is laid before Parliament by Command of Her Majesty.

#### 2. Purpose of the instrument

- 2.1 This instrument amends the Recovery of Costs (Remand to Youth Detention Accommodation) Regulations 2013 which make provision about the recovery of costs from local authorities in respect of children or young people who are remanded to youth detention accommodation.
- 2.2 This instrument amends the amount the local authority designated by the court is liable to pay to the Youth Justice Board for England and Wales where a child or young person is detained on remand in a Secure Children's Home (SCH).

#### 3. Matters of special interest to Parliament

##### *Matters of special interest to the Joint Committee on Statutory Instruments*

- 3.1 None.

##### *Other matters of interest to the House of Commons*

- 3.2 As this instrument is subject to the negative procedure and has not been prayed against, consideration as to whether there are other matters of interest to the House of Commons does not arise at this stage.

#### 4. Legislative Context

- 4.1 The Legal Aid, Sentencing and Punishment of Offenders (LASPO) Act 2012 permits the Secretary of State, by regulations, to make provisions about the recovery of the costs of a child or young person being remanded to youth detention accommodation and associated transport costs from a local authority that has been designated by the court. Cost recovery may be undertaken by the Secretary of State, a provider of youth detention accommodation or the Youth Justice Board for England and Wales.

#### 5. Extent and Territorial Application

- 5.1 The extent of this instrument is England and Wales.
- 5.2 The territorial application of this instrument is England and Wales. It is made under section 103 of the LASPO Act 2012 which, under section 152 of that Act, extends to England and Wales and there is nothing in this instrument to further limit its application.

## **6. European Convention on Human Rights**

- 6.1 As the instrument is subject to negative resolution procedure and does not amend primary legislation, no statement is required.

## **7. Policy background**

### *What is being done and why*

- 7.1 A 32 per cent decline in the youth custody population occurred between 2008/9 and 2011/12. A similar decline did not, however, occur in the level of children and young people being remanded securely. Furthermore 60 per cent of children remanded securely in 2011/12 were acquitted or did not go on to receive a custodial sentence. As a result of this disparity, it was determined that a better approach to secure remand for children and young people was needed.
- 7.2 From 1 April 2013 local authorities were given greater financial responsibility for the secure remand of children and young people. Section 103(2) of the LASPO Act allows the Secretary of State to make provision for recovery of the costs from local authorities for all 12 to 17 year olds remanded to youth detention accommodation. The Recovery of Costs (Remand to Youth Detention Accommodation) Regulations 2013 came into force on 1 April 2013 and makes provision for such cost recovery. Youth detention accommodation comprises SCHs, STCs and YOIs.
- 7.3 On 1 April we updated the cost to remand young people at YOIs and STCs. This update was achieved through the through the Recovery of Costs (Remand to Youth Detention Accommodation) (Amendment) Regulations 2018.
- 7.4 On 11 May 2018, following final contract negotiations, we are updating the cost to remand young people to SCHs.
- 7.5 The applicable amount for an SCH is £610 as at 12 May 2018. This is an increase of £31 per place per night from £579 as at 1 April 2017. The increase is driven by slight increases in the cost per place across all SCHs.

### *Consolidation*

- 7.6 No consolidation of the relevant legislation is planned.

## **8. Consultation outcome**

- 8.1 The Ministry of Justice and the Youth Justice Board for England and Wales consulted publicly on proposals to alter level of costs recovered from local authorities from April 2013 onwards. An eight week consultation was undertaken through the paper *The new remand framework for children: allocation of new burdens funding to local authorities*. The consultation closed on 16 November 2012. 107 responses were received from a range of stakeholders including youth offending teams and local authorities. The Ministry of Justice and Youth Justice Board for England and Wales' response to the consultation was published on 25 February 2013. Both the consultation paper and the response are available via the following link : <https://consult.justice.gov.uk/digital-communications/remand-funding>
- 8.2 The vast majority of respondents to the consultation paper felt that using per bed per night applicable amounts was a fair and reasonable way to recover costs and would help with financial planning. Respondents asked for transparency in the calculation of

costs and a clear indication of the circumstances in which costs can and will be recovered. As with previous statutory instruments 2014/562, 2015/569, 2016/330 and 2017/230, this instrument implements the same methodology outlined in the consultation paper in relation to determining the applicable amounts for SCHs. As the same methodology is being used to update the relevant figures, the consultation process remains relevant.

## **9. Guidance**

- 9.1 The statutory instrument makes no changes to existing financial arrangements and transactions. Existing guidance is available on the GOV.UK website

## **10. Impact**

- 10.1 There is no impact on business, charities or voluntary bodies.
- 10.2 There is no impact on the public sector.
- 10.3 An Impact Assessment has not been prepared for this instrument.
- 10.4 Local authorities will continue to pay for remands to youth detention accommodation according to demand for places in SCHs, STCs, and YOIs.

## **11. Regulating small business**

- 11.1 The legislation does not apply to activities that are undertaken by small businesses.

## **12. Monitoring & review**

- 12.1 The arrangements for the recovery of costs will continue to be reviewed on a regular basis and legislation amended accordingly.

## **13. Contact**

- 13.1 Sarah Cross at the Ministry of Justice, Tel: 07989660623 or email: sarah.cross@justice.gov.uk