



Police, Crime, Sentencing and Courts Act 2022

CHAPTER 32

POLICE, CRIME, SENTENCING AND COURTS ACT 2022

PART 1

PROTECTION OF THE POLICE ETC

Police covenant report

- 1 Police covenant report

Offences against emergency workers

- 2 Increase in penalty for assault on emergency worker
- 3 Required life sentence for manslaughter of emergency worker

Special constables and Police Federations

- 4 Special constables and Police Federations: amendments to the Police Act 1996

Police driving standards

- 5 Meaning of dangerous driving: constables etc
- 6 Meaning of careless driving: constables etc
- 7 Regulations relating to sections 5 and 6

PART 2

PREVENTION, INVESTIGATION AND PROSECUTION OF CRIME

CHAPTER 1

FUNCTIONS RELATING TO SERIOUS VIOLENCE

Functions relating to serious violence

- 8 Duties to collaborate and plan to prevent and reduce serious violence
- 9 Powers to collaborate and plan to prevent and reduce serious violence
- 10 Power to authorise collaboration etc. with other persons
- 11 Specified authorities and local government areas
- 12 Educational, prison and youth custody authorities
- 13 Preventing and reducing serious violence

Exercise of functions

- 14 Involvement of local policing bodies
- 15 Involvement of educational, prison and youth custody authorities
- 16 Disclosure of information
- 17 Supply of information to local policing bodies
- 18 Directions
- 19 Guidance

Amendments to the Crime and Disorder Act 1998 etc

- 20 Amendments to the Crime and Disorder Act 1998
- 21 Amendment to the Police and Justice Act 2006

General

- 22 Regulations
- 23 Index of defined expressions

CHAPTER 2

OFFENSIVE WEAPONS HOMICIDE REVIEWS

- 24 Duty to arrange a review
- 25 Relevant review partners
- 26 Relationship with other review requirements
- 27 Notification of Secretary of State
- 28 Conduct of review
- 29 Information
- 30 Information: supplementary
- 31 Delegating functions
- 32 Guidance
- 33 Power to pay grant: local health boards
- 34 Piloting
- 35 Regulations
- 36 Interpretation

CHAPTER 3

EXTRACTION OF INFORMATION FROM ELECTRONIC DEVICES

- 37 Extraction of information from electronic devices: investigations of crime etc
- 38 Application of section 37 to children and adults without capacity
- 39 Requirements for voluntary provision and agreement
- 40 Application of section 37 where user has died etc
- 41 Extraction of information from electronic devices: investigations of death
- 42 Code of practice about the extraction of information
- 43 Confidential information
- 44 Authorised persons

CHAPTER 4

OTHER PROVISIONS

Pre-charge bail

- 45 Pre-charge bail

Sexual offences

- 46 Arranging or facilitating commission of a child sex offence
- 47 Positions of trust
- 48 Voyeurism: breast-feeding

Domestic abuse

- 49 Time limit for prosecution of common assault or battery in domestic abuse cases

Criminal damage to memorials

- 50 Criminal damage to memorials: mode of trial

Overseas production orders

- 51 Overseas production orders

Amendments to the Police and Criminal Evidence Act 1984 etc

- 52 Power to photograph certain persons at a police station
- 53 Power to specify date of attendance at police station for fingerprinting etc
- 54 PACE etc powers for food crime officers

Search for material relating to human remains

- 55 Entry and search of premises for human remains or material relating to human remains
- 56 Special procedure for access to material relating to human remains
- 57 Additional seizure powers

Prisoner custody officers

- 58 Functions of prisoner custody officers in relation to live link hearings

Proceeds of crime

- 59 Proceeds of crime: account freezing orders

Non-criminal hate incidents

- 60 Code of practice relating to non-criminal hate incidents
61 Further provision about a code of practice under section 60

Offences relating to hares etc

- 62 Increase in penalty for offences related to game etc
63 Trespass with intent to search for or to pursue hares with dogs etc
64 Being equipped for searching for or pursuing hares with dogs etc
65 Recovery order on conviction for certain offences involving dogs
66 Disqualification order on conviction for certain offences involving dogs
67 Seizure and disposal of dogs in connection with disqualification order
68 Termination of disqualification order
69 Section 67: supplementary
70 Disqualification orders: appeals

Administering a substance with intent to cause harm

- 71 Administering a substance with intent to cause harm

Offences motivated by hostility based on sex or gender

- 72 Response to Law Commission report on hate crime laws

PART 3**PUBLIC ORDER***Public processions and public assemblies*

- 73 Imposing conditions on public processions
74 Imposing conditions on public assemblies
75 Offences under sections 12 and 14 of the Public Order Act 1986

Palace of Westminster, Parliament Square etc

- 76 Obstruction of vehicular access to Parliament
77 Power to specify other areas as controlled areas

Public nuisance

- 78 Intentionally or recklessly causing public nuisance

One-person protests

- 79 Imposing conditions on one-person protests

Wilful obstruction of highway

- 80 Wilful obstruction of highway

Repeal of the Vagrancy Act 1824 etc

- 81 Repeal of the Vagrancy Act 1824 etc

Expedited public spaces protection orders

- 82 Expedited public spaces protection orders

PART 4

UNAUTHORISED ENCAMPMENTS

- 83 Offence relating to residing on land without consent in or with a vehicle
84 Amendments to existing powers
85 Guidance on exercise of police powers in respect of trespassers on land
etc

PART 5

ROAD TRAFFIC

Road traffic offences

- 86 Causing death by dangerous driving or careless driving when under the
influence of drink or drugs: increased penalties
87 Causing serious injury by careless, or inconsiderate, driving
88 Road traffic offences: minor and consequential amendments

Courses offered as an alternative to prosecution

- 89 Courses offered as alternative to prosecution: fees etc

Removal etc of abandoned vehicles

- 90 Charges for removal, storage and disposal of vehicles

Surrender of driving licences

- 91 Production of licence to the court
92 Surrender of licence to Secretary of State where disqualified
93 Removal of requirement to surrender licence where fixed penalty notice
94 Removal of requirement to deliver up licence where conditional offer
95 Surrender of licences and test certificates by new drivers
96 Minor and consequential amendments

Fixed penalty notices in Scotland

- 97 Power to issue fixed penalty notices on-the-spot in Scotland

PART 6

CAUTIONS

Introductory

- 98 Diversionary and community cautions

Diversionary cautions

- 99 Giving a diversionary caution

- 100 Deciding on the conditions
- 101 Rehabilitation and reparation conditions
- 102 Financial penalty conditions
- 103 Foreign offenders' conditions
- 104 Variation of conditions
- 105 Effect of diversionary caution
- 106 Arrest for failure to comply
- 107 Application of Police and Criminal Evidence Act 1984

Community cautions

- 108 Giving a community caution
- 109 Deciding on the conditions
- 110 Rehabilitation and reparation conditions
- 111 Financial penalty conditions
- 112 Enforcement of financial penalties: registration
- 113 Enforcement of financial penalties: court proceedings
- 114 Variation of conditions
- 115 Effect of community caution

General

- 116 Code of practice
- 117 Restriction on multiple cautions
- 118 Abolition of other cautions and out-of-court disposals

Supplementary

- 119 Consequential amendments relating to Part 6
- 120 Regulations under Part 6
- 121 Interpretation of Part 6

PART 7

SENTENCING AND RELEASE

CHAPTER 1

CUSTODIAL SENTENCES

Penalties for offences involving children or vulnerable adults

- 122 Penalty for cruelty to children
- 123 Penalty for causing or allowing a child or vulnerable adult to die or suffer serious physical harm

Minimum sentences for particular offences

- 124 Minimum sentences for particular offences

Life sentences: time to be served

- 125 Whole life order as starting point for premeditated child murder
- 126 Whole life orders for young adult offenders in exceptional cases
- 127 Starting points for murder committed when under 18
- 128 Sentences of detention during Her Majesty's pleasure: review of minimum term

129 Life sentence not fixed by law: minimum term

Release on licence

- 130 Increase in requisite custodial period for certain violent or sexual offenders
- 131 Increase in requisite custodial period for certain other offenders of particular concern
- 132 Power to refer high-risk offenders to Parole Board in place of automatic release
- 133 Power to make provision for reconsideration and setting aside of Parole Board decisions
- 134 Responsibility for setting licence conditions for fixed-term prisoners
- 135 Repeal of uncommenced provision for establishment of recall adjudicators
- 136 Release at direction of Parole Board after recall: fixed-term prisoners
- 137 Power to change test for release of fixed-term prisoners following recall
- 138 Imprisonment for public protection etc: duty to refer person released on licence to Parole Board
- 139 Release at direction of Parole Board: timing

Driving disqualification: extension in connection with custodial sentence

- 140 Extension of driving disqualification where custodial sentence imposed: England and Wales
- 141 Increase in driving disqualification periods under certain existing orders: England and Wales
- 142 Extension of driving disqualification where custodial sentence imposed: Scotland
- 143 Increase in driving disqualification periods under certain existing orders: Scotland

Minor amendments

- 144 Calculation of period before release or Parole Board referral where multiple sentences being served
- 145 Application of release provisions to repatriated prisoners
- 146 Sentences and offences in respect of which polygraph condition may be imposed
- 147 Minor amendments to do with weapons-related offences
- 148 Application of provision about minimum terms to service offences

CHAPTER 2

COMMUNITY SENTENCES

Community and suspended sentence orders

- 149 Supervision by responsible officer
- 150 Increases in maximum daily curfew hours and curfew requirement period
- 151 Power for responsible officer to vary curfew requirements etc
- 152 Removal of attendance centre requirements for adults
- 153 Special procedures relating to review and breach
- 154 Drug testing requirement

Unpaid work requirements

- 155 Duty to consult on unpaid work requirements

CHAPTER 3

ASSAULTS ON THOSE PROVIDING A PUBLIC SERVICE ETC

- 156 Assaults on those providing a public service etc

PART 8

YOUTH JUSTICE

Youth remand

- 157 Youth remand

Detention and training orders

- 158 Discretion as to length of term
159 Consecutive detention and training order and sentence of detention:
effect of early release decision
160 Detention and training orders: time to count as served

Youth rehabilitation orders

- 161 Youth rehabilitation orders

Abolition of reparation orders

- 162 Abolition of reparation orders

PART 9

SECURE CHILDREN'S HOMES AND SECURE 16 TO 19 ACADEMIES

- 163 Temporary release from secure children's homes
164 Secure 16 to 19 Academies

PART 10

MANAGEMENT OF OFFENDERS

CHAPTER 1

SERIOUS VIOLENCE REDUCTION ORDERS

- 165 Serious violence reduction orders
166 Serious violence reduction orders: piloting

CHAPTER 2

KNIFE CRIME PREVENTION ORDERS

- 167 Knife crime prevention order on conviction: adjournment of proceedings

CHAPTER 3

MANAGEMENT OF SEX OFFENDERS

Notification requirements

- 168 Locations for sexual offender notification
- 169 Offences outside the United Kingdom: notification requirements
- 170 Notification orders: Scotland

Sexual harm prevention orders and sexual risk orders

- 171 Applications by British Transport Police and Ministry of Defence Police
- 172 List of countries
- 173 Requirement for courts and certain persons to have regard to the list of countries
- 174 Standard of proof
- 175 Sexual harm prevention orders: power to impose positive requirements
- 176 Sexual risk orders: power to impose positive requirements
- 177 Positive requirements: further amendments
- 178 Electronic monitoring requirements
- 179 Positive requirements and electronic monitoring requirements: service courts

Orders made in different parts of the United Kingdom

- 180 Enforcement of requirements of orders made in Scotland or Northern Ireland
- 181 Effect of conviction for breach of Scottish order etc
- 182 Orders superseding, or superseded by, Scottish orders
- 183 Variation etc of order by court in another part of the United Kingdom

CHAPTER 4

MANAGEMENT OF TERRORIST OFFENDERS

- 184 Terrorist offenders released on licence: arrest without warrant pending recall decision
- 185 Power to search terrorist offenders released on licence
- 186 Search of premises of offender released on licence for purposes connected with protection from risk of terrorism
- 187 Powers of seizure and retention
- 188 Sections 184 to 187: consequential provision
- 189 Arrangements for assessing etc risks posed by certain offenders

CHAPTER 5

FOOTBALL BANNING ORDERS

- 190 Football banning orders: relevant offences
- 191 Football banning orders: power to amend list of relevant offences
- 192 Football banning orders: requirement to make order on conviction etc

PART 11

REHABILITATION OF OFFENDERS

193 Rehabilitation of offenders

PART 12

DISREGARDS AND PARDONS FOR CERTAIN HISTORICAL OFFENCES

194 Disregard of certain convictions or cautions

195 Pardons for certain convictions or cautions

PART 13

PROCEDURES IN COURTS AND TRIBUNALS

Juries

196 British Sign Language interpreters for deaf jurors

197 Continuation of criminal trial on death or discharge of a juror

Transmission and recording of court and tribunal proceedings

198 Remote observation and recording of court and tribunal proceedings

199 Offence of recording or transmission in relation to remote proceedings

200 Expansion of use of video and audio links in criminal proceedings

201 Repeal of temporary provision

202 Expedited procedure for initial regulations about remote observation of proceedings

PART 14

FINAL PROVISIONS

203 Financial provision

204 Minor amendments arising out of sentencing consolidation

205 Power to make consequential provision

206 Power to state effect in Sentencing Act 2020 of commencement of amendments made by this Act

207 Extent

208 Commencement

209 Short title

SCHEDULES

SCHEDULE 1 — Specified authorities and local government areas

SCHEDULE 2 — Educational, prison and youth custody authorities

SCHEDULE 3 — Extraction of information from electronic devices: authorised persons

PART 1 — AUTHORISED PERSONS IN RELATION TO ALL PURPOSES WITHIN SECTION 37 OR 41

PART 2 — AUTHORISED PERSONS IN RELATION TO ALL PURPOSES WITHIN SECTION 37

PART 3 — AUTHORISED PERSONS IN RELATION TO THE PREVENTION OF
CRIME ETC ONLY

SCHEDULE 4 — Pre-charge bail

PART 1 — GRANT OF PRE-CHARGE BAIL

- 1 Amendments to the Police and Criminal Evidence Act 1984 (c. 60)
- 2 (1) Section 30A (release of a person arrested elsewhere than...
- 3 (1) Section 34 (limitations on police detention) is amended as...
- 4 In section 36 (custody officers at police stations), after subsection...
- 5 (1) Section 37 (duties of custody officer before charge) is...
- 6 (1) Section 37CA (breach of bail following release under section...
- 7 In section 37D(4A) (release on bail under section 37: further...
- 8 In section 41(7) (release following period of detention without
charge),...
- 9 In section 42(10) (release following continued detention without
charge), for...
- 10 (1) Section 43 (warrants of further detention) is amended as...
- 11 In section 44(7) (release following extension of warrants of further...
- 12 (1) Section 47ZC (applicable bail period: conditions A to D)...
- 13 In section 50A (interpretation of references to pre-conditions for bail),...
- 14 Amendments to the Criminal Justice Act 2003 (c. 44)
- 15 (1) Section 24A (arrest for failure to comply with conditions...
- 16 In section 24B(5) (application of PACE provisions), for “section 24A(2)
(c)”...

PART 2 — FACTORS TO BE TAKEN INTO ACCOUNT IN DECIDING WHETHER
TO GRANT PRE-CHARGE BAIL

- 17 In section 30A of the Police and Criminal Evidence Act...
- 18 (1) Section 50A of the Police and Criminal Evidence Act...

PART 3 — DUTY TO SEEK VIEWS OF ALLEGED VICTIMS

- 19 Amendments to the Bail Act 1976 (c. 63)
- 20 Amendments to the Police and Criminal Evidence Act 1984 (c. 60)
- 21 (1) Section 30CA (bail under section 30A: variation of conditions...
- 22 After section 47 insert— Duty to seek views of alleged...
- 23 Amendments to the Criminal Justice Act 2003 (c. 44)

PART 4 — LIMITS ON PERIOD OF BAIL WITHOUT CHARGE

- 24 The Police and Criminal Evidence Act 1984 is amended as...
- 25 In section 30B(8) (notice of release under section 30A: bail...
- 26 (1) Section 47ZB (applicable bail period: initial limit) is amended...
- 27 In section 47ZC (applicable bail period: conditions A to D...
- 28 (1) Section 47ZD (applicable bail period: extension of initial limit...
- 29 After section 47ZD insert— Applicable bail period: further extension
of...
- 30 (1) Section 47ZE (applicable bail period: extension of limit in...
- 31 (1) Section 47ZF (applicable bail period: first extension of limit...
- 32 In section 47ZI (sections 47ZF to 47ZH: proceedings in magistrates’...
- 33 In section 47ZM(2) (applicable bail period: special case of release...

PART 5 — POLICE DETENTION AFTER ARREST FOR BREACH OF PRE-CHARGE
BAIL ETC

- 34 The Police and Criminal Evidence Act 1984 is amended as...
- 35 In section 41 (limits on period of detention without charge),...
- 36 In section 47 (bail after arrest), after subsection (6) insert—...

PART 6 — GUIDANCE ON PRE-CHARGE BAIL

- 37 In the Police and Criminal Evidence Act 1984, after section...

SCHEDULE 5 — Overseas production orders

- 1 The Crime (Overseas Production Orders) Act 2019 is amended as...
- 2 (1) Section 3 (meaning of “electronic data” and “excepted electronic...
- 3 In section 5(3) (content of order: requirements fulfilled by reference...
- 4 (1) Section 9 (restrictions on service of order) is amended...
- 5 (1) Section 14 (means of service) is amended as follows....
- 6 In section 15(3) (modifications of section 9 in the case...
- 7 (1) Section 17 (regulations) is amended as follows.

SCHEDULE 6 — Special procedure for access to material relating to human remains

- 1 Making of orders by judge
- 2 (1) An order under this paragraph is an order that,...
- 3 Where the material consists of information stored in any electronic...
- 4 For the purposes of sections 21 and 22 of the...
- 5 Notices of applications for orders
- 6 (1) Where notice of an application for an order under...
- 7 Failure to comply with order
- 8 Issue of warrants by judge
- 9 If the application is for an all premises warrant, the...
- 10 (1) The warrant may authorise entry to and search of...
- 11 A constable may— (a) seize and retain anything for which...
- 12 Procedural rules
- 13 Costs
- 14 Interpretation

SCHEDULE 7 — Expedited public spaces protection orders

- 1 The Anti-social Behaviour, Crime and Policing Act 2014 is amended...
- 2 In the heading of Chapter 2 of Part 4, at...
- 3 In the italic heading before section 59, at the end...
- 4 In the heading of section 59 (power to make orders),...
- 5 In the heading of section 60 (duration of orders), after...
- 6 (1) Section 61 (variation and discharge of orders) is amended...
- 7 (1) Section 62 (premises etc to which alcohol prohibition does...
- 8 In section 63 (consumption of alcohol in breach of prohibition...
- 9 (1) Section 64 (orders restricting public right of way over...
- 10 In section 65 (categories of highway over which public right...
- 11 (1) Section 66 (challenging validity of orders) is amended as...
- 12 (1) Section 67 (offence of failing to comply with order)...
- 13 (1) Section 68 (fixed penalty notices) is amended as follows....
- 14 In section 70 (byelaws), after “protection order” insert “or an...
- 15 (1) Section 71 (bodies other than local authorities with statutory...
- 16 In the heading of section 72 (Convention rights, consultation, publicity...
- 17 (1) Section 74 (interpretation of Chapter 2 of Part 4)...

SCHEDULE 8 — Road traffic offences: minor and consequential amendments

- 1 Road Traffic Act 1988 (c. 52)
- 2 Road Traffic Offenders Act 1988 (c. 55)
- 3 Crime (International Co-operation) Act 2003 (c. 32)
- 4 Armed Forces Act 2006 (c. 52)

SCHEDULE 9 — Surrender of licences and test certificates by new drivers

- 1 The Road Traffic (New Drivers) Act 1995 is amended as...

- 2 (1) Section 2 (surrender of licences) is amended as follows....
- 3 (1) Section 3 (revocation of licences) is amended as follows....
- 4 After section 3 insert— Surrender of licences (1) Where— (a) the Secretary of State is required under...
- 5 In section 9, for subsection (5) (interpretation: address for sending...
- 6 (1) Schedule 1 (newly qualified drivers holding test certificates) is...

SCHEDULE 10 — Surrender of licences: minor and consequential amendments

PART 1 — AMENDMENTS TO THE ROAD TRAFFIC OFFENDERS ACT 1988

- 1 The Road Traffic Offenders Act 1988 is amended as follows....
- 2 (1) Section 2 (requirement of warning etc: supplementary) is amended...
- 3 (1) Section 26 (interim disqualification) is amended as follows.
- 4 (1) Section 27 (production of licence) is amended as follows....
- 5 (1) Section 47 (supplementary provisions as to disqualifications and endorsements)...
- 6 Omit section 56 (licence receipts).
- 7 (1) Section 57A (endorsement of driving records without hearings) is...
- 8 (1) Section 61A (fixed penalty notice mistakenly given: exclusion of...
- 9 (1) Section 69 (payment of penalty) is amended as follows....
- 10 (1) Section 70 (registration certificates) is amended as follows.
- 11 (1) Section 79 (statements by constables) is amended as follows....
- 12 In section 80 (certificates about payment)— (a) in the heading,...
- 13 (1) In section 84(a) (regulations), omit “54(5), 56.”.
- 14 (1) Section 89 (interpretation) is amended as follows.
- 15 (1) Section 90 (index to Part 3) is amended as...
- 16 In section 91ZA(1) (application to Northern Ireland licence holders), after...
- 17 In section 91A(1) (application to Community licence holders)—
- 18 (1) Schedule 1 (offences to which sections 1, 6, 11...
- 19 In Part 1 of Schedule 2 (prosecution and punishment of...

PART 2 — AMENDMENTS TO OTHER ACTS

- 20 Road Traffic Act 1988 (c. 52)
- 21 In section 93 (revocation of licence because of disability or...
- 22 In section 99 (duration of licences), omit subsection (6).
- 23 (1) Section 164 (power of constables to require production of...
- 24 In section 166 (powers of certain officers as respects goods...
- 25 Crime (International Co-operation) Act 2003 (c. 32)
- 26 PART 3 — CONSEQUENTIAL REPEALS OF AMENDING ENACTMENTS
- 26 Road Traffic (New Drivers) Act 1995 (c. 13)
- 27 Access to Justice Act 1999 (c. 22)
- 28 Police Reform Act 2002 (c. 30)
- 29 Courts Act 2003 (c. 39)
- 30 Road Safety Act 2006 (c. 49)
- 31 In section 10, omit— (a) subsections (5) and (6) (which...
- 32 In Schedule 1, omit— (a) paragraph 3(8) (which amends section...
- 33 In Schedule 2, omit paragraph 25(2)(b) (which amends section 76...
- 34 In Schedule 3, omit— (a) paragraph 5(3) and (4) (which...
- 35 Criminal Justice and Courts Act 2015 (c. 2)

SCHEDULE 11 — Cautions: consequential amendments

- 1 Rehabilitation of Offenders Act 1974 (c. 53)
- 2 In section 8A (protection afforded to spent cautions), in subsection...
- 3 (1) Schedule 2 (protection for spent cautions) is amended as...

-
- 4 Bail Act 1976 (c. 63)
 - 5 In section 3A (conditions of bail in case of police...
 - 6 In section 5A (supplementary provision in case of police bail),...
 - 7 Paragraphs 5 and 6 do not affect the operation of...
 - 8 Matrimonial and Family Proceedings Act 1984 (c. 42)
 - 9 Police Act 1997 (c. 50)
 - 10 (1) Section 112 (criminal conviction certificates) is amended as follows....
 - 11 (1) Section 116A (up-dating certificates) is amended as follows.
 - 12 Police and Criminal Evidence Act 1984 (c. 60)
 - 13 In section 34 (limitation on police detention), in subsection (5E)—...
 - 14 In section 37B (consultation with DPP), in subsection (7), for...
 - 15 In section 60B (notification of decision not to prosecute person...
 - 16 In section 63B (testing for presence of Class A drugs),...
 - 17 Omit section 63L (which relates to persons given a penalty...
 - 18 In section 64A (photographing of suspects), in subsection (1B)—
 - 19 Paragraphs 13 to 18 do not affect the operation of...
 - 20 Crime and Disorder Act 1998 (c. 37)
 - 21 In section 66E (failure to comply with conditions), for subsections...
 - 22 In section 66G (code of practice), in subsection (2)—
 - 23 Police Reform Act 2002 (c. 30)
 - 24 In section 43 (railways safety accreditation scheme)—
 - 25 In Schedule 5 (powers exercisable by accredited persons), omit the...
 - 26 Omit Schedule 5A (powers exercisable by accredited inspectors).
 - 27 Licensing Act 2003 (c. 17)
 - 28 Courts Act 2003 (c. 39)
 - 29 In section 85EA (prohibition of cross-examination in person: victims of...
 - 30 In Schedule 5 (collection of fines), in paragraph 3(1)(b), for...
 - 31 Criminal Justice Act 2003 (c. 44)
 - 32 Offender Management Act 2007 (c. 21)
 - 33 Anti-social Behaviour, Crime and Policing Act 2014 (c. 12)
 - 34 In section 101 (community remedy document), in subsection (9), in...
 - 35 (1) Section 102 (out-of-court disposals) is amended as follows.
 - 36 Paragraphs 34 and 35 do not affect the operation of...
 - 37 Criminal Justice and Courts Act 2015 (c. 2)
 - 38 Other consequential repeals
 - 39 (1) Omit the following (which make amendments to Chapter 1...

SCHEDULE 12 — Minimum sentences for particular offences: consequential amendments

- 1 Mental Health Act 1983 (c. 20)
- 2 Armed Forces Act 2006 (c. 52)
- 3 In section 225(2) (third drug trafficking offence)—
- 4 In section 226(2) (third domestic burglary)— (a) for “section 314(2)”...
- 5 (1) Section 227A (offences of threatening with a weapon in...
- 6 In section 237 (duty to have regard to purposes of...
- 7 (1) Section 239 (reduction in sentences for guilty pleas) is...
- 8 In section 260 (discretionary custodial sentences: general restrictions), in subsection...
- 9 In section 273 (review of unduly lenient sentence by Court...

SCHEDULE 13 — Removal of attendance centre requirements for adults: related amendments

- 1 Powers of Criminal Courts (Sentencing) Act 2000 (c. 6)
- 2 (1) Section 60 (attendance centre orders) is amended as follows...
- 3 In Schedule 5 (further provision about attendance centre orders), in...
- 4 Criminal Justice Act 2003 (c. 44)
- 5 (1) Section 221 (provision of attendance centres) is amended as...
- 6 (1) In section 300(2) (power to impose attendance centre requirement...
- 7 If paragraph 102 of Schedule 32 is not in force...
- 8 Sentencing Code
- 9 (1) Schedule 11 (transfer of community orders to Scotland or...
- 10 (1) Schedule 17 (transfer of suspended sentence orders to Scotland...

SCHEDULE 14 — Community and suspended sentence orders: special procedures relating to review and breach

PART 1 — AMENDMENTS TO THE SENTENCING CODE

- 1 Introductory
- 2 Orders that qualify for special procedures
- 3 Review of community orders
- 4 In section 217 (power to provide for court review of...
- 5 After section 217 insert— Review of community order qualifying for...
- 6 Review of suspended sentence orders
- 7 After section 293 insert— Review of suspended sentence order qualifying...
- 8 (1) Section 294 (review hearings) is amended as follows.
- 9 (1) Section 295 (alteration of review arrangements) is amended as...
- 10 (1) Section 297 (power to direct magistrates' court supervision) is...
- 11 Review of drug rehabilitation requirements
- 12 Breach of community order: power to commit to custody
- 13 Breach of suspended sentence order: power to commit to custody
- 14 Prospective amendments relating to abolition of detention in a young offender institution

SCHEDULE 15 — Community and suspended sentence orders: drug testing requirement

- 1 The Sentencing Code is amended as follows.
- 2 In section 201 (community order: community order requirements table), after...
- 3 In section 207 (community order: availability of particular requirements), after...
- 4 In section 287 (suspended sentence order: community requirements table), after...
- 5 In section 291 (suspended sentence order: availability of particular requirements),...
- 6 In Schedule 9 (community orders and suspended sentence orders: requirements),...

SCHEDULE 16 — Detention and training orders: time to count as served

PART 1 — DETENTION AND TRAINING ORDERS MADE UNDER SENTENCING CODE

- 1 Criminal Justice Act 2003 (c. 44)
- 2 (1) Section 240ZA (time remanded in custody to count as...

- 3 (1) Section 240A (time remanded on bail to count towards...
4 In section 242 (interpretation), at the end insert—
5 Sentencing Act 2020 (c. 17)
6 Omit sections 239 and 240 (effect on term of detention...
7 In section 244 (offender subject concurrently to detention and training...
8 In section 245 (offender subject concurrently to detention and training...
9 In section 325 (time on bail under certain conditions: declaration...
10 In section 327 (period in custody awaiting extradition: declaration by...
11 In Schedule 27 (transitional provision), omit paragraph 14 (and the...
12 Other enactments
13 In Schedule 7 to the International Criminal Court Act 2001...
PART 2 — DETENTION AND TRAINING ORDERS MADE UNDER ARMED
FORCES ACT 2006
14 The Armed Forces Act 2006 is amended as follows.
15 In section 213 (application of provisions relating to civilian detention...
16 After section 213 insert— Period in service custody: effect on...
- SCHEDULE 17 — Youth rehabilitation orders
PART 1 — ELECTRONIC MONITORING: GENERAL REQUIREMENTS
1 In Part 17 of Schedule 6 to the Sentencing Code...
PART 2 — ELECTRONIC WHEREABOUTS MONITORING REQUIREMENTS
2 Criminal Justice and Immigration Act 2008 (c. 4)
3 Sentencing Code
4 (1) Section 174 (youth rehabilitation requirements table) is amended
as...
5 In section 175(1)(c) (meaning of youth rehabilitation order with
intensive...
6 (1) Section 185 (youth rehabilitation order: availability of particular
requirements)...
7 In section 190 (provision of copies of youth rehabilitation order...
8 After section 198 insert— Electronic monitoring requirement previously
imposed (1) This section applies where an electronic monitoring
requirement was...
9 In section 395 (data from electronic monitoring: code of practice),...
10 In paragraph 19(3) of Schedule 6 (requirements where court imposes...
11 In paragraph 21 of Schedule 6 (requirements where court imposes...
12 (1) Part 17 of Schedule 6 (electronic monitoring) is amended...
13 (1) Schedule 7 (breach, revocation or amendment of youth
rehabilitation...
14 (1) Schedule 8 (transfer of youth rehabilitation orders to Northern...
PART 3 — INTENSIVE SUPERVISION AND SURVEILLANCE
15 The Sentencing Code is amended as follows.
16 In section 175(1) (youth rehabilitation order with intensive supervision
and...
17 (1) Paragraph 2 of Schedule 6 (extended activity requirement) is...
PART 4 — CURFEW REQUIREMENTS AND EDUCATION REQUIREMENTS
18 Introductory
19 Curfew requirement
20 In paragraph 9(1) of Schedule 23 (powers to amend limits...
21 Education requirement
PART 5 — THE RESPONSIBLE OFFICER
22 Criminal Justice and Immigration Act 2008 (c. 4)
23 Sentencing Code

- SCHEDULE 18 — Variation etc of order by court in another part of the United Kingdom
- PART 1 — VARIATION ETC OF ORDER MADE IN ENGLAND AND WALES OR SCOTLAND BY COURT IN NORTHERN IRELAND
- 1 Amendments of the Sexual Offences Act 2003 (c. 42)
 - 2 (1) Section 136ZD of the Sexual Offences Act 2003 (variation...
 - 3 Amendments of the Sentencing Code
- PART 2 — VARIATION OF ORDER BY COURT IN SCOTLAND
- 4 Amendments of the Sexual Offences Act 2003 (c. 42)
 - 5 Amendments of the Sentencing Code
- PART 3 — VARIATION OF ORDER BY COURT IN ENGLAND AND WALES
- 6 After section 136ZF of the Sexual Offences Act 2003 (inserted...
- SCHEDULE 19 — Management of terrorist offenders: provision consequential on sections 184 to 187
- 1 Police and Criminal Evidence Act 1984 (c. 60)
 - 2 Criminal Justice and Police Act 2001 (c. 16)
 - 3 Counter-Terrorism Act 2008 (c. 28)
 - 4 Police and Criminal Evidence (Northern Ireland) Order 1989 (S.I. 1989/1341 (N.I. 12))
 - 5 Criminal Justice (Scotland) Act 2016 (asp 1)
- SCHEDULE 20 — Further provision about video and audio links in criminal proceedings
- 1 Criminal Justice Act 2003
 - 2 Extradition Act 2003
 - 3 Consequential amendments of other enactments
 - 4 (1) The Police and Criminal Evidence Act 1984 is amended...
 - 5 In section 32 of the Criminal Justice Act 1988—
 - 6 (1) The Youth Justice and Criminal Evidence Act 1999 is...
 - 7 (1) In section 29 of the Crime (International Co-operation) Act...
 - 8 In the Sentencing Code, omit section 391.
 - 9 In section 26 of the Domestic Abuse Act 2021 (breach...
- SCHEDULE 21 — Minor amendments in relation to the sentencing consolidation
- PART 1 — AMENDMENTS TO THE SENTENCING ACT 2020
- 1 The Sentencing Act 2020 is amended as follows.
 - 2 In section 108(4), for “Part” substitute “Chapter”.
 - 3 In the table in section 122(1) (standard scale of fines...
 - 4 In section 166(7), for “paragraph” substitute “entry”.
 - 5 In section 293(2)(d), for “(“a progress report”)” substitute “(a “progress...
 - 6 In section 414(6), in each of paragraphs (a) and (b),...
 - 7 (1) Schedule 5 is amended as follows.
 - 8 In Schedule 16, in paragraph 11(4)(b), for first “by” substitute...
 - 9 In Schedule 21, in paragraph 4(1)— (a) omit the word...
 - 10 (1) Schedule 22 is amended as follows.
 - 11 In Schedule 24, omit paragraph 154(f).
- PART 2 — AMENDMENTS TO OTHER ENACTMENTS
- 12 Criminal Justice Act 2003 (c. 44)
 - 13 Counter-Terrorism and Sentencing Act 2021 (c. 11)