

SCHEDULES

SCHEDULE 13

CONSEQUENTIAL AND RELATED AMENDMENTS

PART 4

SENTENCE FOR OFFENDERS OF PARTICULAR CONCERN AGED UNDER 18 AT TIME OF OFFENCE: ENGLAND AND WALES

Criminal Justice Act 2003 (c. 44)

- 21 (1) The Criminal Justice Act 2003 is amended as follows.
- (2) In section 237(1)(b) (offender sentenced to youth detention to count as fixed-term prisoner), after “250” insert “, 252A”.
 - (3) In section 240ZA(11) (time remanded in custody to count towards term of youth detention), after “250,” insert “252A,”.
 - (4) In section 247A (eligibility for release on licence of terrorist prisoners)—
 - (a) in subsection (6), after “or under section” insert “252A,”;
 - (b) in subsection (8), in the definition of “the appropriate custodial term”, and in paragraph (a) of the definition of “the requisite custodial period”, after “or under section” insert “252A,”.
 - (5) In section 250 (licence conditions)—
 - (a) in subsection (4), after “250,” insert “252A,”;
 - (b) in subsection (5A)(b), after “or under section” insert “252A,”.
 - (6) In section 258(3A) (no duty to release fine defaulter or contemnor also serving term of youth detention), after “250” insert “, 252A”.
 - (7) In section 263(4) (sentences of detention to which provision about concurrent terms applies), after “250,” insert “252A,”.
 - (8) In section 264 (consecutive sentences)—
 - (a) in subsection (6A)(a), for “265” substitute “252A, 265”;
 - (b) in subsection (7), after “250,” insert “252A,”.
 - (9) In section 327(3) (sentences attracting risk assessment measures for sexual or violent offenders), in paragraph (b)(v), after “250” insert “or 252A”.