These notes refer to the Sexual Offences Act 2003 (c.42) which received Royal Assent on 20 November 2003

# **SEXUAL OFFENCES ACT 2003**

# **EXPLANATORY NOTES**

## **COMMENTARY ON SECTIONS**

### **Part 1: Sexual Offences**

### Section 62: Committing an offence with intent to commit a sexual offence

121. Section 62 makes it an offence for a person (A) intentionally to commit any criminal offence with intent to commit any relevant sexual offence as defined in *subsection* (2). This offence is intended to capture the situation where A commits a criminal offence but does so with the intention of committing a subsequent sexual offence, regardless of whether or not the substantive sexual offence is committed. It would apply, for example, where A kidnaps B so that he can rape him but is caught by the police before committing the rape. It would also apply where A detained B in his flat with this intention, or assaulted B to subdue him so that he could more easily rape him. If A does commit the intended offence, he could be charged with the substantive sexual offence in addition to this offence.