Counter-Terrorism and Sentencing Bill

[AS AMENDED IN PUBLIC BILL COMMITTEE]

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BILL

[AS AMENDED IN PUBLIC BILL COMMITTEE]

TO

Make provision about the sentencing of offenders convicted of terrorism offences, of offences with a terrorist connection or of certain other offences; to make other provision in relation to terrorism; and for connected purposes.

B E IT ENACTED by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

PART 1

SENTENCING OF TERRORIST AND CERTAIN OTHER OFFENDERS

Offences to be sentenced as terrorist offences

4	066	1		
	Offences aggravated	ht	terrorict	connection
-	Officiaco aggiavatea	ν	tc110113t	COMMICCION

- (1) The Sentencing Code is amended as set out in subsections (2) and (3). 5
- (2) In section 69 (offences aggravated by terrorist connection)
 - (a) in subsection (1), for the words from "specified" to the end substitute "within subsection (4) or (5)";
 - (b) after subsection (3) insert
 - "(4) An offence is within this subsection if it—
 - (a) was committed on or after the day on which section 1 of the Counter-Terrorism and Sentencing Act 2020 came into force,
 - (b) is punishable on indictment with imprisonment for more than 2 years, and
 - (c) is not specified in Schedule A1.
 - (5) An offence is within this subsection if it—

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			(a) (b)	was committed before the day on which section 1 of the Counter-Terrorism and Sentencing Act 2020 came into force, and is specified in Schedule 1.	
		(6)	period or mor	an offence is found to have been committed over a of 2 or more days, or at some time during a period of 2 re days, it must be taken for the purposes of subsections (5) to have been committed on the last of those days."	5
(3)			ale 1 in this Act	sert, as Schedule A1, the Schedule set out in Part 1 of	10
(4)		ounter- ded as f		m Act 2008 (as amended by the Sentencing Act 2020) is	
(5)	In sect (a) (b)	in sub "withi	section n subse	aggravated by terrorist connection: Northern Ireland) — (1), for the words from "specified" to the end substitute ction (5A) or (5B)"; on (5) insert —	15
		"(5A)	An offer (a) (b)	was committed on or after the day on which section 1 of the Counter-Terrorism and Sentencing Act 2020 came into force, is punishable on indictment with imprisonment for more than 2 years (or would be so punishable in the case of an offender aged at least 21), and is not specified in Schedule 1A.	20
		(5B)		ence is within this subsection if it—	25
			(a) (b)	 (i) on or after 12 April 2019 (being the date on which section 8 of the Counter-Terrorism and Border Security Act 2019, which extended this section to Northern Ireland, came into force), but (ii) before the day on which section 1 of the Counter-Terrorism and Sentencing Act 2020 came into force, and is specified in Schedule 2. 	30
		(5C)	period or mor	an offence is found to have been committed over a of 2 or more days, or at some time during a period of 2 re days, it must be taken for the purposes of subsections and (5B) to have been committed on the last of those	35
	(c)	omit s	ubsectio		40
(6)	In sect (a) (b)	in substit	section tute "wi	s aggravated by terrorist connection: Scotland) — (1), for the words from "specified" to "considered)" thin subsection (4A) or (4B)"; on (4) insert —	
		"(4A)	An off	ence is within this subsection if it—	45

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(7) After Schedule

Schedule 2 to this Act.

– Sentencing of terrorist and certain other offenders	
(a) was committed on or after the day the Counter-Terrorism and Sente into force,	
(b) is punishable on indictment with more than 2 years (or would be so of an offender aged at least 21), and	punisĥable in the case
(c) is not specified in Schedule 1A.	
(4B) An offence is within this subsection if it—	
(a) was committed— (i) on or after the relevant dat (ii) before the day on which sec Terrorism and Sentencing force, and	ction 1 of the Counter-
(b) is specified in Schedule 2.	
(4C) The relevant date for the purposes of substant (a) 18 June 2009 (being the date on white into force), in relation to any mentioned in paragraph (b);	nich this section came
(b) 12 April 2019 (being the date on v Counter-Terrorism and Border Sec amended Schedule 2, came into fo of the following offences under the (i) assault by explosive device (ii) assault to severe injury;	rurity Act 2019, which 2 rce) in relation to any e law of Scotland —
(iii) assault and poisoning;(iv) poisoning.	2
(4D) Where an offence is found to have been period of 2 or more days, or at some time or more days, it must be taken for the put (4A) to (4C) to have been committed on the put (4B) to (4C) to have been committed on the put (4B) to (4C) to have been committed on the put (4B) to	e during a period of 2 rposes of subsections
(c) omit subsection (5).	<i>,</i>
After Schedule 1 insert, as Schedule 1A, the Schedule Schedule 1 to this Act.	set out in Part 2 of
Meaning of "serious terrorism offence": England and W	ales
In the Sentencing Code –	3
(a) in section 306 (extended sentences: meaning of "s in subsection (2), after the definition of "serious h	pecified offence" etc), arm" insert –
""serious terrorism offence" means a	
(a) is specified in Part 1 of Sch (b) is specified in Part 2 of the been determined to have a under section 69;";	nat Schedule and has 4

(b) after Schedule 17 insert, as Schedule 17A, the Schedule set out in

4		Part 1 — Sentencing of terrorist and certain other offenders	
3		Offences relevant for provisions of this Act relating to Northern Ireland	
	(1)	The Criminal Justice (Northern Ireland) Order 2008 (S.I. 2008/1216 (N.I. 1)) is amended as follows.	
	(2)	In Article 12 (interpretation of Chapter 3 of Part 2 (dangerous offenders and other terrorist offenders)) — (a) in paragraph (3), before the definition of "life sentence" insert —	
		"determination of terrorist connection", in relation to an offence, means a determination by the court that the offence has a terrorist connection under section 30 of the Counter-Terrorism Act 2008;";	10
		(b) after paragraph (5) insert –	
		"(6) Schedule 2A specifies certain terrorism offences, and other offences which may be determined to have a terrorist connection, for the purposes of various provisions of this Chapter and Chapter 4, and makes related provision.	13
		 (7) In this Chapter "serious terrorism offence" means – (a) an offence within Part 2 of Schedule 2A (terrorism offences punishable with life imprisonment); or (b) an offence within Part 3 of that Schedule (offences with possible terrorist connection punishable with life imprisonment) in respect of which a determination of terrorist connection is made." 	20
	(3)	After Schedule 2 insert, as Schedule 2A, the Schedule set out in Schedule 3 to this Act.	
		Serious terrorism sentences	23
1			

Serious terrorism sentence for adults aged under 21: England and Wales

After section 268 of the Sentencing Code insert –

"Serious terrorism sentence

268A Serious terrorism sentence of detention in a young offender institution

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A serious terrorism sentence of detention in a young offender institution is a sentence of detention in a young offender institution the term of which is equal to the aggregate of -

- the appropriate custodial term (see section 268C), and
- a further period (the "extension period") for which the offender is to be subject to a licence.

268B Serious terrorism sentence of detention in a young offender institution: circumstances in which required

- Subsection (2) applies where a court is dealing with an offender for a serious terrorism offence (see section 306(2)) where –
 - the offence was committed on or after the day on which section 4 of the Counter-Terrorism and Sentencing Act 2020 came into force,

	(b) the offender was aged 18 or over when the offence was committed,	
	(c) the offender is aged under 21 when convicted of the offence,(d) the court is of the opinion that there is a significant risk to members of the public of serious harm occasioned by the commission by the offender of further serious terrorism offences or other specified offences (see section 308),	5
	(e) the court does not impose a sentence of custody for life, and(f) the risk of multiple deaths condition is met.	
(2)	The court must impose a serious terrorism sentence of detention in a young offender institution under section 268A unless the court is of the opinion that there are exceptional circumstances which— (a) relate to the offence or to the offender, and (b) justify not doing so.	10
(3)	The risk of multiple deaths condition is that the court is of the opinion that —	15
	 (a) either – (i) the serious terrorism offence, or (ii) the combination of the offence and one or more offences associated with it, 	20
	was very likely to result in or contribute to (whether directly or indirectly) the deaths of at least two people as a result of an act of terrorism (within the meaning of section 1 of the Terrorism Act 2000), and	
	(b) the offender was, or ought to have been, aware of that likelihood.	25
(4)	It is irrelevant for the purposes of determining whether the risk of multiple deaths condition is met whether or not any death actually occurred.	
(5)	Where an offence is found to have been committed over a period of 2 or more days, or at some time during a period of 2 or more days, it must be taken for the purposes of subsection (1) to have been committed on the last of those days.	30
(6)	The pre-sentence report requirements (see section 30) apply to the court in relation to forming the opinion mentioned in subsection (1)(d).	35
268C	Term of serious terrorism sentence of detention in a young offender institution	
(1)	This section applies where the court dealing with an offender is required by section 268B to impose a serious terrorism sentence of detention in a young offender institution under section 268A.	40
(2)	 (a) 14 years, or (b) if longer, the term of detention in a young offender institution that would be imposed in respect of the offence in compliance with section 231(2) (length of discretionary custodial sentences) if the court did not impose a serious terrorism sentence (or an extended sentence or a sentence under section 265). 	45

(3)	The extension period must be a period of such length as the court considers necessary for the purpose of protecting members of the public from serious harm occasioned by the commission by the offender of further serious terrorism offences or other specified offences. This is subject to subsection (4).	5
(4)	The extension period must— (a) be at least 7 years, and (b) not exceed 25 years."	
Seriou	s terrorism sentence for adults aged 21 or over: England and Wales	10
After	section 282 of the Sentencing Code insert –	
	"Serious terrorism sentence	
282A	Serious terrorism sentence of imprisonment: persons 21 or over	
	A serious terrorism sentence of imprisonment is a sentence of imprisonment the term of which is equal to the aggregate of— (a) the appropriate custodial term (see section 282C), and (b) a further period (the "extension period") for which the offender is to be subject to a licence.	15
282B	Serious terrorism sentence of imprisonment: circumstances in which required	20
(1)	 Subsection (2) applies where a court is dealing with an offender for a serious terrorism offence (see section 306(2)) where— (a) the offence was committed on or after the day on which section 5 of the Counter-Terrorism and Sentencing Act 2020 came into force, (b) the offender was aged 18 or over when the offence was committed, (c) the offender is aged 21 or over when convicted of the offence, (d) the court is of the opinion that there is a significant risk to members of the public of serious harm occasioned by the commission by the offender of further serious terrorism offences or other specified offences (see section 308), (e) the court does not impose a sentence of imprisonment for life, and (f) the risk of multiple deaths condition is met. 	25 30
(2)	The court must impose a serious terrorism sentence of imprisonment under section 282A unless the court is of the opinion that there are exceptional circumstances which— (a) relate to the offence or to the offender, and (b) justify not doing so.	40
(3)	The risk of multiple deaths condition is that the court is of the opinion that— (a) either—	

(i) the serious terrorism offence, or

	(ii) the combination of the offence and one or more offences associated with it,	
	was very likely to result in or contribute to (whether directly or indirectly) the deaths of at least two people as a result of an act of terrorism (within the meaning of section 1 of the Terrorism Act 2000), and	5
	(b) the offender was, or ought to have been, aware of that likelihood.	
(4)	It is irrelevant for the purposes of determining whether the risk of multiple deaths condition is met whether or not any death actually occurred.	10
(5)	Where an offence is found to have been committed over a period of 2 or more days, or at some time during a period of 2 or more days, it must be taken for the purposes of subsection (1) to have been committed on the last of those days.	15
(6)	The pre-sentence report requirements (see section 30) apply to the court in relation to forming the opinion mentioned in subsection $(1)(d)$.	
282 C	Term of serious terrorism sentence of imprisonment	
(1)	This section applies where the court dealing with an offender is required by section 282B to impose a serious terrorism sentence of imprisonment under section 282A.	20
(2)	 The appropriate custodial term is — (a) 14 years, or (b) if longer, the term of imprisonment that would be imposed in respect of the offence in compliance with section 231(2) (length of discretionary custodial sentences) if the court did not impose a serious terrorism sentence of imprisonment (or an extended sentence or a sentence under section 278). 	25
(3)	The extension period must be a period of such length as the court considers necessary for the purpose of protecting members of the public from serious harm occasioned by the commission by the offender of further serious terrorism offences or other specified offences. This is subject to subsection (4).	30
(4)	The extension period must— (a) be at least 7 years, and (b) not exceed 25 years."	35
6 Seriou	as terrorism sentence: Scotland	
(1) After	section 205 of the Criminal Procedure (Scotland) Act 1995 insert —	
"205 2	ZA Serious terrorism sentence	40
(1)	This section applies where— (a) a person is convicted on indictment of a serious terrorism offence,	

	(b)	6 of the Counter-Terrorism and Sentencing Act 2020 comes into force,	
	(c)	the offender was aged 18 or over when the offence was committed,	5
	(d)	the court is of the opinion that there is a significant risk to members of the public of serious harm occasioned by the commission by the offender of further serious terrorism offences or other terrorism offences to which section 210A applies,	10
	(e) (f)	the court does not impose a sentence of imprisonment for life or a sentence of detention for life in a young offenders institution, and the risk of multiple deaths condition is met.	
	. ,	•	
(2)	seriou	the offender is 21 years of age or over, the court must impose a sterrorism sentence of imprisonment unless the court is of the n that there are exceptional circumstances which—relate to the offence or to the offender, and justify not doing so.	15
(3)	The ris	sk of multiple deaths condition is that the court is of the opinion	20
	(a)	either –	
		(i) the serious terrorism offence, or	
		(ii) the combination of the offence and one or more offences associated with it,	25
		was very likely to result in or contribute to (whether directly or indirectly) the deaths of at least two people as a result of an act of terrorism (within the meaning of section 1 of the Terrorism Act 2000), and	
	(b)	the offender was, or ought to have been, aware of that likelihood.	30
(4)		relevant for the purposes of determining whether the risk of ole deaths condition is met whether or not any death actually ed.	
(5)		ious terrorism sentence of imprisonment is a sentence of conment the term of which is equal to the aggregate of — the appropriate custodial term, and	35
	(b)	a further period ("the extension period") for which the offender is to be subject to a licence under Part 1 of the Prisoners and Criminal Proceedings (Scotland) Act 1993.	40
(6)	seriou	e the offender is under 21 years of age, the court must impose a sterrorism sentence of detention unless the court is of the n that there are exceptional circumstances which—relate to the offence or to the offender, and justify not doing so.	45
(7)		ous terrorism sentence of detention is a sentence of detention in a offenders institution the term of which is equal to the aggregate	

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	(a) (b)	the appropriate custodial term, and a further period ("the extension period") for which the offender is to be subject to a licence under Part 1 of the Prisoners and Criminal Proceedings (Scotland) Act 1993.
(8)	The ap	ppropriate custodial term is—
	(a)	14 years, or
	(b)	if longer, the term of imprisonment or, as the case may be, detention that would be imposed in respect of the offence if the

detention that would be imposed in respect of the offence if the court did not impose a serious terrorism sentence of imprisonment or, as the case may be, a serious terrorism sentence of detention (or a sentence under section 205ZC or an extended sentence under section 210A).

(9) The extension period must be a period of such length as the court considers necessary for the purpose of protecting members of the public from serious harm occasioned by the commission by the offender of further serious terrorism offences or other terrorism offences to which section 210A applies (but subject to subsection (10)).

- (10) The extension period must
 - (a) be at least 7 years, and
 - (b) not exceed 25 years.

(11) Before forming an opinion for the purposes of subsection (1)(d), the court must—

- (a) consider a report by a relevant officer of a local authority about the offender and the offender's circumstances, and
- (b) if the court thinks it necessary, hear that officer.

(12) In this section—

"local authority" and "relevant officer" have the meanings given by section 27 of the Prisoners and Criminal Proceedings (Scotland) Act 1993;

"serious terrorism offence" means an offence that -

(a) is specified in Part 1 of Schedule 5ZA, or

- (b) is specified in Part 2 of that Schedule and has been proved to have been aggravated by reason of having a terrorist connection under section 31 of the Counter-Terrorism Act 2008."
- (2) After Schedule 5 to that Act insert, as Schedule 5ZA, the Schedule set out in Schedule 4 to this Act.

7 Serious terrorism sentence: Northern Ireland

In the Criminal Justice (Northern Ireland) Order 2008 (S.I. 2008/1216 (N.I. 1)), after Article 13 insert —

"13A Serious terrorism sentence

- (1) This Article applies where
 - (a) a person is convicted on indictment of a serious terrorism offence;

	(b)	the offence was committed after the commencement of section 7 of the Counter-Terrorism and Sentencing Act 2020;	
	(c)	at the time when the offence was committed the offender was aged 18 or over;	
	(d)	the court is of the opinion that there is a significant risk to members of the public of serious harm occasioned by the commission by the offender of further serious terrorism offences or specified offences;	5
	(e)	the court does not impose a life sentence or an indeterminate custodial sentence; and	10
(2)	(f)	the risk of multiple deaths condition is met.	
(2)	of the (a)	ourt shall impose a serious terrorism sentence, unless the court is opinion that there are exceptional circumstances which—relate to the offence or to the offender; and	
	(b)	justify not doing so.	15
(3)	The ris	sk of multiple deaths condition is that the court is of the opinion	
	(a)	either —	
		(i) the offence referred to in paragraph (1)(a); or(ii) the combination of that offence and one or more offences associated with it,	20
		was very likely to result in or contribute to (whether directly or indirectly) the deaths of at least two people as a result of an act of terrorism (within the meaning of section 1 of the Terrorism Act 2000); and	25
	(b)	the offender was, or ought to have been, aware of that likelihood.	
(4)		crelevant for the purposes of determining whether the risk of ole deaths condition is met whether or not any death actually red.	30
(5)		e the offender is aged 21 or over, a serious terrorism sentence is a acc of imprisonment the term of which is equal to the aggregate	
	(a) (b)	the appropriate custodial term; and a further period ("the extension period") for which the offender is to be subject to a licence.	35
(6)	is a ser Depar	e the offender is under the age of 21, a serious terrorism sentence of detention at such place and under such conditions as the tment of Justice may direct for a term which is equal to the gate of —	40
	(a) (b)	the appropriate custodial term; and a further period ("the extension period") for which the offender is to be subject to a licence.	
(7)		son detained pursuant to the directions of the Department of under paragraph (6) shall while so detained be in legal custody.	45
(8)		agraphs (5)(a) and (6)(a), "the appropriate custodial term" means ct to paragraphs (9) and (10)) — a term of 14 years; or	

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- (b) if longer, the term that would (apart from this Article and Articles 14 and 15A) be imposed in compliance with Article 7 (length of custodial sentences).
- (9) The court may, to the extent that it considers appropriate in order to take into account a guilty plea in accordance with Article 33(1) of the Criminal Justice (Northern Ireland) Order 1996, specify an appropriate custodial term of less than 14 years but no less than 11 years and 73 days.
- (10) The court may specify a lesser period than that otherwise required by paragraph (8) or (9) if the court is of the opinion that it is appropriate to do so on taking account of matters under section 73(2) of the Serious Organised Crime and Police Act 2005 (assistance given or offered to investigator or prosecutor).
- (11) The extension period under paragraph (5)(b) or (6)(b)
 - (a) must be at least seven years and must not exceed 25 years; and
 - (b) subject to those limits, is to be of such length as the court considers necessary for the purpose of protecting members of the public from the risk of harm referred to in paragraph (1)(d).
- (12) A court which imposes a serious terrorism sentence shall not make an order under section 18 of the Treatment of Offenders Act (Northern Ireland) 1968 (suspended sentences) in relation to that sentence.
- (13) Remission shall not be granted under prison rules to the offender in respect of a sentence imposed under this Article."

Serious terrorism sentences: supplementary provision

8 Reduction in appropriate custodial term for guilty pleas: England and Wales

In section 73 of the Sentencing Code (reduction in sentences for guilty pleas), after subsection (2) insert —

"(2A) If the court imposes a serious terrorism sentence in relation to the offence, nothing in section 268C(2) or, as the case may be, 282C(2) prevents the court, after taking into account any matter referred to in subsection (2), from imposing as the appropriate custodial term a term of any length which is not less than 80 per cent of the term which would otherwise be required."

9 Reduction in appropriate custodial term for guilty pleas: Scotland

In section 196 of the Criminal Procedure (Scotland) Act 1995 (sentence following guilty plea), after subsection (1A) insert —

- "(1B) Subsection (1C) applies where
 - (a) the court is imposing on an offender
 - (i) a serious terrorism sentence of imprisonment under section 205ZA(2),
 - (ii) a serious terrorism sentence of detention under section 205ZA(6),
 - (iii) a sentence of imprisonment for life to which section 205ZB applies, or

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term."

(iv) a sentence of detention for life to which section 205ZB applies, and the offender has pled guilty to the offence for which the offender is being sentenced. The court may, after taking into account the matters mentioned in 5 paragraphs (a) and (b) of subsection (1), impose as the appropriate custodial term or, as the case may be, specify as the punishment part, a term of any length which is not less than 80 per cent of the term which would otherwise be required." Reduction in appropriate custodial term for assistance to prosecution: 10 **England and Wales** In section 74 of the Sentencing Code (reduction in sentence for assistance to prosecution), after subsection (4) insert – Nothing in section 268C(2) or 282C(2) (minimum appropriate custodial term for serious terrorism sentences) affects the court's power under 15 subsection (2) so far it relates to determining the appropriate custodial *Life or indeterminate sentences for serious terrorism offences* Minimum term order for serious terrorism offenders: England and Wales In section 323 of the Sentencing Code (minimum term order: other life 20 sentences), after subsection (2) insert – Subsection (2) is subject to the requirement that the minimum term in a serious terrorism case must be at least 14 years. This is subject to subsections (5) and (6). A "serious terrorism case" is a case where, but for the fact that the court 25 passes a life sentence, the court would be required by section 268B(2) or 282B(2) to impose a serious terrorism sentence (assuming for this purpose that the court is not of the opinion mentioned in section 268B(2) or 282B(2)). The minimum term may be less than 14 years if the court is of the 30 opinion that there are exceptional circumstances which relate to the offence or to the offender, and justify a lesser period.

The minimum term may be less than 14 years if the court considers it

(reductions

the effect that the following would, if the court had sentenced the offender under section 268B(2) or 282B(2), have had in relation to the appropriate custodial term for that sentence – section 73 (reductions for guilty pleas), and

for

assistance

the matters mentioned in subsection (2)(c), and

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the

appropriate, taking into account –

section

prosecution)."

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(ii)

(1)

(2)

(3)

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12 Minimum punishment part for serious terrorism offenders: Scotland

After section 205ZA of the Criminal Procedure (Scotland) Act 1995 (inserted by

section	6) insert —	
	Minimum punishment part where life sentence imposed for serious errorism offence	5
(1)	This section applies where — (a) section 205ZA(1)(a) to (d) and (f) applies in relation to a person, and	
	(b) the court imposes a sentence of imprisonment for life or a sentence of detention for life in a young offenders institution on the person.	10
` , , 1 1	In making under section 2(3) of the Prisoners and Criminal Proceedings (Scotland) Act 1993 an order mentioned in section 2(2) of that Act in respect of the offender, the court must specify a punishment part of at least 14 years (but subject to subsection (3) and section 196(1C) of this Act).	15
	The punishment part may be less than 14 years if the court is of the opinion that there are exceptional circumstances which— (a) relate to the offence or to the offender, and (b) justify a lesser period.	20
	Before forming an opinion for the purposes of section 205ZA(1)(d) (by virtue of subsection (1)), the court must— (a) consider a report by a relevant officer of a local authority about the offender and the offender's circumstances, and (b) if the court thinks it necessary, hear that officer.	25
, ,	In this section, "local authority" and "relevant officer" have the meanings given by section 27 of the Prisoners and Criminal Proceedings (Scotland) Act 1993."	
Minimu Ireland	m tariff for serious terrorism offenders given life sentences: Northern	30
	The Sentences (Northern Ireland) Order 2001 (S.I. 2001/2564 (N.I. 2)) is sed as follows.	
	cle 5(2) (length of tariff), after "shall" insert "(subject to Article 5A s terrorism cases))".	
After A	rticle 5 insert –	35
"5A N	Minimum tariff in serious terrorism cases	
(1)	If the court makes an order under Article 5(1) in a serious terrorism	

- case, the part of the sentence specified in the order must be at least 14 years. This is subject to paragraphs (2) to (4).
- The court may, to the extent that it considers appropriate in order to take into account a guilty plea in accordance with Article 33(1) of the Criminal Justice (Northern Ireland) Order 1996, specify a period of less

(3)

than 14 years but (subject to paragraphs (3) and (4)) no less than 11 years and 73 days. The court may specify a lesser period than that otherwise required by paragraph (1) or (2) if the court is of the opinion that it is appropriate to do so on taking account of matters under section 73(2) of the Serious 5 Organised Crime and Police Act 2005 (assistance given or offered to investigator or prosecutor). The court may specify a lesser period than that otherwise required by paragraph (1) or (2) if the court is of the opinion that there are exceptional circumstances which -10 relate to the offence or to the offender; and justify the specification of a lesser period. For the purposes of this Article, a "serious terrorism case" is a case where, if the court did not impose a life sentence or an indeterminate custodial sentence, it would be required by Article 13A of the Criminal 15 Iustice (Northern Ireland) Order 2008 to impose a serious terrorism sentence (assuming for this purpose that the court was not of the opinion mentioned in paragraph (2) of that Article). In paragraph (5), "indeterminate custodial sentence" means a sentence under Article 13(4) of the Criminal Justice (Northern Ireland) Order 20 2008." Minimum custodial period for serious terrorism offenders given indeterminate custodial sentences: Northern Ireland Article 13 of the Criminal Justice (Northern Ireland) Order 2008 (S.I. 2008/1216 (N.I. 1)) (life sentences and indeterminate custodial sentences) is amended as 25 follows. In paragraph (3)(b), after "being" insert "(subject to paragraphs (3A) to (3E))". After paragraph (3) insert – In a serious terrorism case, the period specified under paragraph (3)(b) "(3A) must (subject to paragraphs (3Ĉ) to (3E)) be at least 14 years. 30 (3B)A "serious terrorism case" is a case where, but for the fact that the court is required to impose an indeterminate custodial sentence, it would be required by Article 13A to impose a serious terrorism sentence (assuming for this purpose that the court was not of the opinion mentioned in paragraph (2) of that Article). 35 The court may, to the extent that it considers appropriate in order to (3C)take into account a guilty plea in accordance with Article 33(1) of the Criminal Justice (Northern Ireland) Order 1996, specify a period of less than 14 years but (subject to paragraphs (3D) and (3E)) no less than 11 years and 73 days. 40 (3D) The court may specify a lesser period than that otherwise required by paragraph (3A) or (3C) if the court is of the opinion that it is appropriate

to do so on taking account of matters under section 73(2) of the Serious Organised Crime and Police Act 2005 (assistance given or offered to

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investigator or prosecutor).

(1)

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(6)

p	he court may specify a lesser period than that otherwise required by aragraph (3A) or (3C) if the court is of the opinion that there are exceptional circumstances which— (a) relate to the offence or to the offender; and (b) instifts the exception of a lesser period."
	(b) justify the specification of a lesser period."
	Extended sentences
Additiona	al offences attracting extended sentence: England and Wales
	f Schedule 18 to the Sentencing Code (specified violent offences g extended sentence) is amended as follows.
In paraginsert —	raph 5 (offences under the Explosive Substances Act 1883), at the end
	"(d) section 5 (punishment of accessories to offences of causing or attempting to cause explosions or making or possessing explosives) in a case where the offender is convicted on or after the day on which section 15 of the Counter-Terrorism and Sentencing Act 2020 comes into force."
After par	ragraph 11 insert –
"Biologic	al Weapons Act 1974
11A	An offence under section 1 of the Biological Weapons Act 1974 (developing certain biological agents and toxins or biological weapons) in a case where the offender is convicted on or after the day on which section 15 of the Counter-Terrorism and Sentencing Act 2020 comes into force."
In parag	raph 13 (offences under the Aviation Security Act 1982), at the end
	"(e) section 6(2) (inducing or assisting the commission of offences relating to safety of aircraft) in a case where the offender is convicted on or after the day on which section 15 of the Counter-Terrorism and Sentencing Act 2020 comes into force."
After par	ragraph 13 insert –
"Nuclear	Material (Offences) Act 1983
13A	An offence under either of the following provisions of the Nuclear Material (Offences) Act 1983 in a case where the offender is convicted on or after the day on which section 15 of the Counter-Terrorism and Sentencing Act 2020 comes into force— (a) section 1B (offences relating to damage to the environment); (b) section 2 (preparatory acts and threats)."
	raph 19 (offences under the Aviation and Maritime Security Act 1990), d insert —

section 14(4) (inducing or assisting the commission of offences relating to hijacking of ships, or destroying ships or fixed platforms or endangering their safety) in a case where

the offender is convicted on or after the day on which section 15 of the Counter-Terrorism and Sentencing Act 2020 comes into force."

(7)	After	paragraph	20	insert-
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"Chemical Weapons Act 1996

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- An offence under either of the following provisions of the Chemical Weapons Act 1996 in a case where the offender is convicted on or after the day on which section 15 of the Counter-Terrorism and Sentencing Act 2020 comes into force—
 - (a) section 2 (use etc of chemical weapons);

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(b) section 11 (premises or equipment used for producing chemical weapons)."

16 Increase in extension period for serious terrorism offenders aged under 18: England and Wales

(1) Section 256(4) of the Sentencing Code (limits on extension period in term of extended sentence of detention) is amended as follows.

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- (2) In paragraph (b)
 - (a) in sub-paragraph (i), for ", or" substitute "(unless sub-paragraph (iii) applies),";
 - (b) in sub-paragraph (ii), at the end insert "(unless sub-paragraph (iii) applies), or";

(c) after sub-paragraph (ii) insert –

"(iii) 10 years in the case of a serious terrorism offence for which the sentence is imposed on or after the day on which section 16 of the Counter-Terrorism and Sentencing Act 2020 comes into force."

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(3) In the words after paragraph (b), for "and "specified terrorism offence"" substitute ", "specified terrorism offence" and "serious terrorism offence".

17 Increase in extension period for adult serious terrorism offenders aged under 21: England and Wales

- (1) Section 268(4) of the Sentencing Code (limits on extension period in term of extended sentence of detention in a young offender institution) is amended as follows.
- (2) In paragraph (b) –

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- (a) in sub-paragraph (i), for ", or" substitute "(unless sub-paragraph (iii) applies),";
- (b) in sub-paragraph (ii), at the end insert "(unless sub-paragraph (iii) applies), or";
- (c) after sub-paragraph (ii) insert –

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"(iii) 10 years in the case of a serious terrorism offence for which the sentence is imposed on or after the day on which section 17 of the Counter-

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Terrorism and Sentencing Act 2020 comes into force."

(3) In the words after paragraph (b), for "and "specified terrorism offence"" substitute ", "specified terrorism offence" and "serious terrorism offence".

18 Increase in extension period for serious terrorism offenders aged 21 or over: England and Wales

- (1) Section 281(4) of the Sentencing Code (limits on extension period in term of extended sentence of imprisonment) is amended as follows.
- (2) In paragraph (b)
 - (a) in sub-paragraph (i), for ", or" substitute "(unless sub-paragraph (iii) applies),";
 - (b) in sub-paragraph (ii), at the end insert "(unless sub-paragraph (iii) applies), or";
 - (c) after sub-paragraph (ii) insert
 - "(iii) 10 years in the case of a serious terrorism offence for which the sentence is imposed on or after the day on which section 18 of the Counter-Terrorism and Sentencing Act 2020 comes into force."
- (3) In the words after paragraph (b), for "and "specified terrorism offence" 20 substitute ", "specified terrorism offence" and "serious terrorism offence".

19 Additional terrorism offences attracting extended sentence: Scotland

- (1) The Criminal Procedure (Scotland) Act 1995 is amended as follows.
- (2) In section 210A(10) (extended sentences for terrorist offenders etc: interpretation), for the definition of "terrorism offence" substitute— 25 ""terrorism offence" means an offence that—
 - (a) is specified in Part 1 of Schedule 5ZC, or
 - (b) is specified in Part 2 of that Schedule and has been proved to have been aggravated by reason of having a terrorist connection under section 31 of the Counter-Terrorism Act 2008;".
- (3) After Schedule 5ZB to that Act (inserted by section 23) insert, as Schedule 5ZC, the Schedule set out in Schedule 5 to this Act.

20 Extended custodial sentences for serious terrorism offenders: Northern Ireland

- (1) Article 14 of the Criminal Justice (Northern Ireland) Order 2008 (S.I. 2008/1216 (N.I. 1)) (extended custodial sentences) is amended as follows.
- (2) In paragraph (1)
 - (a) in sub-paragraph (a), for the words from "convicted" to the end (including the final "and") substitute "—
 - (i) convicted on indictment of a specified offence; or
 - (ii) convicted after the commencement of section 20 of the Counter-Terrorism and Sentencing Act

	2020 of any other offence that is a serious terrorism offence;";	
	(b) after sub-paragraph (a) insert —"(aa) the offence was committed after the commencement of this Article; and".	5
(3)	In paragraph (8) –	
	(a) in sub-paragraph (a), for "; and" substitute "(unless sub-paragraph (c) applies);";	
	(b) in sub-paragraph (b), at the end insert "(unless sub-paragraph (c) applies); and";	10
	(c) after sub-paragraph (b) insert — "(c) ten years in the case of a serious terrorism offence for	
	which the offender is convicted after the commencement of section 20 of the Counter-Terrorism and Sentencing Act 2020."	15
	and Sementing Act 2020.	13
	Other custodial sentences for terrorist offenders	
21	Offences attracting special custodial sentence for offenders of particular concern: England and Wales	
(1)	In the Sentencing Code, for Schedule 13 (offences attracting special custodial sentence for offenders of particular concern) substitute the Schedule set out in Schedule 6 to this Act.	20
(2)	The amendment made by subsection (1) does not apply where a person is convicted of an offence before the day on which this section comes into force.	
22	Special custodial sentence for certain terrorist offenders aged under 18 at time of offence: England and Wales	25
(1)	The Sentencing Code is amended as follows.	
(2)	After section 252 insert –	
	"Special custodial sentence for terrorist offenders	
	"252A Required special sentence of detention for terrorist offenders of particular concern	30
	(1) Subsections (3) to (5) apply where –	
	(a) a person aged under 18 is convicted of an offence listed in Part 1 of Schedule 13 (offences involving or connected with	
	terrorism), (b) the offence was committed on or after the day on which section 22 of the Counter-Terrorism and Sentencing Act 2020 came into force,	35
	(c) the court does not impose either of the following for the offence (or for an offence associated with it) —	
	(i) a sentence of detention for life under section 250, or	40
	(ii) an extended sentence of detention under section 254, and	

		(d) the court would, apart from this section, impose a custodial sentence (see, in particular, section 230(2)).	
	(2)	In determining for the purposes of subsection (1)(d) whether it would impose a custodial sentence, the court must disregard any restriction on its power to impose such a sentence by reference to the age of the offender.	5
	(3)	The court must impose a sentence of detention under this section.	
	(4)	 The term of the sentence must be equal to the aggregate of— (a) the appropriate custodial term, and (b) a further period of 1 year for which the offender is to be subject to a licence, and must not exceed the maximum term of imprisonment with which the offence is punishable in the case of a person aged 21 or over. 	10
	(5)	For the purposes of subsection (4), the "appropriate custodial term" is the term that, in the opinion of the court, ensures that the sentence is appropriate.	15
	(6)	Where an offence is found to have been committed over a period of 2 or more days, or at some time during a period of 2 or more days, it must be taken for the purposes of subsection (1) to have been committed on the last of those days."	20
(3)		tion 265 (special sentence of detention in young offender institution for lers of particular concern) — in subsection (1)(b) — (i) omit sub-paragraph (i) (including the final "and"); (ii) in sub-paragraph (ii), after "aged" insert "at least 18 but"; after subsection (1) insert —	25
		 "(1A) But this section does not apply if — (a) the offender was aged under 18 when the offence was committed, and (b) the offence — (i) was committed before the day on which section 22 of the Counter-Terrorism and Sentencing Act 2020 came into force, or (ii) is listed in Part 2 of Schedule 13 (sexual offences)." 	<i>30 35</i>
(4)	In seconce: (a) (b)	tion 278 (special sentence of imprisonment for offenders of particular rn) — in subsection (1)(b), omit sub-paragraph (i) (including the final "and"); after subsection (1) insert —	
		"(1A) But this section does not apply if— (a) the offender was aged under 18 when the offence was committed, and (b) the offence—	40
		(i) was committed before the day on which section 22 of the Counter-Terrorism and Sentencing Act 2020 came into force, or	45

(ii) is listed in Part 2 of Schedule 13 (sexual offences)."

23 Terrorism sentence with fixed licence period: Scotland

- (1) The Criminal Procedure (Scotland) Act 1995 is amended as follows.
- (2) After section 205ZB (inserted by section 12) insert –

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"205ZC Terrorism sentence with fixed licence period

- (1) This section applies where
 - (a) a person is convicted of a terrorism offence on or after the day on which section 23 of the Counter-Terrorism and Sentencing Act 2020 comes into force, and

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- (b) the court does not impose one of the following for the offence
 - (i) a serious terrorism sentence of imprisonment under section 205ZA(2),
 - (ii) a serious terrorism sentence of detention under section 205ZA(6),

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- (iii) a sentence of imprisonment for life to which section 205ZB applies,
- (iv) a sentence of detention for life to which section 205ZB applies,
- (v) an extended sentence under section 210A, or

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- (vi) an order for lifelong restriction under section 210F.
- (2) But this section does not apply where
 - (a) the offender is under the age of 18 when convicted of the offence, and
 - (b) the offence was committed before the day on which section 23 of the Counter-Terrorism and Sentencing Act 2020 came into force.

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(3) If the court decides to impose a sentence of imprisonment and the offender is 21 years of age or over, the court must impose a sentence of imprisonment the term of which is equal to the aggregate of —

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- (a) the appropriate custodial term, and
- (b) a further period of 1 year for which the offender is to be subject to a licence under Part 1 of the Prisoners and Criminal Proceedings (Scotland) Act 1993.
- (4) If the offender is at least 16 years of age but under 21 (other than an offender falling within subsection (5) or (6)) and the court decides to impose a sentence of detention, the court must impose a sentence of detention in a young offenders institution the term of which is equal to the aggregate of —

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(a) the appropriate custodial term, and

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- (b) a further period of 1 year for which the offender is to be subject to a licence under Part 1 of the Prisoners and Criminal Proceedings (Scotland) Act 1993.
- (5) If the offender is a child and the court decides to impose a sentence of detention under section 208, the court must impose a sentence the term of which is equal to the aggregate of —

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		 (a) the appropriate custodial term, and (b) a further period of 1 year for which the offender is to be subject to a licence under Part 1 of the Prisoners and Criminal Proceedings (Scotland) Act 1993. 	
	(6)	If the offender is a child and the court decides to make an order under section 44(1), the court must make an order — (a) requiring the offender to be detained under that section in residential accommodation provided under Part 2 of the Children (Scotland) Act 1995 for the appropriate custodial term, and	10
		(b) requiring the offender to be subject to a licence under Part 1 of the Prisoners and Criminal Proceedings (Scotland) Act 1993 for a further period of 1 year.	
	(7)	The "appropriate custodial term" is the term that, in the opinion of the court, ensures that the sentence or, as the case may be, the order is appropriate.	15
	(8)	The term of a sentence of imprisonment or, as the case may be, a sentence of detention, imposed under this section for an offence must not exceed the term that, at the time the offence was committed, was the maximum term permitted for the offence.	20
	(9)	Where an order is made in relation to an offender under subsection (6), section 44(6) does not apply in relation to the offender.	
	(10)	 In this section, "terrorism offence" means – (a) an offence that is specified in Schedule 5ZB, or (b) any other offence that has been proved to have been aggravated by reason of having a terrorist connection under section 31 of the Counter-Terrorism Act 2008." 	25
(3)		Schedule 5ZA (inserted by section 6) insert, as Schedule 5ZB, the ule set out in Schedule 7 to this Act.	
24	Terrori	sm sentence with fixed licence period: Northern Ireland	30
		Criminal Justice (Northern Ireland) Order 2008 (S.I. 2008/1216 (N.I. 1)), Article 15 insert —	
	"15A	Terrorism sentence with fixed licence period	
	(1)	This Article applies where –	
		 (a) a person is convicted after the commencement of section 24 of the Counter-Terrorism and Sentencing Act 2020 of — (i) a serious terrorism offence; (ii) an offence within Part 4 of Schedule 2A (terrorism 	35
		offences punishable with more than two years' imprisonment); or (iii) any other offence in respect of which a determination of terrorist connection is made;	40
		(b) the court does not impose, in respect of the offence or any offence associated with it, a life sentence, an indeterminate custodial sentence, a serious terrorism sentence or an extended custodial sentence; and	45

Part 1 – Sentencing of terrorist and certain other offenders the court decides to impose a custodial sentence. But this Article does not apply where – the offender is under the age of 18 when convicted of the offence; and the offence was committed before the commencement of section 24 of the Counter-Terrorism and Sentencing Act 2020. The court shall impose on the offender a sentence under this Article. Where the offender is aged 21 or over, a sentence under this Article is a sentence of imprisonment the term of which is equal to the aggregate of -10 (a) the appropriate custodial term; and a further period of one year for which the offender is to be subject to a licence. Where the offender is under the age of 21, a sentence under this Article is a sentence of detention at such place and under such conditions as the 15 Department of Justice may direct for a term which is equal to the aggregate of the appropriate custodial term; and a further period of one year for which the offender is to be subject to a licence. 20 The term under paragraph (4) or (5) must not exceed the maximum term of imprisonment with which the offence is punishable (apart from Article 13). In paragraphs (4)(a) and (5)(a), the "appropriate custodial term" means the term that, in the opinion of the court, ensures that the sentence is 25 appropriate. A person detained pursuant to the directions of the Department of Justice under paragraph (5) shall while so detained be in legal custody. A court which imposes a sentence under this Article shall not make an order under section 18 of the Treatment of Offenders Act (Northern 30 Ireland) 1968 (suspended sentences) in relation to that sentence. Remission shall not be granted under prison rules to the offender in respect of a sentence under this Article."

Sentencing for service offences

25 Corresponding provision under service law

Schedule 8 makes provision in relation to sentencing under service law that corresponds to certain provision made by this Part.

Maximum sentences

26 Increase in maximum sentences for certain terrorist offences

In the Terrorism Act 2000 –

(10)

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				<u> </u>	
	(a) (b)	memb in sect	ership o tion 12(6	1(3)(a) (sentence on conviction on indictment for of proscribed organisation), for "ten" substitute "14"; (5)(a) (sentence on conviction on indictment for inviting or pport for proscribed organisation), for "ten" substitute	5
(2)	indict		or atter	et 2006, in section 8(4)(a) (sentence on conviction on adance at place used for terrorist training), for "10"	
(3)				e by this section has effect only in relation to an offence r the day on which this section comes into force.	10
				PART 2	
			RE	LEASE OF TERRORIST OFFENDERS	
		Remo	val or res	striction of early release for terrorist prisoners	
27	Remov Wales	al of ea	rly rele	ase for dangerous terrorist prisoners: England and	15
(1)	The C	riminal	Justice	Act 2003 is amended as follows.	
(2)	prisor (a)	ners) (as in sub	amend section "(a)	estricted eligibility for release on licence of terrorist ed by Schedule 13) — (2), for paragraph (a) substitute— it is specified in Part 1 or 2 of Schedule 19ZA (terrorism offences punishable with imprisonment for life or for more than two years),"; on (2) insert	20
	(b)			on (2) insert—	
		"(2A)		ctions (3) to (5) apply unless the terrorist prisoner's ce was imposed— under section 226A or 226B or under section 254, 266, 268A, 279 or 282A of the Sentencing Code (extended sentence or serious terrorism sentence for dangerous offenders),	25
			(b)	on or after the day on which section 27 of the Counter- Terrorism and Sentencing Act 2020 comes into force, and	30
			(c)	 in respect of an offence that— is specified in Part 1 of Schedule 19ZA (terrorism offences punishable with imprisonment for life), is a service offence as respects which the corresponding civil offence is so specified, is specified in Part 3 of that Schedule (other offences punishable with imprisonment for life) 	35
				and was determined to have a terrorist connection, or	40

(iv) is a service offence as respects which the corresponding civil offence is so specified, and was determined to have a terrorist connection."

(3) For Schedule 19ZA substitute the Schedule set out in Schedule 9 to this Act.

28 Removal of early release for dangerous terrorist prisoners: Scotland

- (1) The Prisoners and Criminal Proceedings (Scotland) Act 1993 is amended as follows.
- (2) In section 1AB (restricted eligibility for release on licence of terrorist prisoners) (as amended by Schedule 13) —
- 5

- (a) in subsection (2), for paragraph (a) substitute
 - "(a) it is specified in Part 1 or 2 of Schedule 1A (terrorism offences punishable with imprisonment for life or for more than two years),";

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- (b) after subsection (2) insert
 - "(2A) Subsections (3) to (5) apply unless the terrorist prisoner's sentence was imposed
 - (a) under section 205ZA or 210A of the 1995 Act (serious terrorism sentence or extended sentence for dangerous offenders),

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- (b) on or after the day on which section 28 of the Counter-Terrorism and Sentencing Act 2020 comes into force, and
- (c) in respect of an offence that —

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- (i) is specified in Part 1 of Schedule 1A (terrorism offences punishable with imprisonment for life),
- (ii) is a service offence as respects which the corresponding civil offence is so specified,
- (iii) is specified in Part 3 of that Schedule (other offences punishable with imprisonment for life) and was determined to have a terrorist connection, or

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- (iv) is a service offence as respects which the corresponding civil offence is so specified, and was determined to have a terrorist connection."
- (3) For Schedule 1A substitute the Schedule set out in Schedule 10 to this Act.

29 Further provision about release of terrorist prisoners: Scotland

After section 26 of the Prisoners and Criminal Proceedings (Scotland) Act 1993 insert –

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"Terrorism sentences

26ZA Terrorism sentences

- (1) This section applies to a person (other than a life prisoner) (a "terrorist prisoner") who is serving a terrorism sentence.
- (2) A terrorism sentence is a sentence of imprisonment imposed under
 - (a) section 205ZA of the 1995 Act (serious terrorism sentence), or
 - (b) section 205ZC of the 1995 Act (terrorism sentence with fixed licence period).

- Subject to the provisions of this section, this Part applies in relation to a terrorism sentence as if any reference to a sentence or term of imprisonment were a reference to the appropriate custodial term of a terrorism sentence. Where a terrorist prisoner is released on licence under this Part the 5 licence remains in force until the end of the extension period (but subject to section 17). Where, apart from this subsection, a terrorist prisoner would be released unconditionally at the end of the appropriate custodial term – the prisoner must be released on licence, and 10 the licence remains in force until the end of the extension period (but subject to section 17). The extension period is to be taken to begin – for the purposes of subsection (4), on the day following the date 15 on which, had there been no extension period, the prisoner would have ceased to be on licence in respect of the appropriate custodial term; for the purposes of subsection (5), on the day on which, apart from that subsection, the prisoner would have been released unconditionally at the end of the appropriate custodial term. 20 Where a terrorist prisoner is subject to two or more terrorism sentences, the extension period which is taken to begin in accordance with subsection (6) is the aggregate of the extension period of each of those sentences. 25 Subsection (7) is subject to – section 1A(1)(c), and in the case of a terrorism sentence imposed under section 205ZA of the 1995 Act, subsection (10) of that section and any direction by the court imposing the sentence. For the purposes of sections 12(3) and 17(1), the question of whether a 30 terrorist prisoner is a long-term or short-term prisoner is to be determined by reference to the terrorism sentence. (10)In the application of this Part to a terrorism sentence – references in sections 1A(1)(c) and 16(1)(a) to the date on which a prisoner would have served the prisoner's sentence in full are 3.5 to be read as if they were references to the date on which the terrorism sentence as originally imposed by the court would expire, and (b) the reference in section 17(5) to a prisoner being liable to be detained in pursuance of the prisoner's sentence is to be read as 40 if it were a reference to the prisoner being liable to be detained until the expiry of the extension period.
- (11) For the purposes of this section –

"appropriate custodial term" means, in relation to a terrorism sentence imposed on a terrorist prisoner, the term determined as such by the court that imposes the sentence on the prisoner under section 205ZA or, as the case may be, 205ZC;

"extension period" means —

(1)

		(a) (b)	in relation to a sentence of imprisonment imposed on a terrorist prisoner under section 205ZA, the period specified as such under that section by the court that imposes the sentence on the prisoner; in relation to a sentence of imprisonment imposed on a terrorist prisoner under section 205ZC, the period of 1 year specified as such under that section by the court that imposes the sentence on the prisoner."	5
Restric	ted elig	ibility !	for early release of terrorist prisoners: Northern Ireland	
	Crimin Article 2		ce (Northern Ireland) Order 2008 (S.I. 2008/1216 (N.I. 1)),	10
			"Terrorist prisoners	
20A	Restrict	ted elig	gibility for release on licence of terrorist prisoners	
(1)	This A		applies to a fixed-term prisoner (a "terrorist prisoner")	15
	(a)	is ser	ving a sentence imposed (whether before or after the nencement date) in respect of an offence within paragraph ad	13
	(b)	` '	ot been released on licence before the commencement	20
(2)	An off	ence is	within this paragraph (whenever it was committed) if —	
()	(a)	it is s	pecified in Part 2, 4, 5 or 7 of Schedule 2A (terrorism res punishable with imprisonment for life or more than	
	(b)	it is a	service offence as respects which the corresponding civil te is so specified; or	25
	(c)		determined to have a terrorist connection.	
(3)			ent of Justice shall release the terrorist prisoner on licence ticle as soon as—	
	(a)		isoner has served the relevant part of the sentence; and	30
	(b)		arole Commissioners have directed the release of the ner under this Article.	
(4)			ommissioners shall not give a direction under paragraph ect to the terrorist prisoner unless—	
	(a)	-	epartment of Justice has referred the prisoner's case to	35
	(b)	they a	re satisfied that it is no longer necessary for the protection public that the prisoner should be confined.	
(5)			prisoner may require the Department of Justice to refer the se to the Parole Commissioners at any time—	40
	(a)	after t	the prisoner has served the relevant part of the sentence;	
	(b)	to the	e there has been a previous reference of the prisoner's case Parole Commissioners, after the expiration of the period ears beginning with the disposal of that reference or such	45

		shorter period as the Parole Commissioners may on the disposal of that reference determine; and in this paragraph "previous reference" means a reference under paragraph (4) or Article 28(4).	
	(6)	Where the Parole Commissioners do not direct the prisoner's release under paragraph (3)(b), the Department of Justice shall refer the case to them again not later than the expiration of the period of 2 years beginning with the disposal of that reference.	5
	(7)	In determining for the purpose of this Article whether a terrorist prisoner has served the relevant part of a sentence, no account shall be taken of any time during which the prisoner was unlawfully at large, unless the Department of Justice otherwise directs.	10
	(8)	If the terrorist prisoner is serving a serious terrorism sentence, an extended custodial sentence or an Article 15A terrorism sentence, the Department of Justice shall release the terrorist prisoner on licence under this Article as soon as the prisoner has served the appropriate custodial term unless the prisoner has previously been recalled under Article 28.	15
	(9)	For the purposes of this Article— "appropriate custodial term", in relation to a serious terrorism sentence, an extended custodial sentence or an Article 15A terrorism sentence, means the term determined as such by the court under Article 13A, 14 or 15A;	20
		 "commencement date" means the date on which section 30 of the Counter-Terrorism and Sentencing Act 2020 comes into force; "relevant part of the sentence" means— (a) in relation to an extended custodial sentence or an Article 15A terrorism sentence, two-thirds of the appropriate custodial term; (b) in relation to any other sentence, two-thirds of the term of the sentence. 	25 30
	(10)	For the purposes of this Article, a reference of a terrorist prisoner's case to the Parole Commissioners under Article 18 that was disposed of— (a) before the commencement date; and (b) at a time when the prisoner had served two-thirds of the appropriate custodial term, is to be treated as if it was made (and disposed of) under this Article."	35
(2)	Depar (North	mendment made by subsection (1) does not affect any duty of the timent of Justice under Chapter 4 of Part 2 of the Criminal Justice nern Ireland) Order 2008 to release a person whose release has been ed by the Parole Commissioners before this section comes into force.	40
31	Remov	al of early release for dangerous terrorist prisoners: Northern Ireland	
	1216 (icle 20A of the Criminal Justice (Northern Ireland) Order 2008 (S.I. 2008/(N.I. 1)) (as inserted by section 30) (eligibility for release on licence of ist prisoners), after paragraph (2) insert —	45
	"(2A)	Paragraphs (3) to (7) apply unless the terrorist prisoner's sentence—	

		Part 2 — Release of terrorist offenders	
	(a)	is a serious terrorism sentence or an extended custodial sentence;	
	(b)	was imposed after the commencement of section 31 of the Counter-Terrorism and Sentencing Act 2020; and	
	(c)	was imposed in respect of an offence that –	
		(i) is specified in Part 2 or 5 of Schedule 2A (terrorism offences punishable with imprisonment for life);	
		(ii) is a service offence as respects which the corresponding civil offence is so specified;	
		(iii) is specified in Part 3 or 6 of that Schedule (other offences punishable with life imprisonment) and was determined to have a terrorist connection; or	
		(iv) is a service offence as respects which the corresponding civil offence is so specified and was determined to have a terrorist connection."	
		Polygraph conditions in licences for release	
Polygra	aph lice	ence conditions for terrorist offenders: England and Wales	
The O	ffender	Management Act 2007 is amended as follows.	
In sec	tion 28 ((application of polygraph condition) —	
(a)	in sub 35(1) (section (1), at the end insert "(subject to regulations under section of the Counter-Terrorism and Sentencing Act 2020 (power to limit	
(b) (c)		• •	
	"(4A)	In this section "relevant terrorist offence" means—	
		 (a) an offence that is specified in Part 1 or 2 of Schedule 19ZA to the Criminal Justice Act 2003 (terrorism offences carrying restricted eligibility for release on licence), 	
		(b) a service offence as respects which the corresponding civil offence is so specified, or	
		(c) an offence that was determined to have a terrorist connection.	
	(4B)	In subsection (4A) —	
		(a) in paragraph (b), "service offence" and "corresponding civil offence" have the same meaning as in the Counter-Terrorism Act 2008 (see section 95 of that Act);	
		(b) paragraph (c) is to be read in accordance with section 247A(7A) of the Criminal Justice Act 2003 (meaning of offences determined to have a terrorist connection)."	
In sect	tion 29		
(a)		,	
	The O In sect (a) (b) (c) In sect	(b) (c) Polygraph lice The Offender In section 28 ((a) in sub 35(1) (use of (b) in sub (c) after s "(4A) (4B)	(a) is a serious terrorism sentence or an extended custodial sentence; (b) was imposed after the commencement of section 31 of the Counter-Terrorism and Sentencing Act 2020; and (c) was imposed in respect of an offence that— (i) is specified in Part 2 or 5 of Schedule 2A (terrorism offences punishable with imprisonment for life); (ii) is a service offence as respects which the corresponding civil offence is so specified; (iii) is specified in Part 3 or 6 of that Schedule (other offences punishable with life imprisonment) and was determined to have a terrorist connection; or (iv) is a service offence as respects which the corresponding civil offence is so specified and was determined to have a terrorist connection." **Polygraph conditions in licences for release** *Polygraph licence conditions for terrorist offenders: England and Wales** The Offender Management Act 2007 is amended as follows. In section 28 (application of polygraph condition) — (a) in subsection (1), at the end insert "(subject to regulations under section 35(1) of the Counter-Terrorism and Sentencing Act 2020 (power to limit use of terrorism-related polygraph conditions))"; (b) in subsection (2), before "who" insert "or a relevant terrorist offence"; (c) after subsection (4) insert — "(4A) In this section "relevant terrorist offence" means— (a) an offence that is specified in Part 1 or 2 of Schedule 197.A to the Criminal Justice Act 2003 (terrorism offences carrying restricted eligibility for release on licence), (b) a service offence as respects which the corresponding civil offence is so specified, or (c) an offence that was determined to have a terrorist connection. (4B) In subsection (4A)— (a) in paragraph (b), "service offence" and "corresponding civil offence" have the same meaning as in the Counter-Terrorism Act 2008 (see section 95 of that Act); (b) paragraph (c) is to be read in accordance with section 247A(7A) of the Criminal Justice Act 2003 (meaning of offences determined to have a terrorist connection).

different provision for different purposes or different

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"(7A) Rules under subsection (6) may make—

areas;

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(b)	after s	(b) incidental, supplemental, consequential, saving or transitional provision."; ubsection (8) insert —	
	"(9)	Rules under subsection (6) do not apply to polygraph sessions to which regulations under section 35(2) of the Counter-Terrorism and Sentencing Act 2020 (power to make regulations about conduct of terrorism-related polygraph sessions) apply."	5
Polygra	ph lice	nce conditions for terrorist offenders: Scotland	
	Prisone insert –	ers and Criminal Proceedings (Scotland) Act 1993, after section	10
	Polygi licence	raph conditions for certain terrorist offenders released on	
(1)	section	cottish Ministers may under section 12(1) (and in accordance with n 12(3)) specify a polygraph condition in the licence of a person to a this section applies.	15
(2)	This so (a) (b)		20
(3)	A "rele (a)	evant terrorist offence" is— an offence that is specified in Part 1 or 2 of Schedule 1A (terrorism offences carrying restricted eligibility for release on licence),	
	(b) (c)	a service offence as respects which the corresponding civil offence is so specified, or an offence that was determined to have a terrorist connection.	25
	Paragn	raph (c) is to be read in accordance with section 1AB(5A) ing of offences determined to have a terrorist connection).	
(4)	A polypersor	ygraph condition is a condition which requires the released	30
	(a)	to participate in polygraph sessions conducted with a view to— (i) monitoring the person's compliance with the other conditions of the person's licence, or	
		(ii) improving the way in which the person is managed during the person's release on licence,	35
	(b)	to participate in those polygraph sessions at such times as may be specified in instructions given by the appropriate officer, and	
	(c)	while participating in a polygraph session, to comply with instructions given to the person by the polygraph operator.	40
(5)		ollowing may not be used in evidence against the released person proceedings for an offence—	
	(a)	any statement made by the released person while participating in a polygraph session, or	
	(b)	any physiological reaction of the released person while being questioned in the course of a polygraph examination.	45

	(6)	This section is subject to provision made by or under section 35 of the Counter-Terrorism and Sentencing Act 2020 (supplementary provision relating to the imposition and administration of terrorism-related polygraph conditions).	
	(7)	In this section — "appropriate officer" means the officer under whose supervision the released person is by virtue of section 12(2)(a); "polygraph examination" means a procedure in which — (a) the polygraph operator questions the released person;	5
		(b) the questions and the released person's answers are recorded; and(c) physiological reactions of the released person while	10
		being questioned are measured and recorded; "polygraph operator" means the person conducting a polygraph session;	15
		"polygraph session" means a session during which the polygraph operator —	
		(a) conducts one or more polygraph examinations of the released person; and	
		(b) interviews the released person in preparation for, or otherwise in connection with, any such examination;"service offence" and "corresponding civil offence" have the same	20
		meaning as in the Counter-Terrorism Act 2008 (see section 95 of that Act)."	
34	Polygr	aph licence conditions for terrorist offenders: Northern Ireland	25
(1)		e Life Sentences (Northern Ireland) Order 2001 (S.I. 2001/2564 (N.I. 2)), Article 8 insert –	
	"8A	Polygraph conditions for certain terrorist offenders released on licence	
	(1)	The Department of Justice may under Article 8(2) (and in accordance with Article 8(3)) specify a polygraph condition in the licence of a life prisoner to whom this Article applies.	30
	(2)	 This Article applies to a life prisoner who is – (a) aged at least 18 on the day of the prisoner's release; and (b) serving a life sentence imposed in respect of a relevant terrorist offence. 	35
	(3)	 A "relevant terrorist offence" is — (a) an offence that is specified in Part 2 or 5 of Schedule 2A to the Criminal Justice (Northern Ireland) Order 2008 (terrorism offences punishable with imprisonment for life carrying restricted eligibility for release on licence); (b) a service offence as respects which the corresponding civil offence is so specified; or 	40
		(c) an offence that was determined to have a terrorist connection. Sub-paragraph (c) is to be read in accordance with Article 16(3A) of the Criminal Justice (Northern Ireland) Order 2008 (meaning of offences	45

	(4)	A polygraph condition is a condition which requires the released person—	
		 (a) to participate in polygraph sessions conducted with a view to— (i) monitoring the person's compliance with the other conditions of the person's licence; or 	5
		(ii) improving the way in which the person is managed during the person's release on licence;	
		(b) to participate in those polygraph sessions at such times as may be specified in instructions given by, or on behalf of, the Department of Justice; and	10
		(c) while participating in a polygraph session, to comply with instructions given to the person by the polygraph operator.	
	(5)	The following may not be used in evidence against the released person in any proceedings for an offence—	
		(a) any statement made by the released person while participating in a polygraph session; or	15
		(b) any physiological reaction of the released person while being questioned in the course of a polygraph examination.	
	(6)	This Article is subject to provision made by or under section 35 of the Counter-Terrorism and Sentencing Act 2020 (supplementary provision relating to the imposition and administration of terrorism-related polygraph conditions).	20
	(7)	In this Article —	
		"polygraph examination" means a procedure in which— (a) the polygraph operator questions the released person; (b) the questions and the released person's answers are	25
		recorded; and (c) physiological reactions of the released person while being questioned are measured and recorded;	
		"polygraph operator" means the person conducting a polygraph session;	30
		"polygraph session" means a session during which the polygraph operator—	
		(a) conducts one or more polygraph examinations of the released person; and	35
		(b) interviews the released person in preparation for, or otherwise in connection with, any such examination;	
		"service offence" and "corresponding civil offence" have the same meaning as in the Counter-Terrorism Act 2008 (see section 95 of that Act)."	40
(2)		riminal Justice (Northern Ireland) Order 2008 (S.I. 2008/1216 (N.I. 1)) is ded as follows.	
(3)	In Art	icle 24 (licence conditions), in paragraph (3)(b) — for "a kind prescribed for the purposes of this paragraph" substitute "either of the following kinds";	45
	(b)	at the end insert "—	
		(i) a condition of a kind prescribed for the purposes of this paragraph; or	

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in the case of a person to whom Article 24A applies, a polygraph condition in accordance with that Article."

After that Article insert –

"24A Polygraph conditions for certain terrorist offenders released on licence

- This Article applies to a person who
 - is serving a custodial sentence imposed in respect of an offence
 - is specified in Part 2, 4, 5 or 7 of Schedule 2A (terrorism offences carrying restricted eligibility for release on licence);
 - is a service offence as respects which the corresponding (ii) civil offence is so specified; or
 - was determined to have a terrorist connection; and is aged at least 18 on the day of the person's release.
- A polygraph condition (as permitted by Article 24(3)(b)(ii) in the case
- of a person to whom this Article applies) is a condition which requires the released person – to participate in polygraph sessions conducted with a view to
 - monitoring the person's compliance with the other conditions of the person's licence; or
 - improving the way in which the person is managed during the person's release on licence;
 - to participate in those polygraph sessions at such times as may be specified in instructions given by, or on behalf of, the Department of Justice; and
 - while participating in a polygraph session, to comply with instructions given to the person by the polygraph operator.
- The following may not be used in evidence against the released person in any proceedings for an offence –
 - any statement made by the released person while participating in a polygraph session; or
 - any physiological reaction of the released person while being questioned in the course of a polygraph examination.
- Article 24(3)(b)(ii) and this Article are subject to provision made by or under section 35 of the Counter-Terrorism and Sentencing Act 2020 (supplementary provision relating to the imposition administration of terrorism-related polygraph conditions).
- In this Article 40

"polygraph examination" means a procedure in which—

- the polygraph operator questions the released person;
- the questions and the released person's answers are recorded; and
- physiological reactions of the released person while 45 being questioned are measured and recorded;

"polygraph operator" means the person conducting a polygraph session;

	"polygraph session" means a session during which the polygraph operator —	
	(a) conducts one or more polygraph examinations of the released person; and	
	(b) interviews the released person in preparation for, or otherwise in connection with, any such examination."	5
35	Polygraph licence conditions in terrorism cases: supplementary provision	
(1)	The Secretary of State may, by regulations, limit the power to include a terrorism-related polygraph condition in a release licence to certain descriptions of offender (which may be framed by reference to whatever matters the Secretary of State considers appropriate).	10
(2)	The Secretary of State may, by regulations, make provision relating to the conduct of polygraph sessions further to a terrorism-related polygraph condition.	
(3)	Regulations under subsection (2) may, in particular –	15
,	(a) require polygraph operators to be persons who satisfy such requirements as to qualifications, experience and other matters as are specified in the regulations;	
	(b) make provision about the keeping of records of polygraph sessions;	
	(c) make provision about the preparation of reports on the results of polygraph sessions.	20
(4)	In this section "terrorism-related polygraph condition" means a condition included in a licence by virtue of —	
	(a) sections 28 and 29 of the Offender Management Act 2007, as they apply to a person in relation to a "relevant terrorist offence" (within the meaning of section 28 of that Act),	25
	(b) section 12AC of the Prisoners and Criminal Proceedings (Scotland) Act 1993,	
	(c) Article 8A of the Life Sentences (Northern Ireland) Order 2001 (S.I. 2001/2564 (N.I. 2)), or	30
	(d) Articles 24(3)(b)(ii) and 24A of the Criminal Justice (Northern Ireland) Order 2008 (S.I. 2008/1216 (N.I. 1)).	
(5)	Subsections (6) and (7) apply in relation to a terrorism-related polygraph condition within subsection (4)(b) to (d) (corresponding provision being made for conditions within subsection (4)(a) by section 29 of the Offender Management Act 2007).	35
(6)	The person responsible for giving instructions about the times of polygraph sessions to the person who is subject to the condition must have regard to any guidance issued by the Secretary of State.	
(7)	The measurement and recording of the physiological reactions of a person while being questioned in the course of a polygraph examination conducted further to the condition must be done by means of equipment of a type approved by the Secretary of State.	40
(8)	Regulations under subsection (1) or (2) may make— (a) different provision for different purposes or different areas;	45

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(9)

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(b)	incidental, provision.	supplemental,	consequential	, saving	or	transitional
and a	n instrumen	subsection (1) or t containing suc plution of either l	h regulations i	is subject		
	section –	ovamination"	"nolværenh o	porator"	and	"nolygraph

(10)I

- 'polygraph examination", "polygraph operator" and session" have the same meanings as in the provisions referred to in subsection (4);
- references (however expressed) to the inclusion of polygraph conditions in a licence are to the inclusion of such a condition whether in the licence as initially granted or by subsequent variation.

Repatriated terrorist prisoners

36 Release on licence of terrorist prisoners repatriated to the United Kingdom

Schedule 11 provides for the application of certain provision made by this Part and the Terrorist Offenders (Restriction of Early Release) Act 2020 to terrorist prisoners who are repatriated, or responsibility for whom is transferred, to the United Kingdom.

PART 3

20 PREVENTION AND INVESTIGATION OF TERRORISM

Terrorism prevention and investigation measures

37 TPIMs: condition as to involvement in terrorism-related activity

In section 3 of the Terrorism Prevention and Investigation Measures Act 2011 (conditions for imposition of measures) in subsection (1), for "is satisfied, on the balance of probabilities," substitute "has reasonable grounds for suspecting".

38 TPIMs: extension of time limit

- The Terrorism Prevention and Investigation Measures Act 2011 (the "2011 Act") is amended in accordance with subsections (2) to (6).
- For the italic heading before section 5, substitute "Duration of measures". 30 (2)
- In section 5 (two year limit for TPIM notices)
 - in subsection (3)(b), for "only one occasion" substitute "one or more occasions";
 - for the heading, substitute "Initial period and extension of TPIM (b) notices".
- In section 12 (variation of measures), in subsection (9), for paragraphs (a) and (b) substitute "has expired or been revoked".
- In section 13 (revocation and revival of TPIM notice)
 - (a) in subsection (6)(a), omit "without being extended under section 5(2)";

	(b)	for su	bsection (7) substitute –	
		"(7)	The power of revival maybe exercised whether or not the TPIM notice — (a) has previously been revoked and revived, or (b) has been extended under section 5(2)."	5
(6)	In sect	tion 14	(replacement of quashed TPIM notice), omit subsection (3).	
(7)		mendm	nents made by this section do not apply in relation to— M notice served before the day on which this section comes into	
	(b)		acement TPIM notice served on or after that day in a case where— the overturned notice to which it relates was served before that day, and	10
		(ii)	the Secretary of State has not made a determination under section 14(6)(b) of the 2011 Act (certain provisions not to apply as if replacement notice was continuation of original notice) in relation to the replacement TPIM notice.	15
(8)	66	replace	(7)— notice" has the meaning given by section 2(1) of the 2011 Act; ement TPIM notice" and "overturned notice" have the meanings by section 14(7) of that Act.	20
39	TPIMs	: variati	ion of measures	
(1)		errorisn	m Prevention and Investigation Measures Act 2011 is amended as	
(2)	In sect (a)		(variation of measures) — subsection (1) insert —	25
		"(1A)	measure so as to substitute a different specified residence if the Secretary of State reasonably considers that —	
			(a) the variation is necessary for reasons connected with the efficient and effective use of resources in relation to the individual; and	30
			(b) the relocation measure (as varied) remains necessary for purposes connected with preventing or restricting the individual's involvement in terrorism-related activity.	
		(1B)	A "relocation measure" is a measure under paragraph 1(2) of Schedule 1 which requires the individual to reside at a specified residence within paragraph 1(3)(b) of that Schedule (requirement to reside at premises specified by Secretary of State other than individual's own residence).";	35
	(b)	"or (1.	th of subsections (7), (8), (9) and (10), after "subsection (1)" insert A)";	40
	(c)		end insert –	
/= \	-	"(11)	•	
(3)	In sect		(appeals) – osection (2), in the words before paragraph (a) –	45

Counter-Terrorism and Sentencing Bill Part 3 – Prevention and investigation of terrorism after "varies" insert "under section 12(1)(c)"; (i) omit "(see section 12(1)(c))"; after subsection (2) insert — If the Secretary of State varies a relocation measure specified in a TPIM notice under section 12(1A) -5 the individual may appeal to the court against the variation; and the function of the court on such an appeal is to review (b) the Secretary of State's decisions that – the variation was necessary for reasons 10 connected with the efficient and effective use of resources in relation to the individual, and the relocation measure (as varied) remained, and (ii) continues to be, necessary for purposes connected with preventing or restricting 15 involvement by the individual in terrorismrelated activity. In subsection (2A) "relocation measure" has the meaning given (2B)by section 12(1B)." In section 21 (expiry and repeal of TPIM powers), in subsection (8), in the 20 definition of "Secretary of State's TPIM powers", in paragraph (c) after "12(1)(c)" insert "or (1A)". In Schedule 5 (powers of entry etc), in paragraph 5(2), for paragraph (c) (but not the final "or") substitute a notice varying a TPIM notice under section 12(1) as mentioned 25 in paragraph (c) of that subsection or under section 12(1A);". TPIMs: extension of residence measure In Schedule 1 to the Terrorism Prevention and Investigation Measures Act 2011 (measures) in the heading before paragraph 1, omit "Overnight", and 30 in paragraph 1(2)(c) and (8)(a), omit "overnight". 35

TPIMs: polygraph measure 41

In Schedule 1 to the Terrorism Prevention and Investigation Measures Act 2011 (measures), after paragraph 10 insert –

"Polygraph measure

- 10ZA(1) The Secretary of State may impose a requirement for the individual –
 - to participate in polygraph sessions conducted with a view
 - monitoring the individual's compliance with other (i) specified measures;

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assessing whether any variation of the specified (ii) measures is necessary for purposes connected with

		preventing or restricting the individual's involvement in terrorism-related activity,	
	(b)	to participate in those polygraph sessions at such times as may be specified in instructions given by the Secretary of State, and	5
	(c)	while participating in a polygraph session, to comply with instructions given to the individual by the polygraph operator.	
(2)	instrur	ecretary of State may by regulations made by statutory ment make provision relating to the conduct of polygraph as, which may include in particular — provision requiring polygraph operators to be persons who satisfy such requirements as to qualifications, experience and	10
	(b) (c)	other matters as are specified in the regulations; provision about the keeping of records of polygraph sessions; provision about the preparation of reports on the results of polygraph sessions.	15
(3)	individ examin	easurement and recording of the physiological reactions of an dual while being questioned in the course of a polygraph nation must be done by means of equipment of a type yed by the Secretary of State.	20
(4)		llowing may not be used in evidence against the individual in oceedings for an offence— any statement made by the individual while participating in a polygraph session; any physiological reaction of the individual while being questioned in the course of a polygraph examination.	25
(5)	Regula (a) (b)	different provision for different purposes or different areas; incidental, supplemental, consequential, saving or transitional provision.	30
(6)	(2) is s	atory instrument containing regulations under sub-paragraph subject to annulment in pursuance of a resolution of either of Parliament.	
(7)		paragraph — colygraph examination" means a procedure in which — (a) the polygraph operator questions the individual, (b) the questions and the individual's answers are recorded, and	35
		(c) physiological reactions of the individual while being questioned are measured and recorded;	40
	•	polygraph operator" means the person conducting a polygraph session;	
	Ί	polygraph session" means a session during which the polygraph operator— (a) conducts one or more polygraph examinations of the	45
		(a) conducts one or more polygraph examinations of the individual, and	

(b) interviews the individual in preparation for, or otherwise in connection with, any such examination."

42 TPIMs: drug testing measure

In Schedule 1 to the Terrorism Prevention and Investigation Measures Act 2011 (measures), after paragraph 10ZA (inserted by section 41) insert – 5 "Drug testing measure 10ZB(1) The Secretary of State may impose a requirement for the individual -(a) to -10 attend such a testing place, at such times, and provide an authorised person at the testing place with such a permitted sample, as the Secretary of State may by notice require for the purpose of ascertaining whether the individual has any specified Class A drug or specified Class B drug in their body, and 15 to comply with any directions given by an authorised person in relation to the provision of the permitted sample. (2) In this paragraph – "authorised person" means a constable, or 20 a person prescribed, or of a description prescribed, by regulations made by the Secretary of State; "permitted sample" means – a sample of hair other than pubic hair; (b) a sample taken from a nail or from under a nail; 25 (c) a sample of urine; (d) a swab taken from any part of a person's body except a person's genitals (including pubic hair) or a person's body orifice other than the mouth; 30 (f) a skin impression; "specified Class A drug" and "specified Class B drug" have the same meanings as in Part 3 of the Criminal Justice and Court Services Act 2000 (see section 70 of that Act); "testing place" means – 35 a police station, or a place prescribed, or of a description prescribed, by regulations made by the Secretary of State. (3) Regulations under sub-paragraph (2) are to be made by statutory 40 instrument.

(4) A statutory instrument containing regulations under sub-paragraph (2) is subject to annulment in pursuance of a resolution of either

House of Parliament."

43 TPIMs: provision of information

- (1) Schedule 1 to the Terrorism Prevention and Investigation Measures Act 2011 (measures) is amended as follows.
- (2) In paragraph 7 (electronic communication device measure)
 - (a) in sub-paragraph (4), at the end insert –

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- "(f) the disclosure to the Secretary of State of such details as may be specified of any electronic communication device possessed or used by the individual or any other person in the individual's residence.";
- (b) in sub-paragraph (6)(c) and (d), after "designed or adapted" insert ", or capable of being adapted,".
- (3) After paragraph 12 insert –

"Provision of residence information measure

12A (1) The Secretary of State may impose a requirement for the individual to disclose to the Secretary of State —

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- (a) the address of the individual's residence;
- (b) if the individual resides at multiple occupancy premises, such details as may be specified concerning where, in the premises, the individual's residence is located;
- (c) such details as may be specified in relation to any change (or anticipated change) in the matters referred to in paragraph (a) and (b).

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(2) The Secretary of State may impose a requirement for the individual to comply with any other specified conditions in connection with the disclosure of information within sub-paragraph (1).

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(3) "Multiple occupancy premises" are premises at which two or more individuals who are not members of the same household reside."

Notification requirements under Part 4 of the Counter-Terrorism Act 2008

44 Additional offences attracting notification requirements

In section 41(1) of the Counter-Terrorism Act 2008 (terrorism offences that attract notification requirements under Part 4 of that Act), after paragraph (e) insert—

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- '(f) an offence under section 23 of the Terrorism Prevention and Investigation Measures Act 2011 (breach of notice imposing terrorism prevention and investigation measures) dealt with on or after the day on which section 44 of the Counter-Terrorism and Sentencing Act 2020 comes into force;
- (g) an offence under section 10(1) or (3) of the Counter-Terrorism and Security Act 2015 (breach of temporary exclusion order or related obligation) dealt with on or after that day."

Serious crime prevention orders

	Schous chine prevention orders	
4 5	Police powers to apply for serious crime prevention orders in terrorism cases	
	Schedule 12 amends the Serious Crime Act 2007 to make provision conferring powers on chief officers of police to apply for serious crime prevention orders in terrorism-related cases.	5
46	Serious crime prevention orders: review of operation of police powers	
(1)	 The Secretary of State must — (a) review the operation of the amendments made by this Act to the Serious Crime Act 2007 (see Schedule 12), and (b) publish the outcome of the review in a report. 	10
(2)	The report must be published before the end of the period of 3 years beginning with the day on which section 45 comes into force.	
(3)	The Secretary of State must lay the report before Parliament.	
	"Prevent" strategy	
47	Persons vulnerable to being drawn into terrorism: timing of independent review	15
(1)	 In section 20 of the Counter-Terrorism and Border Security Act 2019 (support for persons vulnerable to being drawn into terrorism) — (a) in subsection (8), omit the words from ", within the period" to "passed,"; (b) in subsection (9), omit the words from ", within the period" to the end. 	20
(2)	The amendments made by subsection (1) are to be treated as having had effect from the time when section 20 of the Counter-Terrorism and Border Security Act 2019 came into force.	
	PART 4	25
	GENERAL	
48	Consequential and related amendments	
	Schedule 13 contains consequential and other related amendments.	
49	Power to state effect in Sentencing Act 2020 of commencement of amendments made by this Act	30
	The power in section 419(1) of the Sentencing Act 2020 (power to state effect of commencement provisions) applies in relation to any amendment or repeal made by or under this Act of that Act as it applies in relation to an amendment or repeal made by Schedule 22 to that Act.	

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50 Power to make further consequential provision

- (1) The Secretary of State may by regulations make provision in consequence of this Act.
- (2) The power conferred by subsection (1) includes power
 - (a) to amend, repeal or revoke any provision of primary legislation or subordinate legislation (including legislation passed or made on or before the last day of the Session in which this Act is passed);
 - (b) to make different provision for different purposes;
 - (c) to make transitional, transitory or saving provision.
- (3) Regulations under this section are to be made by statutory instrument.

(4) A statutory instrument that contains (with or without other provision) regulations under this section which amend, repeal or revoke primary legislation may not be made unless a draft of the instrument has been laid before, and approved by a resolution of, each House of Parliament.

- (5) Any other statutory instrument that contains regulations under this section is subject to annulment in pursuance of a resolution of either House of Parliament.
- (6) In this section—

"primary legislation" means –

- (a) an Act of Parliament;
- (b) an Act of the Scottish Parliament;
- (c) an Act or Measure of Senedd Cymru;
- (d) Northern Ireland legislation;

"subordinate legislation" means —

- (a) subordinate legislation within the meaning of the Interpretation Act 1978;
- (b) an instrument made under an Act of the Scottish Parliament;
- (c) an instrument made under an Act or Measure of Senedd Cymru;
- (d) an instrument made under Northern Ireland legislation.
- (7) In the Criminal Justice and Court Services Act 2000
 - (a) in section 77 (supplementary and consequential provision), at the end insert
 - "(3) The provision which may be made under subsection (1) in relation to section 61 of this Act (abolition of sentence of detention in young offender institution etc) also includes provision amending or repealing—
 - (a) any provision of the Counter-Terrorism and Sentencing Act 2020,
 - (b) any provision of an enactment that was inserted or amended by, or by regulations made under, the Counter-Terrorism and Sentencing Act 2020.";
 - (b) in section 78(2) (meaning of "enactment"), after "in this Part" insert "other than section 77(3)".

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51	Extent
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- (1) A provision of this Act which amends, repeals or revokes an enactment has the same extent within the United Kingdom as the enactment amended, repealed or revoked.
- (2) Subject to subsections (3) and (4), the other provisions of this Act extend to England and Wales, Scotland and Northern Ireland.
- (3) Section 21(2) extends to England and Wales only.
- (4) Section 47(2) extends to England and Wales and Scotland.
- (5) The power under section 39(6) of the Terrorism Act 2006 (extension to the Channel Islands or the Isle of Man) may be exercised in relation to any amendments made to that Act by this Act.
- (6) The power under section 31(4) of the Terrorism Prevention and Investigation Measures Act 2011 (extension to the Isle of Man) may be exercised in relation to any amendments made to that Act by this Act.

52 Commencement 15

- (1) The following provisions come into force on the day after the day on which this Act is passed
 - (a) section 3 (and Schedule 3);
 - (b) section 21 (and Schedule 6), except as mentioned in subsection (3)(f);
 - (c) section 22;
 - (d) section 23 (and Schedule 7);
 - (e) section 24;
 - (f) section 30;
 - (g) section 47;
 - (h) sections 49 to 51, this section and section 53;
 - (i) the following provisions in Schedule 13 (and section 48 to the extent that it relates to those provisions)
 - (i) Parts 3 and 4 of that Schedule;
 - (ii) paragraph 42;
 - (iii) paragraph 43 other than sub-paragraph (3);
 - (iv) paragraph 45;
 - (v) paragraph 47 other than sub-paragraph (4)(a);
 - (vi) paragraphs 49 to 53;
 - (vii) Parts 9 and 10 of that Schedule.
- (2) The following provisions come into force at the end of the period of two months beginning with the day on which this Act is passed—
 - (a) section 1 (and Schedule 1), except as mentioned in subsection (3)(a);
 - (b) section 2 (and Schedule 2);
 - (c) sections 4 and 5;
 - (d) section 6 (and Schedule 4);
 - (e) sections 7 to 10;
 - (f) section 11, except as mentioned in subsection (3)(b);
 - (g) sections 12 to 14;
 - (h) section 15, except as mentioned in subsection (3)(c);

section 16, except as mentioned in subsection (3)(d); (i) sections 17 and 18, except as mentioned in subsection (3)(e); (j) section 19 (and Schedule 5); (k) (1) section 20; (m) section 26; 5 section 27 (and Schedule 9); (n) section 28 (and Schedule 10); (o) section 29; (p) section 31; (q) section 36 (and Schedule 11); 10 (r) sections 37 to 44; (s)(t) section 45 (and Schedule 12); section 46; (u) the following provisions in Schedule 13 (and section 48 to the extent that it relates to those provisions) — 15 Parts 1 and 2 of that Schedule; paragraphs 43(3), 44, 46, 47(4)(a) and 48; (ii) (iii) Part 8 of that Schedule. The following provisions of this Act come into force on such day as the Secretary of State may by regulations appoint – 20 section 1 (and Schedule 1), as they have effect for the purposes of section 69 of the Sentencing Code as applied by section 238 of the Armed Forces Act 2006 (as amended by the Sentencing Act 2020); section 11, as it has effect for the purposes of section 323 of the Sentencing Code as applied by section 261A of the Armed Forces Act 25 2006 (as inserted by the Sentencing Act 2020); section 15, as it has effect for the purposes of Schedule 18 to the Sentencing Code as applied by sections 219A and 221A of the Armed Forces Act 2006 (as amended by the Sentencing Act 2020); section 16, as it has effect for the purposes of section 256 of the 30 Sentencing Code as applied by section 221A of the Armed Forces Act 2006 (as amended by the Sentencing Act 2020); sections 17 and 18, as they have effect for the purposes of sections 268 and 281 of the Sentencing Code as applied by section 219A of the Armed Forces Act 2006 (as amended by the Sentencing Act 2020); 35 section 21 (and Schedule 6), as they have effect for the purposes of Schedule 13 to the Sentencing Code as applied by section 224A of the Armed Forces Act 2006 (as amended by the Sentencing Act 2020); section 25 (and Schedule 8); sections 32 to 35; 40 (h) Part 5 of Schedule 13 (and section 48 to the extent that it relates to that Different days may be appointed for different purposes. The Secretary of State may by regulations make transitional, transitory or saving provision in connection with the coming into force of any provision of 45 this Act.

Regulations under this section are to be made by statutory instrument.

53 Short title

This Act may be cited as the Counter-Terrorism and Sentencing Act 2020.

SCHEDULES

	SCHEDULE 1 Section 1	
OFFENCES WHERE TER	RRORIST CONNECTION NOT REQUIRED TO BE CONSIDERED	
	Part 1	
	111111	
Enc	GLAND AND WALES; SERVICE OFFENCES	5
This is the Sched	lule to be inserted as Schedule A1 to the Sentencing Code –	
	"SCHEDULE A1 Section 69	
OFFENCES WHER	RE TERRORIST CONNECTION NOT REQUIRED TO BE CONSIDERED	
Terrorism Act 2000		
1 An off Act 20	ence under any of the following provisions of the Terrorism 00 –	10
(a) (b)	section 11 (membership of a proscribed organisation); section 12 (inviting or expressing support for a proscribed organisation):	
(c)	organisation); section 15 (fund-raising);	15
(d)	section 16 (use of money or property for terrorist purposes);	
(e)	section 17 (involvement in terrorist funding arrangements);	
(f)	section 17A (insuring payments made in response to terrorist threats);	20
(g)	section 18 (laundering of terrorist property);	
(h)	section 19 (failure to disclose professional belief or suspicion about terrorist offences);	
(i)	section 21A (failure in regulated sectors to disclose knowledge or suspicion about terrorist offences);	25
(j)	section 38B (failure to disclose information about acts of terrorism);	
(k)	section 39 (disclosure of information prejudicial to a terrorist investigation etc);	30
(1)	section 54 (weapons training);	
(m)	section 56 (directing a terrorist organisation);	
(n)	section 57 (possession of article for terrorist purposes);	
(0)	section 58 (collection of information likely to be of use to a terrorist);	35

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Schedule 1 – Offences where terrorist connection not required to be considered section 58A (publishing information about members of the armed forces etc); (q) section 58B (entering or remaining in a designated area); section 59 (inciting terrorism overseas). Anti-terrorism, Crime and Security Act 2001 5 An offence under section 113 of the Anti-terrorism, Crime and Security Act 2001 (use of noxious substance or thing to cause harm or intimidate). Terrorism Act 2006 An offence under any of the following provisions of the Terrorism 10 Act 2006 section 1 (encouragement of terrorism); (a) section 2 (dissemination of terrorist publications); (c) section 5 (preparation of terrorist acts); section 6 (training for terrorism); 15 section 8 (attendance at a place used for terrorist training); (e) section 9 (making or possession of radioactive device or material); section 10 (misuse of radioactive device or material for terrorist purposes etc); 20 section 11 (terrorist threats relating to radioactive devices (h) Counter-Terrorism Act 2008 An offence under section 54 of the Counter-Terrorism Act 2008 (breach of police notification requirements etc). 25 Terrorism Prevention and Investigation Measures 2011

5 An offence under section 23 of the Terrorism Prevention and Investigation Measures Act 2011 (breach of notices imposing terrorism prevention and investigation measures).

Counter-Terrorism and Security Act 2015

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6 An offence under section 10 of the Counter-Terrorism and Security Act 2015 (breach of temporary exclusion order).

Inchoate offences

7 An inchoate offence (see section 398) in relation to an offence specified in any of the preceding paragraphs of this Schedule."

Part 2

SCOTLAND AND NORTHERN IRELAND

This is the Schedule to be inserted as Schedule 1A to the Counter-Terrorism

Act 2008 –

"SCHEDULE 1A

Sections 30 and 31

OFFENCES WHERE TERRORIST CONNECTION NOT REQUIRED TO BE CONSIDERED

Terrorism Act 2000

1	An off Act 20	fence under any of the following provisions of the Terrorism	
	(a)	section 11 (membership of a proscribed organisation);	
	(b)	section 12 (inviting or expressing support for a proscribed organisation);	
	(c)	section 15 (fund-raising);	1
	(d)	section 16 (use of money or property for terrorist purposes);	
	(e)	section 17 (involvement in terrorist funding arrangements);	
	(f)	section 17A (insuring payments made in response to terrorist threats);	1
	(g)	section 18 (laundering of terrorist property);	
	(h)	section 19 (failure to disclose professional belief or suspicion about terrorist offences);	
	(i)	section 21A (failure in regulated sectors to disclose knowledge or suspicion about terrorist offences);	2
	(j)	section 38B (failure to disclose information about acts of terrorism);	
	(k)	section 39 (disclosure of information prejudicial to a terrorist investigation etc);	2
	(1)	section 54 (weapons training);	
	(m)	section 56 (directing a terrorist organisation);	
	(n)	section 57 (possession of article for terrorist purposes);	
	(o)	section 58 (collection of information likely to be of use to a terrorist);	3
	(p)	section 58A (publishing information about members of the armed forces etc);	
	(q)	section 58B (entering or remaining in a designated area);	
	(r)	section 60 (inciting terrorism overseas: Northern Ireland);	
	(s)	section 61 (inciting terrorism overseas: Scotland).	3

Anti-terrorism, Crime and Security Act 2001

An offence under section 113 of the Anti-terrorism, Crime and Security Act 2001 (use of noxious substance or thing to cause harm or intimidate).

Terrorism Act 2006 40

- An offence under any of the following provisions of the Terrorism Act 2006
 - (a) section 1 (encouragement of terrorism);
 - (b) section 2 (dissemination of terrorist publications);

		Turi Z Scotturiu	and ivorthern inclina
	(c)	section 5 (preparation of terrorist acts);	
	(d)	section 6 (training for terrorism);	
	(e) (f)	section 8 (attendance at a place used for te section 9 (making or possession of radio material);	
	(g)	section 10 (misuse of radioactive device terrorist purposes etc);	or material for
	(h)	section 11 (terrorist threats relating to rad etc).	ioactive devices
Counter-Ter	rrorism .	Act 2008	
4		ffence under section 54 of the Counter-Terr ch of police notification requirements etc).	corism Act 2008
Terrorism P	Preventio	on and Investigation Measures 2011	
5	An offence under section 23 of the Terrorism Prevention and Investigation Measures Act 2011 (breach of notices imposing terrorism prevention and investigation measures).		
Counter-Te	rrorism (and Security Act 2015	
6		offence under section 10 of the Counter ity Act 2015 (breach of temporary exclusion	
Ancillary of	fences		
7		ncillary offence in relation to an offence specif ding paragraphs of this Schedule."	ied in any of the
		SCHEDULE 2	Section 2
Sı	ERIOUS T	TERRORISM OFFENCES: ENGLAND AND WALES	
This is th	ne Sched	dule to be inserted as Schedule 17A to the Ser	ntencing Code –
		"SCHEDULE 17A	Section 306
		SERIOUS TERRORISM OFFENCES	
		PART 1	
		TERRORISM OFFENCES	

Terrorism Act 2000

- An offence under any of the following provisions of the Terrorism 1 Act 2000 -
 - (a) section 54 (weapons training);
 - section 56 (directing a terrorist organisation);

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(e)

bodily harm);

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section 59 (inciting terrorism overseas), other than an offence which is an offence by virtue of subsection (2)(c) of that section. Terrorism Act 2006 An offence under any of the following provisions of the Terrorism 5 Act 2006 section 5 (preparation of terrorist acts); (a) (b) section 6 (training for terrorism); section 9 (making or possession of radioactive device or 10 material); section 10 (misuse of radioactive device or material for (d) terrorist purposes etc); section 11 (terrorist threats relating to radioactive devices etc). Inchoate offences 15 An inchoate offence (see section 398) in relation to an offence specified in any of the preceding paragraphs of this Part of this Schedule. Part 2 20 OTHER OFFENCES (IN CASE WHERE DETERMINATION OF TERRORIST CONNECTION UNDER SECTION 69 IS MADE) Common law offences Manslaughter. Kidnapping. False imprisonment. 25 Offences against the Person Act 1861 An offence under any of the following provisions of the Offences against the Person Act 1861 section 4 (soliciting murder); section 18 (wounding with intent to cause grievous bodily 30 section 21 (attempting to choke, suffocate or strangle in order to commit or assist in the committing of an indictable offence); section 22 (using chloroform etc to commit or assist in the (d) 35

committing of any indictable offence);

section 28 (causing bodily injury by explosives);

section 29 (using explosives etc with intent to do grievous

section 32 (endangering the safety of railway passengers).

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Explosive Substances Act 1883

- An offence under any of the following provisions of the Explosive Substances Act 1883
 - (a) section 2 (causing explosion likely to endanger life or property);
 - (b) section 3 (attempt to cause explosion, or making or keeping explosive with intent to endanger life or property);
 - (c) section 4 (making or possession of explosive under suspicious circumstances);
 - (d) section 5 (punishment of accessories to offences of causing or attempting to cause explosions or making or possessing explosives).

Infant Life (Preservation) Act 1929

9 An offence under section 1 of the Infant Life (Preservation) Act 15 1929 (child destruction).

Infanticide Act 1938

10 An offence under section 1 of the Infanticide Act 1938 (infanticide).

Firearms Act 1968

- An offence under any of the following provisions of the Firearms 20 Act 1968
 - (a) section 16 (possession of firearm with intent to endanger life);
 - (b) section 17(1) (use of firearm to resist arrest);
 - (c) section 17(2) (possession of firearm at time of committing or being arrested for offence specified in Schedule 1 to that Act);
 - (d) section 18 (carrying a firearm with criminal intent).

Theft Act 1968

- 12 An offence under either of the following provisions of the Theft Act 1968
 - (a) section 8 (robbery or assault with intent to rob);
 - (b) section 10 (aggravated burglary).

Criminal Damage Act 1971

- 13 (1) An offence of arson under section 1 of the Criminal Damage Act 35 1971.
 - (2) An offence under section 1(2) of that Act (destroying or damaging property) other than an offence of arson.

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Biological Weapons Act 1974

An offence under section 1 of the Biological Weapons Act 1974 (developing certain biological agents and toxins or biological weapons).

Taking of Hostages Act 1982

(hostage-taking).

An offence under section 1 of the Taking of Hostages Act 1982

Aviation Security Act 1982

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An offence under any of the following provisions of the Aviation Security Act 1982 –

(a) section 1 (hijacking);

- (b) section 2 (destroying, damaging or endangering safety of aircraft);
- (c) section 3 (other acts endangering or likely to endanger safety of aircraft);
- (d) section 6(2) (inducing or assisting the commission of offences relating to safety of aircraft).

Nuclear Material (Offences) Act 1983

17 An offence under either of the following provisions of the Nuclear Material (Offences) Act 1983 –

(a) section 1B (offences relating to damage to the environment);

(b) section 2 (preparatory acts and threats).

Criminal Justice Act 1988

An offence under section 134 of the Criminal Justice Act 1988 25 (torture).

Aviation and Maritime Security Act 1990

- An offence under any of the following provisions of the Aviation and Maritime Security Act 1990—
 - (a) section 1 (endangering safety at aerodromes);

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- (b) section 9 (hijacking of ships);
- (c) section 10 (seizing or exercising control of fixed platforms);
- (d) section 11 (destroying ships or fixed platforms or endangering their safety);
- (e) section 12 (other acts endangering or likely to endanger safe navigation);
- (f) section 13 (offences involving threats);
- (g) section 14(4) (inducing or assisting the commission of offences relating to hijacking of ships, or destroying ships or fixed platforms or endangering their safety).

Channel Tunnel (Security) Order 1994

An offence under Part 2 of the Channel Tunnel (Security) Order 1994 (S.I. 1994/570) (offences relating to Channel Tunnel trains and the tunnel system).

Chemical Weapons Act 1996

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- 21 An offence under either of the following provisions of the Chemical Weapons Act 1996
 - (a) section 2 (use etc of chemical weapons);
 - (b) section 11 (premises or equipment used for producing chemical weapons).

International Criminal Court Act 2001

An offence under section 51 or 52 of the International Criminal Court Act 2001 (genocide, crimes against humanity, war crimes and related offences), other than one involving murder.

Anti-terrorism, Crime and Security Act 2001

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- 23 An offence under either of the following provisions of the Antiterrorism, Crime and Security Act 2001 —
 - (a) section 47 (use etc of nuclear weapons);
 - (b) section 50 (assisting or inducing certain weapons-related acts overseas).

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Modern Slavery Act 2015

- An offence under either of the following provisions of the Modern Slavery Act 2015
 - (a) section 1 (slavery, servitude and forced or compulsory labour);

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(b) section 2 (human trafficking).

Space Industry Act 2018

- 25 An offence under any of the following provisions of Schedule 4 to the Space Industry Act 2018
 - (a) paragraph 1 (hijacking of spacecraft);

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- (b) paragraph 2 (destroying, damaging or endangering the safety of spacecraft);
- (c) paragraph 3 (other acts endangering or likely to endanger safety of spacecraft);
- (d) paragraph 4 (endangering safety at spaceports).

Inchoate offences

- An inchoate offence (see section 398) in relation to an offence specified in any of the preceding paragraphs of this Part of this Schedule.
- 27 An inchoate offence in relation to murder."

SCHEDULE 3

Section 3

OFFENCES FOR THE PURPOSES OF THIS ACT: NORTHERN IRELAND

This is the Schedule to be inserted as Schedule 2A to the Criminal Justice (Northern Ireland) Order 2008 (S.I. 2008/1216 (N.I. 1)) -

"SCHEDULE 2A

Article 12(6)

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OFFENCES SPECIFIED FOR VARIOUS PURPOSES OF THIS ORDER RELATING TO TERRORISM

Part 1

	Introduction	
1	 (1) In this Schedule – (a) Part 2 specifies certain terrorism offences that are – (i) offences under the law of Northern Ireland; and (ii) punishable with imprisonment for life; 	10
	 (b) Part 3 specifies certain offences that — (i) are offences under the law of Northern Ireland; (ii) are not terrorism offences (but are offences capable of being determined to have a terrorist connection); and 	15
	 (iii) are punishable with imprisonment for life; (c) Part 4 specifies certain terrorism offences that are — (i) offences under the law of Northern Ireland; and (ii) punishable with imprisonment for more than two years (but not for life); 	20
	 (d) Part 5 specifies certain terrorism offences that are — (i) offences only under the law of a part of the United Kingdom other than Northern Ireland; and (ii) punishable with imprisonment for life; 	25
	 (e) Part 6 specifies certain offences that — (i) are offences only under the law of a part of the United Kingdom other than Northern Ireland; (ii) are not terrorism offences (but are offences capable of being determined to have a terrorist connection); and 	30
	 (iii) are punishable with imprisonment for life; (f) Part 7 specifies certain terrorism offences that are — (i) offences only under the law of a part of the United Kingdom other than Northern Ireland; and (ii) punishable with imprisonment for more than two years (but not for life). 	35
	(2) An offence specified in Parts 2 to 4 includes, for the purposes of Articles 20A and 24A, that offence to the extent that it also forms part of the law of another part of the United Kingdom (and see also paragraph 15(2) of Schedule 1 to the Crime (Sentences) Act 1997 for provision relevant to the application of those Articles to offences under the law of another part of the United Kingdom).	<i>40 45</i>

 Manslaughter.

Kidnapping.

		Schedule 5 – Offences for the purposes of this Act: Northern Treland	
(3)	(a)	Schedule any reference to an offence includes — an ancillary offence in relation to that offence (unless the reference is specifically to an ancillary offence); and	
	(b)	an abolished offence in relation to that offence.	
(4)	In this (a)	Schedule — "ancillary offence", in relation to an offence, has the same meaning as in the Counter-Terrorism Act 2008 (see section 94 of that Act);	:
	(b)	 "abolished offence", in relation to an offence ("the current offence"), means an offence that was — (i) abolished before the commencement of section 3 of the Counter-Terrorism and Sentencing Act 2020; and 	10
		(ii) would, if committed on the day on which the offender is or was convicted, have constituted the current offence.	1.
		Part 2	
Ті	ERRORIS	M OFFENCES IN NORTHERN IRELAND PUNISHABLE WITH IMPRISONMENT FOR LIFE	
2	An off Act 20	ence under any of the following provisions of the Terrorism 00 –	2
	(a)	section 54 (weapons training);	
	(b)	section 56 (directing a terrorist organisation);	
	(c)	section 60 (inciting terrorism overseas), other than an offence which is an offence by virtue of subsection (2)(c) of that section.	2.
3	An off Act 20	ence under any of the following provisions of the Terrorism 06 –	
	(a)	section 5 (preparation of terrorist acts);	
	(b)	section 6 (training for terrorism);	3
	(c)	section 9 (making or possession of radioactive device or material);	
	(d)	section 10 (misuse of radioactive device or material for terrorist purposes etc);	
	(e)	section 11 (terrorist threats relating to radioactive devices etc).	3.
		PART 3	
0			
OTHER (OFFENC.	ES IN NORTHERN IRELAND PUNISHABLE WITH IMPRISONMENT FOR LIFE	
4	must (cillary offence in relation to murder, other than one which in the case of an offender aged 21 or over) be punished by conment for life.	4

7	False imprisonment.	
8	Riot.	
9	Affray.	
10	An offence under any of the following provisions of the Offences against the Person Act 1861 — (a) section 4 (soliciting murder); (b) section 18 (wounding with intent to cause grievous bodily harm); (c) section 21 (attempting to choke, suffocate or strangle in order to commit or assist in the committing of an indictable offence); (d) section 22 (using chloroform etc to commit or assist in the committing of any indictable offence); (e) section 28 (causing bodily injury by explosives); (f) section 29 (using explosives etc with intent to do grievous bodily harm);	5 10
	(g) section 32 (endangering the safety of railway passengers).	
11	An offence under any of the following provisions of the Explosive Substances Act 1883 —	
	 (a) section 2 (causing explosion likely to endanger life or property); 	20
	(b) section 3 (attempt to cause explosion, or making or keeping explosive with intent to endanger life or property);	
	(c) section 4 (making or possession of explosive under suspicious circumstances);	25
	(d) section 5 (punishment of accessories to offences of causing or attempting to cause explosions or making or possessing explosives).	
12	An offence under section 1 of the Infanticide Act (Northern Ireland) 1939 (infanticide).	30
13	An offence under section 25 of the Criminal Justice Act (Northern Ireland) 1945 (child destruction).	
14	An offence under either of the following provisions of the Theft Act (Northern Ireland) 1969— (a) section 8 (robbery); (b) section 10 (aggravated burglary).	35
15	An offence under section 1 of the Biological Weapons Act 1974 (developing certain biological agents and toxins or biological weapons).	40
16	(1) An offence of arson under Article 3 of the Criminal Damage (Northern Ireland) Order 1977.	
	(2) An offence under Article 3(2) of that Order (destruction or damage of property with intent or recklessness as to endangerment of life) other than an offence of arson.	45

17	An offence under section 1 of the Taking of Hostages Act 1982 (hostage-taking).	
18	An offence under any of the following provision of the Aviation Security Act 1982— (a) section 1 (hijacking); (b) section 2 (destroying, damaging or endangering safety of aircraft); (c) section 3 (other acts endangering or likely to endanger safety of aircraft); (d) section 6(2) (inducing or assisting the commission of offences relating to safety of aircraft).	5
19	An offence under either of the following provisions of the Nuclear Material (Offences) Act 1983— (a) section 1B (offences relating to damage to the environment); (b) section 2 (preparatory acts and threats).	15
20	An offence under section 134 of the Criminal Justice Act 1988 (torture).	
21	An offence under any of the following provisions of the Aviation and Maritime Security Act 1990— (a) section 1 (endangering safety at aerodromes); (b) section 9 (hijacking of ships);	20
	 (c) section 10 (seizing or exercising control of fixed platforms); (d) section 11 (destroying ships or fixed platforms or endangering their safety); (e) section 12 (other acts endangering or likely to endanger safe navigation); (f) section 13 (offences involving threats); (g) section 14(4) (inducing or assisting the commission of effences relating to bijecking of ships or destroying ships 	25 30
	offences relating to hijacking of ships, or destroying ships or fixed platforms or endangering their safety).	30
22	An offence under Part 2 of the Channel Tunnel (Security) Order 1994 (S.I. 1994/570) (offences relating to Channel Tunnel trains and the tunnel system).	
23	An offence under either of the following provisions of the Chemical Weapons Act 1996 — (a) section 2 (use etc of chemical weapons); (b) section 11 (premises or equipment for producing chemical weapons).	35
24	An offence under section 58 or 59 of the International Criminal Court Act 2001 (genocide, crimes against humanity, war crimes and related offences), other than one involving murder.	40
25	 An offence under either of the following provisions of the Anti-Terrorism, Crime and Security Act 2001 – (a) section 47 (use etc of nuclear weapons); (b) section 50 (assisting or inducing certain weapons-related acts overseas). 	45

26		fence under any of the following provisions of the Firearms nern Ireland) Order 2004 — Article 58(1) (possession of firearm with intent to endanger	
	(b) (c)	life etc); Article 59(1) (use of firearm to resist arrest); Article 59(2) (possession of firearm while committing other offence);	5
	(d)	Article 60 (carrying a firearm with criminal intent).	
27	Traffic	Sence under either of the following provisions of the Human cking and Exploitation (Criminal Justice and Support for ns) Act (Northern Ireland) 2015—	10
	(a)	section 1 (slavery, servitude and forced or compulsory labour);	
	(b)	section 2 (human trafficking).	
28		Tence under any of the following provisions of Schedule 4 to eace Industry Act 2018 —	15
	(a) (b)	paragraph 1 (hijacking of spacecraft); paragraph 2 (destroying, damaging or endangering the safety of spacecraft);	
	(c)	paragraph 3 (other acts endangering or likely to endanger safety of spacecraft);	20
	(d)	paragraph 4 (endangering safety at spaceports).	
		Part 4	
		M OFFENCES IN NORTHERN IRELAND PUNISHABLE WITH ONMENT FOR MORE THAN TWO YEARS (BUT NOT LIFE)	25
29	An off Act 20	Tence under any of the following provisions of the Terrorism 1000—	
	(a)	section 11 (membership of a proscribed organisation);	
	(b)	section 12 (inviting or expressing support for a proscribed organisation);	30
	(c)	section 15 (fund-raising);	
	(d)	section 16 (use of money or property for terrorist purposes);	
	(e)	section 17 (involvement in terrorist funding arrangements);	35
	(f)	section 17A (insuring payments made in response to terrorist threats);	
	(g)	section 18 (laundering of terrorist property);	
	(h)	section 19 (failure to disclose professional belief or suspicion about terrorist offences);	40
	(i)	section 21A (failure in regulated sectors to disclose knowledge or suspicion about terrorist offences);	
	(j)	section 38B (failure to disclose information about acts of terrorism);	
	(k)	section 39 (disclosure of information prejudicial to a terrorist investigation etc);	45
	(1)	section 57 (possession of article for terrorist purposes);	

	(m)	section 58 (collection of information likely to be of use to a terrorist);		
	(n)	section 58A (publishing information about members of the armed forces etc);		
	(o) (p)	section 58B (entering or remaining in a designated area); section 60 (inciting terrorism overseas), in the case of an offence which is an offence by virtue of the reference in subsection (2)(c) of that section to an offence under section 23 of the Offences against the Person Act 1861.	5	
30	Securi	fence under section 113 of the Anti-terrorism, Crime and ty Act 2001 (use of noxious substance or thing to cause harm midate).	10	
31	An off Act 20	ence under any of the following provisions of the Terrorism		
	(a) (b) (c)		15	
32		fence under section 54 of the Counter-Terrorism Act 2008 h of police notification requirements etc).		
33	An offence under section 23 of the Terrorism Prevention and Investigation Measures Act 2011 (breach of notices imposing terrorism prevention and investigation measures).			
34	An offence under section 10 of the Counter-Terrorism and Security Act 2015 (breach of temporary exclusion order).			
		Part 5	25	
Terro	ORISM C	OFFENCES ONLY IN OTHER PARTS OF THE UNITED KINGDOM PUNISHABLE WITH IMPRISONMENT FOR LIFE		
35	Terror	ffence under either of the following provisions of the rism Act 2000 — section 59 (inciting terrorism overseas: England and Wales), other than an offence which is an offence by virtue of subsection (2)(c) of that section; section 61 (inciting terrorism overseas: Scotland).	30	
		Part 6		
OTHER O	FFENCES	ONLY IN OTHER PARTS OF THE UNITED KINGDOM PUNISHABLE WITH IMPRISONMENT FOR LIFE	35	
36	Culpa	ble homicide (under the law of Scotland).		
37	Abdu	ction (under the law of Scotland).		
38	Assau	It by explosive device (under the law of Scotland).		
39	Assau	It to severe injury (under the law of Scotland).	40	
40	Assau	It and poisoning (under the law of Scotland).		

41	Poisoning (under the law of Scotland).			
42	Robbery (under the law of Scotland).			
43	Assault with intent to rob (under the law of Scotland).			
44	Wilful fire-raising (under the law of Scotland).			
45	Malicious mischief (under the law of Scotland).	5		
46	An offence under section 1 of the Infant Life (Preservation) Act 1929 (child destruction).			
47	An offence under section 1 of the Infanticide Act 1938 (infanticide).			
48	An offence under any of the following provisions of the Firearms Act 1968 —	10		
	(a) section 16 (possession of firearm with intent to endanger life);			
	 (b) section 17(1) (use of firearm to resist arrest); (c) section 17(2) (possession of firearm at time of committing or being arrested for offence specified in Schedule 1 to that Act); 	15		
	(d) section 18 (carrying a firearm with criminal intent).			
49	An offence under either of the following provisions of the Theft Act 1968 –			
	(a) section 8 (robbery or assault with intent to rob);(b) section 10 (aggravated burglary).	20		
50	(1) An offence of arson under section 1 of the Criminal Damage Act 1971.			
	(2) An offence under section 1(2) of that Act (destruction or damage of property with intent or recklessness as to endangerment of life) other than an offence of arson.	25		
51	An offence under section 51 or 52 of the International Criminal Court Act 2001 (genocide, crimes against humanity, war crimes and related offences: England and Wales), other than one involving murder.	30		
52	An offence under section 1 or 2 of the International Criminal Court (Scotland) Act 2001 (asp 13) (genocide, crimes against humanity, war crimes and related offences), other than one involving murder.			
53	 An offence under either of the following provisions of the Modern Slavery Act 2015 — (a) section 1 (slavery, servitude and forced or compulsory labour); (b) section 2 (human trafficking). 	35		
54	 An offence under either of the following provisions of the Human Trafficking and Exploitation (Scotland) Act 2015 (asp 12) – (a) section 1 (human trafficking); (b) section 4 (slavery, servitude and forced or compulsory labour). 	40		

Part 7

TERRORISM OFFENCES ONLY IN OTHER PARTS OF THE UNITED KINGDOM PUNISHABLE WITH IMPRISONMENT FOR MORE THAN TWO YEARS (BUT NOT LIFE)

An offence under section 59 of the Terrorism Act 2000 (inciting terrorism overseas: England and Wales), in the case of an offence which is an offence by virtue of the reference in subsection (2)(c) of that section to an offence under section 23 of the Offences against the Person Act 1861."

SCHEDULE 4

Section 6

SERIOUS TERRORISM OFFENCES: SCOTLAND

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This is the Schedule to be inserted as Schedule 5ZA to the Criminal Procedure (Scotland) Act 1995—

"SCHEDULE 5ZA

Section 205ZA

SERIOUS TERRORISM OFFENCES

Part 1

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TERRORISM OFFENCES

Terrorism Act 2000

- 1 An offence under any of the following provisions of the Terrorism Act 2000
 - (a) section 54 (weapons training);

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- (b) section 56 (directing a terrorist organisation);
- (c) section 61 (inciting terrorism overseas).

Terrorism Act 2006

2 An offence under any of the following provisions of the Terrorism Act 2006 –

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- (a) section 5 (preparation of terrorist acts);
- (b) section 6 (training for terrorism);
- (c) section 9 (making or possession of radioactive device or material);
- (d) section 10 (misuse of radioactive device or material for terrorist purposes etc);
- (e) section 11 (terrorist threats relating to radioactive devices etc).

Ancillary offences

- 3 (1) An attempt to commit an offence specified in the preceding paragraphs of this Part ("a listed offence").
 - (2) Conspiracy to commit a listed offence.

- (3) Incitement to commit a listed offence.
- (4) Aiding, abetting, counselling or procuring the commission of a listed offence.

Part 2				
Other offences (in case where aggravated by having a terrorist connection under section 31 of the counter-terrorism act 2008)				
Common la	w offences			
4	Culpable homicide.			
5	Abduction.			
6	Assault by explosive device.	10		
7	Assault to severe injury.			
8	Assault and poisoning.			
9	Poisoning.			
10	Robbery.			
11	Assault with intent to rob.	15		
12	Wilful fire-raising.			
13	13 Malicious mischief.			
Explosive S	Substances Act 1883			
14	An offence under any of the following provisions of the Explosive Substances Act 1883 — (a) section 2 (causing explosion likely to endanger life or	20		
	property); (b) section 3 (attempt to cause explosion, or making or keeping explosive with intent to endanger life or property); (c) section 4 (making or possession of explosive under suspicious circumstances);	25		
	 (d) section 5 (punishment of accessories to offences of causing or attempting to cause explosions or making or possessing explosives). 	30		
Firearms A	ct 1968			
15	 An offence under any of the following provisions of the Firearms Act 1968 – (a) section 16 (possession of firearm with intent to endanger life); (b) section 17(1) (use of firearm to resist arrest); (c) section 17(2) (possession of firearm at time of committing or being arrested for offence specified in Schedule 1 to that Act); 	35		

section 18 (carrying a firearm with criminal intent). Biological Weapons Act 1974 16 An offence under section 1 of the Biological Weapons Act 1974 (developing certain biological agents and toxins or biological 5 weapons). Taking of Hostages Act 1982 17 An offence under section 1 of the Taking of Hostages Act 1982 (hostage-taking). Aviation Security Act 1982 18 An offence under any of the following provisions of the Aviation 10 Security Act 1982-(a) section 1 (hijacking); section 2 (destroying, damaging or endangering safety of (b) aircraft); section 3 (other acts endangering or likely to endanger 15 (c) safety of aircraft); section 6(2) (inducing or assisting the commission of (d) offences relating to safety of aircraft). Nuclear Material (Offences) Act 1983 19 An offence under either of the following provisions of the Nuclear 20 Material (Offences) Act 1983 – section 1B (offences relating to damage environment); section 2 (preparatory acts and threats). (b) Criminal Justice Act 1988 25 An offence under section 134 of the Criminal Justice Act 1988 20 (torture). Aviation and Maritime Security Act 1990 An offence under any of the following provisions of the Aviation 21 and Maritime Security Act 1990 -30 section 1 (endangering safety at aerodromes); (a) section 9 (hijacking of ships); (b) section 10 (seizing or exercising control of fixed platforms); (c) section 11 (destroying ships or fixed platforms or endangering their safety); 35 section 12 (other acts endangering or likely to endanger (e) safe navigation); section 13 (offences involving threats); (f) section 14(4) (inducing or assisting the commission of offences relating to hijacking of ships, or destroying ships 40 or fixed platforms or endangering their safety).

Channel Tunnel (Security) Order 1994

An offence under Part 2 of the Channel Tunnel (Security) Order 1994 (S.I. 1994/570) (offences relating to Channel Tunnel trains and the tunnel system).

Chemical Weapons Act 1996

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- 23 An offence under either of the following provisions of the Chemical Weapons Act 1996
 - (a) section 2 (use etc of chemical weapons);
 - (b) section 11 (premises or equipment used for producing chemical weapons).

Anti-terrorism, Crime and Security Act 2001

- An offence under either of the following provisions of the Antiterrorism, Crime and Security Act 2001 —
 - (a) section 47 (use etc of nuclear weapons);
 - (b) section 50 (assisting or inducing certain weapons-related acts overseas).

International Criminal Court (Scotland) Act 2001 (asp 13)

An offence under section 1 or 2 of the International Criminal Court (Scotland) Act 2001 (genocide, crimes against humanity, war crimes and related offences), other than one involving murder.

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Human Trafficking and Exploitation (Scotland) Act 2015 (asp 12)

- An offence under either of the following provisions of the Human Trafficking and Exploitation (Scotland) Act 2015
 - (a) section 1 (human trafficking);
 - (b) section 4 (slavery, servitude and forced or compulsory labour).

Space Industry Act 2018

- 27 An offence under any of the following provisions of Schedule 4 to the Space Industry Act 2018
 - (a) paragraph 1 (hijacking of spacecraft);

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- (b) paragraph 2 (destroying, damaging or endangering the safety of spacecraft);
- (c) paragraph 3 (other acts endangering or likely to endanger safety of spacecraft);
- (d) paragraph 4 (endangering safety at spaceports).

Ancillary offences

- 28 (1) An attempt to commit an offence specified in the preceding paragraphs of this Part ("a listed offence").
 - (2) Conspiracy to commit a listed offence.

	(3) Incitement to commit a listed offence.	
	(4) Aiding, abetting, counselling or procuring the commission of a listed offence.	
29	(1) An attempt to commit murder.	
	(2) Conspiracy to commit murder.	5
	(3) Incitement to commit murder."	
	CCHEDIU E E	
	SCHEDULE 5 Section 19	
Terr	ORISM OFFENCES ATTRACTING EXTENDED SENTENCE: SCOTLAND	
	is the Schedule to be inserted as Schedule 5ZC to the Criminal edure (Scotland) Act 1995—	10
	"SCHEDULE 5ZC Section 210A	
	TERRORISM OFFENCES	
	PART 1	
	TERRORISM OFFENCES	
Terroris	m Act 2000	15
1	An offence under any of the following provisions of the Terrorism Act 2000 — (a) section 11 (membership of a proscribed organisation); (b) section 12 (inviting or expressing support for a proscribed	20
	organisation); (c) section 54 (weapons training); (d) section 56 (directing a terrorist organisation); (e) section 57 (possession of article for terrorist purposes); (f) section 58 (collection of information likely to be of use to a terrorist);	20
	 (g) section 58A (publishing information about members of the armed forces etc); (h) section 58B (entering or remaining in a designated area); (i) section 61 (inciting terrorism overseas). 	
Anti-Te	rrorism, Crime and Security Act 2001	30
2	An offence under section 113 of the Anti-Terrorism, Crime and Security Act 2001 (use of noxious substances to harm or intimidate).	
Terroris	m Act 2006	
3	An offence under any of the following provisions of the Terrorism Act 2006 –	35

		 (a) section 1 (encouragement of terrorism); (b) section 2 (dissemination of terrorist publications); (c) section 5 (preparation of terrorist acts); (d) section 6 (training for terrorism); 		
		 (e) section 8 (attendance at a place used for terrorist training); (f) section 9 (making or possession of radioactive device or material); 	5	
		(g) section 10 (misuse of radioactive device or material for terrorist purposes etc);		
		(h) section 11 (terrorist threats relating to radioactive devices etc).	10	
Ancillar	y off	ences		
4	(1)	An attempt to commit an offence specified in the preceding paragraphs of this Part ("a listed offence").		
	(2)	Conspiracy to commit a listed offence.	15	
	(3)	Incitement to commit a listed offence.		
	(4)	Aiding, abetting, counselling or procuring the commission of a listed offence.		
		Part 2		
		OFFENCES (IN CASE WHERE AGGRAVATED BY HAVING A TERRORIST ECTION UNDER SECTION 31 OF THE COUNTER-TERRORISM ACT 2008)	20	
Common	ı lau	offences		
5		Culpable homicide.		
6		Abduction.		
7		Assault by explosive device.	25	
8		Assault to severe injury.		
9		Assault and poisoning.		
10		Poisoning.		
11		Robbery.		
12		Assault with intent to rob.	30	
13		Wilful fire-raising.		
14		Malicious mischief.		
Explosiv	ve Su	bstances Act 1883		
15		An offence under any of the following provisions of the Explosive Substances Act 1883 — (a) section 2 (causing explosion likely to endanger life or property);	35	

	 (b) section 3 (attempt to cause explosion, or making or keeping explosive with intent to endanger life or property); (c) section 4 (making or possession of explosive under suspicious circumstances); (d) section 5 (punishment of accessories to offences of causing or attempting to cause explosions or making or possessing explosives). 	5
Firearms Ac	ct 1968	
16	An offence under any of the following provisions of the Firearms Act 1968— (a) section 16 (possession of firearm with intent to endanger life);	10
	 (b) section 17(1) (use of firearm to resist arrest); (c) section 17(2) (possession of firearm at time of committing or being arrested for offence specified in Schedule 1 to that Act); 	15
	(d) section 18 (carrying a firearm with criminal intent).	
Biological W	Veapons Act 1974	
17	An offence under section 1 of the Biological Weapons Act 1974 (developing certain biological agents and toxins or biological weapons).	20
Taking of Ho	ostages Act 1982	
18	An offence under section 1 of the Taking of Hostages Act 1982 (hostage-taking).	25
Aviation Sec	curity Act 1982	
19	An offence under any of the following provisions of the Aviation Security Act 1982— (a) section 1 (hijacking);	
	(b) section 2 (destroying, damaging or endangering safety of aircraft);	30
	(c) section 3 (other acts endangering or likely to endanger safety of aircraft);	
	(d) section 6(2) (inducing or assisting the commission of offences relating to safety of aircraft).	35
Nuclear Ma	terial (Offences) Act 1983	
20	An offence under either of the following provisions of the Nuclear Material (Offences) Act 1983— (a) section 1B (offences relating to damage to the	
	(a) section 1B (offences relating to damage to the environment);(b) section 2 (preparatory acts and threats).	40

Criminal Justice Act 1988

An offence under section 134 of the Criminal Justice Act 1988 21 (torture).

Aviation and Maritime Security Act 1990

- 22 An offence under any of the following provisions of the Aviation and Maritime Security Act 1990 -
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- section 1 (endangering safety at aerodromes);
- section 9 (hijacking of ships); (b)
- section 10 (seizing or exercising control of fixed platforms); (c)
- section 11 (destroying ships or fixed platforms or endangering their safety);
- section 12 (other acts endangering or likely to endanger (e) safe navigation);
- section 13 (offences involving threats); (f)
- section 14(4) (inducing or assisting the commission of (g) offences relating to hijacking of ships, or destroying ships or fixed platforms or endangering their safety).

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Channel Tunnel (Security) Order 1994

23 An offence under Part 2 of the Channel Tunnel (Security) Order 1994 (S.I. 1994/570) (offences relating to Channel Tunnel trains and the tunnel system).

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Chemical Weapons Act 1996

- 24 An offence under either of the following provisions of the Chemical Weapons Act 1996 –
 - section 2 (use etc of chemical weapons);

25

section 11 (premises or equipment used for producing chemical weapons).

Anti-terrorism, Crime and Security Act 2001

An offence under either of the following provisions of the Anti-25 terrorism, Crime and Security Act 2001 –

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- section 47 (use etc of nuclear weapons);
- section 50 (assisting or inducing certain weapons-related acts overseas).

International Criminal Court (Scotland) Act 2001 (asp 13)

An offence under section 1 or 2 of the International Criminal Court 26 (Scotland) Act 2001 (genocide, crimes against humanity, war crimes and related offences), other than one involving murder.

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Human Trafficking and Exploitation (Scotland) Act 2015 (asp 12)

27 An offence under either of the following provisions of the Human Trafficking and Exploitation (Scotland) Act 2015 –

	(a) (b)		
Space I1	ıdustry Ac	t 2018	
the Sp (a) (b) (c)		paragraph 2 (destroying, damaging or endangering the safety of spacecraft);	5 10
Ancilla	ry offences		
29		attempt to commit an offence specified in the preceding graphs of this Part ("a listed offence").	15
	(2) Cons	spiracy to commit a listed offence.	
	(3) Incit	ement to commit a listed offence.	
		ng, abetting, counselling or procuring the commission of a d offence.	
30	(1) An a	ttempt to commit murder.	20
	(2) Cons	spiracy to commit murder.	
	(3) Incite	ement to commit murder."	
		SCHEDULE 6 Section 21	
OFFENCES AT	TRACTING S	SPECIAL CUSTODIAL SENTENCE FOR OFFENDERS OF PARTICULAR CONCERN: ENGLAND AND WALES	25
This Code		hedule to be substituted for Schedule 13 to the Sentencing	
		"SCHEDULE 13 Sections 252A, 265 and 278	
Si	PECIAL SEN	TENCE FOR OFFENDERS OF PARTICULAR CONCERN: OFFENCES	
		Part 1	30
	Off	FENCES INVOLVING OR CONNECTED WITH TERRORISM	
Terroris	sm Act 200	0	
1	Ano	offence under any of the following provisions of the Terrorism	

(a) section 11 (membership of a proscribed organisation);

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Act 2000 -

	(b)	section 12 (inviting or expressing support for a proscribed organisation);	
	(c)	section 15 (fund-raising);	
	(d)	section 16 (use of money or property for terrorist purposes);	5
	(e)	section 17 (involvement in terrorist funding arrangements);	
	(f)	section 17A (insuring payments made in response to terrorist threats);	
	(g)	section 18 (laundering of terrorist property);	10
	(h)	section 19 (failure to disclose professional belief or suspicion about terrorist offences);	
	(i)	section 21A (failure in regulated sectors to disclose knowledge or suspicion about terrorist offences);	
	(j)	section 38B (failure to disclose information about acts of terrorism);	15
	(k)	section 39 (disclosure of information prejudicial to a terrorist investigation etc);	
	(1)	section 54 (weapons training);	
	(m)	section 56 (directing terrorist organisation);	20
	(n)	section 57 (possession of article for terrorist purposes);	
	(o)	section 58 (collection of information likely to be of use to a terrorist);	
	(p)	section 58A (publishing information about members of the armed forces etc);	25
	(q) (r)	section 58B (entering or remaining in a designated area); section 59 (inciting terrorism overseas).	
Anti-terro	orism, Crin	ne and Security Act 2001	
2	Securi	fence under section 113 of the Anti-terrorism, Crime and ty Act 2001 (use of noxious substance or thing to cause harm midate).	30
Terrorism	1 Act 2006		
3	An off Act 20	ence under any of the following provisions of the Terrorism 06 –	
	(a)	section 1 (encouragement of terrorism);	35
	(b)	section 2 (dissemination of terrorist publications);	
	(c)	section 5 (preparation of terrorist acts);	
	(d)	section 6 (training for terrorism);	
	(e)	section 8 (attendance at a place used for terrorist training);	
	(f)	section 9 (making or possession of radioactive device or material);	40
	(g)	section 10 (misuse of radioactive device or material for terrorist purposes etc);	
	(h)	section 11 (terrorist threats relating to radioactive devices etc).	45

Counter-Terrorism Act 2008

4 An offence under section 54 of the Counter-Terrorism Act 2008 (breach of police notification requirements etc).

Terrorism Prevention and Investigation Measures 2011

An offence under section 23 of the Terrorism Prevention and Investigation Measures Act 2011 (breach of notices imposing terrorism prevention and investigation measures).

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Counter-Terrorism and Security Act 2015

An offence under section 10 of the Counter-Terrorism and Security Act 2015 (breach of temporary exclusion order).

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Inchoate offences

An inchoate offence in relation to an offence specified in any of the preceding paragraphs of this Part of this Schedule.

Abolished offences

8 (1) An abolished offence in relation to an offence specified in any of the preceding paragraphs of this Part of this Schedule.

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- (2) "Abolished offence", in relation to an offence ("the current offence"), means an offence that was—
 - (a) abolished before the relevant date, and
 - (b) would, if committed on the day on which the offender is or was convicted, have constituted the current offence.

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- (3) The relevant date is 13 April 2015, unless sub-paragraph (4) or (5) applies.
- (4) If the current offence is within
 - (a) sub-paragraph (a), (b), (o), (p) or (q) of paragraph 1,

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- (b) sub-paragraph (a), (b) or (e) of paragraph 3, or
- (c) paragraph 7 by virtue of any provision referred to in paragraph (a) or (b),

the relevant date is 12 April 2019.

(5) If the current offence is within –

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- (a) sub-paragraphs (c) to (k) of paragraph 1,
- (b) paragraph 4, 5 or 6, or
- (c) paragraph 7 by virtue of any provision referred to in paragraph (a) or (b),

the relevant date is the date on which section 21 of the Counter-Terrorism and Sentencing Act 2020 comes into force. 35

Offences connection with terrorism

An offence, other than one for which the sentence is fixed by law as life imprisonment, which is determined to have a terrorist connection under section 69.

PART 2

SEXUAL OFFENCES

Sexual	l Offences .	Act 2003

10 An offence under either of the following provisions of the Sexual Offences Act 2003 –

(a) section 5 (rape of a child under 13);

(b) section 6 (assault of a child under 13 by penetration).

Inchoate offences

An inchoate offence in relation to an offence specified paragraph 10.

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Abolished offences

- 12 (1) An abolished offence in relation to an offence specified in either of the preceding paragraphs of this Part of this Schedule.
 - (2) "Abolished offence", in relation to an offence ("the current offence"), means an offence that was—

a) abolished before 13 April 2015, and

(b) would, if committed on the day on which the offender is or was convicted, have constituted the current offence."

SCHEDULE 7

Section 23

OFFENCES ATTRACTING TERRORISM SENTENCE WITH FIXED LICENCE PERIOD: SCOTLAND

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This is the Schedule to be inserted as Schedule 5ZB to the Criminal Procedure (Scotland) Act 1995—

"SCHEDULE 5ZB

Section 205ZC

TERRORISM OFFENCES

Terrorism Act 2000

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- 1 An offence under any of the following provisions of the Terrorism Act 2000
 - (a) section 11 (membership of a proscribed organisation);
 - (b) section 12 (inviting or expressing support for a proscribed organisation);

(c) section 15 (fund-raising);

- (d) section 16 (use of money or property for terrorist purposes);
- (e) section 17 (involvement in terrorist funding arrangements);
- (f) section 17A (insuring payments made in response to terrorist threats);

	(g)	section 18 (laundering of terrorist property);	
	(h)	section 19 (failure to disclose professional belief or suspicion about terrorist offences);	
	(i)	section 21A (failure in regulated sectors to disclose knowledge or suspicion about terrorist offences);	5
	(j)	section 38B (failure to disclose information about acts of terrorism);	
	(k)	section 39 (disclosure of information prejudicial to a terrorist investigation etc);	
	(1)	section 54 (weapons training);	10
	(m)	section 56 (directing a terrorist organisation);	
	(n)	section 57 (possession of article for terrorist purposes);	
	(o)	section 58 (collection of information likely to be of use to a terrorist);	
	(p)	section 58A (publishing information about members of the armed forces etc);	15
	(q) (r)	section 58B (entering or remaining in a designated area); section 61 (inciting terrorism overseas).	
Anti-terrori	sm, Crir	ne and Security Act 2001	
2		fence under section 113 of the Anti-terrorism, Crime and ty Act 2001 (use of noxious substances to harm or date).	20
Terrorism A	ct 2006		
3	An off Act 20	ence under any of the following provisions of the Terrorism 106 –	25
	(a)	section 1 (encouragement of terrorism);	
	(b)	section 2 (dissemination of terrorist publications);	
	(c)	section 5 (preparation of terrorist acts);	
	(d)	section 6 (training for terrorism);	
	(e)	section 8 (attendance at a place used for terrorist training);	30
	(f)	section 9 (making or possession of radioactive device or material);	
	(g)	section 10 (misuse of radioactive device or material for terrorist purposes etc);	
	(h)	section 11 (terrorist threats relating to radioactive devices etc).	35
Counter-Ter	rorism 1	Act 2008	
4		fence under section 54 of the Counter-Terrorism Act 2008 h of police notification requirements etc).	
Terrorism P	reventio	n and Investigation Measures Act 2011	40
5	Invest	fence under section 23 of the Terrorism Prevention and igation Measures Act 2011 (breach of notices imposing ism prevention and investigation measures).	

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Counter-Terrorism and Security Act 2015

An offence under section 10 of the Counter-Terrorism and Security Act 2015 (breach of temporary exclusion order).

Ancillary offences

- 7 (1) An attempt to commit an offence specified in the preceding paragraphs of this Part ("a listed offence").
 - (2) Conspiracy to commit a listed offence.
 - (3) Incitement to commit a listed offence.
 - (4) Aiding, abetting, counselling or procuring the commission of a listed offence.

Abolished offences

- 8 An offence that
 - (a) was abolished before the coming into force of this Schedule, and
 - (b) if committed on the day on which this Schedule came into force, would have constituted an offence specified in the preceding paragraphs of this Part of this Schedule."

SCHEDULE 8 Section 25

CORRESPONDING PROVISION ABOUT SENTENCING UNDER SERVICE LAW

PART 1 20

SERIOUS TERRORISM SENTENCES ETC

1 The Armed Forces Act 2006 is amended as follows.

Serious terrorism sentence for services offences

- 2 After section 219 insert
 - "219ZA Serious terrorism sentence: offenders aged 18 or over
 - (1) This section applies where
 - (a) a person is convicted by the Court Martial of a serious terrorism offence (see subsection (11));
 - (b) the offence was committed on or after the day on which paragraph 2 of Schedule 8 to the Counter-Terrorism and Sentencing Act 2020 came into force;
 - (c) the offender was aged 18 or over when the offence was committed;
 - (d) the court is of the required opinion (see section 223(1A));
 - (e) the court does not impose a sentence of custody for life or (as the case may be) a sentence of imprisonment for life; and

- (f) the risk of multiple deaths condition is met.
- (2) The risk of multiple deaths condition is that the court is of the opinion that—
 - (a) either
 - (i) the serious terrorism offence, or

(ii) the combination of the offence and one or more offences associated with it,

was very likely to result in or contribute to (whether directly or indirectly) the deaths of at least two people as a result of an act of terrorism (within the meaning of section 1 of the Terrorism Act 2000), and

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- (b) the offender was, or ought to have been, aware of that likelihood.
- (3) It is irrelevant for the purposes of determining whether the risk of multiple deaths condition is met whether or not any deaths actually occurred.

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(4) Where the offender is aged under 21 when convicted of the serious terrorism offence, section 268B(2) of the Sentencing Code (duty to impose a serious terrorism sentence of detention in young offender institution under section 268A) applies in relation to the offender.

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- (5) Section 268C of the Sentencing Code applies where a court is required to impose a serious terrorism sentence under section 268A by virtue of this section.
- (6) In its application to an offender by virtue of subsection (5)
 - (a) section 268C(2)(b) of the Sentencing Code has effect as if –

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- (i) for "section 231(2)" there were substituted "section 261(2) of the Armed Forces Act 2006", and
- (ii) after "section 265" there were inserted "passed as a result of section 224A of that Act", and
- (b) section 268C(3) of the Code has effect as if after "other specified offences" there were inserted "or further acts or omissions that would be serious terrorism offences or other specified offences if committed in England and Wales".

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(7) Where the offender is aged 21 or over when convicted of the serious terrorism offence, section 282B(2) of the Sentencing Code (duty to impose serious terrorism sentence of imprisonment under section 282A) applies in relation to the offender.

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(8) Section 282C of the Sentencing Code applies where a court is required to impose a serious terrorism sentence under section 282A by virtue of this section.

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- (9) In its application to an offender by virtue of subsection (8)
 - (a) section 282C(2)(b) of the Sentencing Code has effect as if
 - (i) for "section 231(2)" there were substituted "section 261(2) of the Armed Forces Act 2006", and
 - (ii) after "section 278" there were inserted "passed as a result of section 224A of that Act", and
 - (b) section 282C(3) of the Code has effect as if, after "other specified offences" there were inserted "or further acts or

omissions that would be serious terrorism offences or other specified offences if committed in England and Wales".

- (10) Where an offence is found to have been committed over a period of 2 or more days, or at some time during a period of 2 or more days, it must be taken for the purposes of subsection (1) to have been committed on the last of those days.
- (11) In this section "serious terrorism offence" means
 - (a) an offence under section 42 (criminal conduct) as respects which the corresponding offence under the law of England and Wales is specified in Part 1 of Schedule 17A to the Sentencing Code, or

(b) an offence under that section —

- (i) as respects which the corresponding offence under the law of England and Wales is specified in Part 2 of that Schedule, and
- (ii) which has been determined to have a terrorist connection under section 69 of the Code as applied by section 238(6) of this Act."

Reduction in appropriate custodial term for guilty plea

- In section 239 (reduction in sentence for guilty plea), after subsection (3) 20 insert
 - "(3A) Subsection (3B) applies in the case of an offence the sentence for which, as a result of section 219ZA(4) or (7) of this Act (serious terrorism sentences) falls to be imposed under section 268A or 282A of the Sentencing Code.
 - (3B) Nothing in section 268C(2) or, as the case may be, 282C(2) of the Sentencing Code prevents the court, after taking into account any matter referred to in subsection (2) above, from imposing as the appropriate custodial term a term of any length which is not less than 80% of the term which would otherwise be required."

Minimum term orders for serious terrorism offenders in cases of service offences

- In section 261A (as inserted by the Sentencing Act 2020) (life sentences: further provision), in subsection (3)—
 - (a) the words from "subsection (2)(c)(i)" to the end become paragraph (a),
 - (b) at the end insert
 - "(b) subsection (4) has effect as if, after "by section 268B(2) or 282B(2)" there were inserted "as a result of section 219ZA of the Armed Forces Act 2006";
 - (c) subsection (6)(b) has effect as if
 - (i) after "section 268B(2) or 282B(2)" there were inserted "as a result of section 219ZA of the Armed Forces Act 2006";
 - (ii) for sub-paragraphs (i) and (ii) there were substituted
 - "(i) section 239 of that Act, and

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(ii) section 304C of that Act"."

Reduction in appropriate custodial term for assistance to prosecution

- In section 304C (to be inserted by the Armed Forces Act 2016) (reduction in sentence), after subsection (5) insert
 - "(5A) The power of a court to act under subsection (2) is not affected by section 268C(2) or 282C(2) of the Sentencing Code as applied by section 219ZA(5) or (8) of this Act (minimum appropriate custodial term for serious terrorism sentences) so far as the power relates to determining the appropriate custodial term."

PART 2 10

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OFFENCES ATTRACTING SPECIAL CUSTODIAL SENTENCE

- In section 224A of the Armed Forces Act 2006 (as amended by the Sentencing Act 2020) (special custodial sentence for offenders of particular concern)
 - (a) in subsection (1)
 - (i) in paragraph (a), omit "under section 42 (criminal conduct)";
 - (ii) for paragraph (b) substitute -
 - "(b) the offence
 - (i) is an offence under section 42 (criminal conduct) as respects which the corresponding offence under the law of England and Wales is listed in Schedule 13 to the Sentencing Code (except in paragraph 9 of that Schedule), or
 - (ii) is an offence, other than one for which the sentence is fixed by law as life imprisonment, that is determined to have a terrorist connection under section 69 of the Sentencing Code (as applied by section 238(6)),";
 - (b) omit subsection (4).

Part 3

SPECIAL CUSTODIAL SENTENCE FOR TERRORIST OFFENDERS OF PARTICULAR CONCERN AGED UNDER 18 AT TIME OF OFFENCE

- 7 The Armed Forces Act 2006 is amended as follows.
- 8 (1) Section 224A (as amended by the Sentencing Act 2020) (special custodial sentence for offenders of particular concern) is amended as follows.
 - (2) In the heading, at the end insert "aged 18 or over".
 - (3) In subsection (1)
 - (a) in paragraph (a), after "person" insert "aged 18 or over";
 - (b) omit paragraph (c) (but not the final "and").

Part 3 – Special custodial sentence for terrorist offenders of particular concern aged under 18 at time of offence

(4)	After subsection	(1)) insert –
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- "(1A) But this section does not apply if—
 - (a) the offender was aged under 18 when the offence was committed, and
 - (b) the offence –

i) was committed before the day on which paragraph 8 of Schedule 8 to the Counter-Terrorism and Sentencing Act 2020 came into force, or

(ii) is an offence under section 42 as respects which the corresponding offence under the law of England and Wales is listed in Part 2 of Schedule 13 to the

Wales is listed in Part 2 of Sch Sentencing Code (sexual offences)."

9 After section 224A insert –

"224B Special sentence of detention for terrorist offenders of particular concern aged under 18

(1) Subsections (3) and (4) apply where –

(a) a person aged under 18 is convicted by the Court Martial of an offence committed on or after day on which paragraph 9 of Schedule 8 to the Counter-Terrorism and Sentencing Act 2020 comes into force,

(b) the offence –

(i) is an offence under section 42 (criminal conduct) as respects which the corresponding offence under the law of England and Wales is listed in Part 1 of Schedule 13 to the Sentencing Code (except in paragraph 9 of that Schedule) (terrorism offences), or

(ii) is an offence, other than one for which the sentence is fixed by law as life imprisonment, that is determined to have a terrorist connection under section 69 of the Sentencing Code (as applied by section 238(6)),

(c) the court does not impose either of the following for the offence (or for an offence associated with it) —

- (i) a sentence of detention for life under section 209, or
- (ii) an extended sentence of detention under section 254 of the Sentencing Code (as applied by section 221A of this Act), and

(d) the court would, apart from this section, impose a custodial sentence (see, in particular, section 260(2)).

(2) In determining for the purposes of subsection (1)(d) whether it would impose a custodial sentence, the court must disregard any restriction on its power to impose such a sentence by reference to the age of the offender.

(3) The court must impose a sentence of detention under this section.

- (4) Subsections (4) and (5) of section 252A of the Sentencing Code apply in relation to the term of the sentence.
- (5) Where an offence is found to have been committed over a period of 2 or more days, or at some time during a period of 2 or more days, it

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must be taken for the purposes of subsection (1) to have been committed on the last of those days."

	SCHEDULE 9	Section 27	
Offences carrying res	TRICTED ELIGIBILITY OF TERRORIST PR LICENCE: ENGLAND AND WALES	SONERS FOR RELEASE ON	5
This is the Sch Justice Act 2003	edule to be substituted for Schedu 3 –	le 19ZA to the Criminal	
	"SCHEDULE 19ZA	Section 247A	
OFFENCES CA	RRYING RESTRICTED ELIGIBILITY OF TE RELEASE ON LICENCE	RRORIST PRISONERS FOR	10
	Part 1		
Terroris	SM OFFENCES PUNISHABLE WITH IMPR	SONMENT FOR LIFE	
	ffence under any of the following pr 000 –	ovisions of the Terrorism	
(a)	section 54 (weapons training);		15
(b)	section 56 (directing a terrorist or	ganisation);	
(c)	section 59 (inciting terrorism Wales), other than an offence whi of subsection (2)(c) of that section	ch is an offence by virtue	
(d)	section 60 (inciting terrorism ove other than an offence which is subsection (2)(c) of that section;		20
(e)	section 61 (inciting terrorism over	seas: Scotland).	
	ffence under any of the following pr	ovisions of the Terrorism	25
(a)	\1	acts);	
(b)	`	A 11 1 .	
(c)	section 9 (making or possession material);	of radioactive device or	
(d)	section 10 (misuse of radioactive terrorist purposes etc);	e device or material for	30
(e)	section 11 (terrorist threats relative etc).	ng to radioactive devices	
	attempt to commit an offence sp graph of this Part of this Schedule ("		35
(2) Cons	piracy to commit a listed offence.		
to wl	ffence under Part 2 of the Serious C hich a listed offence is the offence h the person intended or believed w	(or one of the offences)	

(4) Incitement to commit a listed offence.

rorism and S - Offences ca		Bill 79 Stricted eligibility of terrorist prisoners for release on licence: England and Wales	
(5)		g, abetting, counselling or procuring the commission of a offence.	
4	An off	ence that was—	
1	(a)	abolished before the coming into force of this Schedule, and	5
	(b)	if committed on the day on which this Schedule came into force, would have constituted an offence specified in any of the preceding paragraphs of this Part of this Schedule.	-
		Part 2	
TERRORIS	SM OFFE	NCES PUNISHABLE WITH IMPRISONMENT FOR MORE THAN TWO YEARS (BUT NOT LIFE)	10
5	An off Act 20	ence under any of the following provisions of the Terrorism 00 –	
	(a)	section 11 (membership of a proscribed organisation);	
	(b)	section 12 (inviting or expressing support for a proscribed organisation);	15
	(c)	section 15 (fund-raising);	
	(d)	section 16 (use of money or property for terrorist purposes);	
	(e)	section 17 (involvement in terrorist funding arrangements);	20
	(f)	section 17A (insuring payments made in response to terrorist threats);	
	(g)	section 18 (laundering of terrorist property);	
	(h)	section 19 (failure to disclose professional belief or suspicion about terrorist offences);	25
	(i)	section 21A (failure in regulated sectors to disclose knowledge or suspicion about terrorist offences);	
	(j)	section 38B (failure to disclose information about acts of terrorism);	30
	(k)	section 39 (disclosure of information prejudicial to a terrorist investigation etc);	
	(1)	section 57 (possession of article for terrorist purposes);	
	(m)	section 58 (collection of information likely to be of use to a terrorist);	35
	(n)	section 58A (publishing information about members of the armed forces etc);	
	(o)	section 58B (entering or remaining in a designated area);	
	(p)	section 59 (inciting terrorism overseas: England and Wales), in the case of an offence which is an offence by virtue of the reference in subsection (2)(c) of that section to an offence under section 23 of the Offences against the Person Act 1861;	40
	(q)	section 60 (inciting terrorism overseas: Northern Ireland), in the case of an offence which is an offence by virtue of the reference in subsection (2)(c) of that section to an offence under section 23 of the Offences against the Person Act 1861.	45

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intimidate).

Act 2006 -

listed offence.

Manslaughter.

Kidnapping.

False imprisonment.

Abduction (under the law of Scotland).

Assault by explosive device (under the law of Scotland).

Assault to severe injury (under the law of Scotland).

Assault and poisoning (under the law of Scotland).

An offence that was —

21	Poisoning (under the law of Scotland).	
22	Robbery (under the law of Scotland).	
23	Assault with intent to rob (under the law of Scotland).	
24	Wilful fire-raising (under the law of Scotland).	
25	Malicious mischief (under the law of Scotland).	5
26	Riot (under the law of Northern Ireland).	
27	Affray (under the law of Northern Ireland).	
28	 An offence under any of the following provisions of the Offences against the Person Act 1861 – (a) section 4 (soliciting murder); (b) section 18 (wounding with intent to cause grievous bodily harm); (c) section 21 (attempting to choke, suffocate or strangle in order to commit or assist in the committing of an indictable offence); (d) section 22 (using chloroform etc to commit or assist in the committing of any indictable offence); (e) section 28 (causing bodily injury by explosives); (f) section 29 (using explosives etc with intent to do grievous 	10 15
29	(f) section 29 (using explosives etc with intent to do grievous bodily harm);(g) section 32 (endangering the safety of railway passengers).An offence under any of the following provisions of the Explosive	20
2)	 (a) section 2 (causing explosion likely to endanger life or property); (b) section 3 (attempt to cause explosion, or making or keeping explosive with intent to endanger life or property); (c) section 4 (making or possession of explosive under suspicious circumstances); (d) section 5 (punishment of accessories to offences of causing 	25 30
30	or attempting to cause explosions or making or possessing explosives). An offence under section 1 of the Infant Life (Preservation) Act 1929 (child destruction).	35
31	An offence under section 1 of the Infanticide Act 1938 (infanticide).	
32	An offence under section 1 of the Infanticide Act (Northern Ireland) 1939 (c. 5 (N.I.)) (infanticide).	
33	An offence under section 25 of the Criminal Justice Act (Northern Ireland) 1945 (c. 15 (N.I.)) (child destruction).	40
34	An offence under any of the following provisions of the Firearms Act 1968 — (a) section 16 (possession of firearm with intent to endanger life);	

	(b) (c)	section 17(1) (use of firearm to resist arrest); section 17(2) (possession of firearm at time of committing or being arrested for offence specified in Schedule 1 to that Act);	5
25	(d)	section 18 (carrying a firearm with criminal intent).	5
35	An or Act 19	fence under either of the following provisions of the Theft 968—	
	(a) (b)	section 8 (robbery or assault with intent to rob); section 10 (aggravated burglary).	
36		fence under either of the following provisions of the Theft Northern Ireland) 1969 (c. 16 (N.I.)) — section 8 (robbery); section 10 (aggravated burglary).	10
37	(1) An of 1971.	fence of arson under section 1 of the Criminal Damage Act	15
	of pro	fence under section 1(2) of that Act (destruction or damage perty with intent or recklessness as to endangerment of life) than an offence of arson.	
38		fence under section 1 of the Biological Weapons Act 1974 loping certain biological agents and toxins or biological ons).	20
39		ffence of arson under Article 3 of the Criminal Damage hern Ireland) Order 1977 (S.I. 1977/426 (N.I. 4)).	
	of pro	fence under Article 3(2) of that Order (destruction or damage perty with intent or recklessness as to endangerment of life) than an offence of arson.	25
40		fence under section 1 of the Taking of Hostages Act 1982 age-taking).	
41		fence under any of the following provisions of the Aviation ity Act 1982—	30
	(a) (b)	section 1 (hijacking); section 2 (destroying, damaging or endangering safety of aircraft);	
	(c)	section 3 (other acts endangering or likely to endanger safety of aircraft);	35
	(d)	section 6(2) (inducing or assisting the commission of offences relating to safety of aircraft).	
42		fence under either of the following provisions of the Nuclear ial (Offences) Act 1983—	
	(a)	section 1B (offences relating to damage to the environment);	40
	(b)	section 2 (preparatory acts and threats).	
43	An of (tortu	fence under section 134 of the Criminal Justice Act 1988 re).	

44	An offence under any of the following provisions of the Aviation and Maritime Security Act 1990—	
	(a) section 1 (endangering safety at aerodromes);	
	(b) section 9 (hijacking of ships);	
	(c) section 10 (seizing or exercising control of fixed platforms);(d) section 11 (destroying ships or fixed platforms or endangering their safety);	5
	(e) section 12 (other acts endangering or likely to endanger safe navigation);	
	(f) section 13 (offences involving threats);	10
	(g) section 14(4) (inducing or assisting the commission of offences relating to hijacking of ships, or destroying ships or fixed platforms or endangering their safety).	
45	An offence under Part 2 of the Channel Tunnel (Security) Order 1994 (S.I. 1994/570) (offences relating to Channel Tunnel trains and the tunnel system).	15
46	An offence under either of the following provisions of the Chemical Weapons Act 1996 —	
	(a) section 2 (use etc of chemical weapons);(b) section 11 (premises or equipment used for producing chemical weapons).	20
47	An offence under any of the following provisions of the International Criminal Court Act 2001, other than an offence involving murder—	
	(a) section 51 (genocide, crimes against humanity and war crimes: England and Wales);	25
	(b) section 52 (conduct ancillary to genocide etc: England and Wales);	
	(c) section 58 (genocide, crimes against humanity and war crimes: Northern Ireland);	30
	(d) section 59 (conduct ancillary to genocide etc: Northern Ireland).	
48	An offence under either of the following provisions of the Anti- Terrorism, Crime and Security Act 2001 —	
	(a) section 47 (use etc of nuclear weapons);(b) section 50 (assisting or inducing certain weapons-related acts overseas).	35
49	An offence under section 1 or 2 of the International Criminal Court (Scotland) Act 2001 (asp 13) (genocide, crimes against humanity, war crimes and related offences), other than one involving murder.	40
50	An offence under any of the following provisions of the Firearms (Northern Ireland) Order 2004 (S.I. 2004/702 (N.I. 3))—	
	(a) Article 58(1) (possession of firearm with intent to endanger life etc);	45
	(b) Article 59(1) (use of firearm to resist arrest);(c) Article 59(2) (possession of firearm while committing other offence);	

	(d) Article 60 (carrying a firearm with criminal intent).	
51	An offence under either of the following provisions of the Modern Slavery Act 2015 —	
	(a) section 1 (slavery, servitude and forced or compulsory labour);	5
	(b) section 2 (human trafficking).	
52	An offence under either of the following provisions of the Human Trafficking and Exploitation (Scotland) Act 2015 (asp 12)— (a) section 1 (human trafficking); (b) section 4 (slavery, servitude and forced or compulsory labour).	10
53	An offence under either of the following provisions of the Human Trafficking and Exploitation (Criminal Justice and Support for Victims) Act (Northern Ireland) 2015 (c. 2 (N.I.)) — (a) section 1 (slavery, servitude and forced or compulsory labour);	15
□ 4	(b) section 2 (human trafficking).	
54	An offence under any of the following provisions of Schedule 4 to the Space Industry Act 2018 –	
	(a) paragraph 1 (hijacking of spacecraft);(b) paragraph 2 (destroying, damaging or endangering the safety of spacecraft);	20
	(c) paragraph 3 (other acts endangering or likely to endanger	
	safety of spacecraft); (d) paragraph 4 (endangering safety at spaceports).	25
55	(1) An attempt to commit an offence specified in a preceding paragraph of this Part of this Schedule ("a listed offence").	
	(2) Conspiracy to commit a listed offence.	
	(3) An offence under Part 2 of the Serious Crime Act 2007 in relation to which a listed offence is the offence (or one of the offences) which the person intended or believed would be committed.	30
	(4) Incitement to commit a listed offence.	
	(5) Aiding, abetting, counselling or procuring the commission of a listed offence.	
56	(1) An attempt to commit murder.	35
	(2) Conspiracy to commit murder.	
	(3) An offence under Part 2 of the Serious Crime Act 2007 in relation to which murder is the offence (or one of the offences) which the person intended or believed would be committed.	
	(4) Incitement to commit murder.	40
	(5) Aiding, abetting, counselling or procuring murder.	
57	An offence that was –	

Counter-Terrorism and a Schedule 9 — Offences c		g Bill 85 stricted eligibility of terrorist prisoners for release on licence: England and Wales	
	(a)	abolished before the coming into force of this Schedule, and	
	(b)	if committed on the day on which this Schedule came into force, would have constituted an offence specified in any of the preceding paragraphs of this Part of this Schedule."	
		SCHEDULE 10 Section 28	
Offences carryi	NG REST	TRICTED ELIGIBILITY OF TERRORIST PRISONERS FOR RELEASE ON LICENCE: SCOTLAND	
		dule to be substituted for Schedule 1A to the Prisoners and edings (Scotland) Act 1993 —	1
		"SCHEDULE 1A Section 1AB	
Offen	CES CAR	RRYING RESTRICTED ELIGIBILITY OF TERRORIST PRISONERS FOR RELEASE ON LICENCE	
		Part 1	
Tı	ERRORISI	M OFFENCES PUNISHABLE WITH IMPRISONMENT FOR LIFE	1.
1	An off Act 20	fence under any of the following provisions of the Terrorism 000—	
	(a)	section 54 (weapons training);	
	(b) (c)	section 56 (directing a terrorist organisation); section 59 (inciting terrorism overseas: England and Wales), other than an offence which is an offence by virtue of subsection (2)(c) of that section;	20
	(d)	section 60 (inciting terrorism overseas: Northern Ireland), other than an offence which is an offence by virtue of subsection (2)(c) of that section;	2.
	(e)	section 61 (inciting terrorism overseas: Scotland).	
2	An off Act 20	fence under any of the following provisions of the Terrorism 006—	
	(a)	section 5 (preparation of terrorist acts);	2
	(b) (c)	section 6 (training for terrorism); section 9 (making or possession of radioactive device or material);	3(
	(d)	section 10 (misuse of radioactive device or material for terrorist purposes etc);	
	(e)	section 11 (terrorist threats relating to radioactive devices etc).	35
3 (1)		ttempt to commit an offence specified in a preceding raph of this Part of this Schedule ("a listed offence").	
(2)	Consp	piracy to commit a listed offence.	

(3) Incitement to commit a listed offence.

(4) Aiding, abetting, counselling or procuring the commission of a listed offence. (5) An offence under Part 2 of the Serious Crime Act 2007 in relation to which a listed offence is the offence (or one of the offences) which the person intended or believed would be committed. 5 4 An offence that was – abolished before the coming into force of this Schedule, if committed on the day on which this Schedule came into force, would have constituted an offence specified in any 10 of the preceding paragraphs of this Part of this Schedule. PART 2 TERRORISM OFFENCES PUNISHABLE WITH IMPRISONMENT FOR MORE THAN TWO YEARS (BUT NOT LIFE) 5 An offence under any of the following provisions of the Terrorism 15 Act 2000 section 11 (membership of a proscribed organisation); section 12 (inviting or expressing support for a proscribed organisation); section 15 (fund-raising); 20 (c) section 16 (use of money or property for terrorist (d) purposes); section (e) 17 (involvement terrorist funding in arrangements); section 17A (insuring payments made in response to 25 terrorist threats); section 18 (laundering of terrorist property); (g) section 19 (failure to disclose professional belief or suspicion about terrorist offences); section 21A (failure in regulated sectors to disclose 30 knowledge or suspicion about terrorist offences); section 38B (failure to disclose information about acts of (i) terrorism); section 39 (disclosure of information prejudicial to a (k) terrorist investigation etc); 35 section 57 (possession of article for terrorist purposes); (1) section 58 (collection of information likely to be of use to a terrorist); section 58A (publishing information about members of the (n) armed forces etc); 40 (o) section 58B (entering or remaining in a designated area); section 59 (inciting terrorism overseas: England and Wales), in the case of an offence which is an offence by virtue of the reference in subsection (2)(c) of that section to an offence under section 23 of the Offences against the 45 Person Act 1861; section 60 (inciting terrorism overseas: Northern Ireland),

in the case of an offence which is an offence by virtue of the

reference in subsection (2)(c) of that section to an offence

	under section 23 of the Offences against the Person Act 1861.	
6	An offence under section 113 of the Anti-terrorism, Crime and Security Act 2001 (use of noxious substances to harm or intimidate).	5
7	An offence under any of the following provisions of the Terrorism Act 2006 —	
	(a) section 1 (encouragement of terrorism);(b) section 2 (dissemination of terrorist publications);(c) section 8 (attendance at a place used for terrorist training).	10
8	An offence under section 54 of the Counter-Terrorism Act 2008 (breach of police notification requirements etc).	
9	An offence under section 23 of the Terrorism Prevention and Investigation Measures Act 2011 (breach of notices imposing terrorism prevention and investigation measures).	15
10	An offence under section 10 of the Counter-Terrorism and Security Act 2015 (breach of temporary exclusion order).	
11	(1) An attempt to commit an offence specified in a preceding paragraph of this Part of this Schedule ("a listed offence").	20
	(2) Conspiracy to commit a listed offence.	
	(3) Incitement to commit a listed offence.	
	(4) Aiding, abetting, counselling or procuring the commission of a listed offence.	
	(5) An offence under Part 2 of the Serious Crime Act 2007 in relation to which a listed offence is the offence (or one of the offences) which the person intended or believed would be committed.	25
12	An offence that was — (a) abolished before the coming into force of this Schedule, and	30
	(b) if committed on the day on which this Schedule came into force, would have constituted an offence specified in any of the preceding paragraphs of this Part of this Schedule.	50
	Part 3	
	OTHER OFFENCES PUNISHABLE WITH IMPRISONMENT FOR LIFE	35
13	Culpable homicide.	
14	Manslaughter (under the law of England and Wales or Northern Ireland).	
15	Abduction.	
16	Assault by explosive device.	40
17	Assault to severe injury.	

18	Assault and poisoning.	
19	Poisoning.	
20	Robbery.	
21	Assault with intent to rob.	
22	Wilful fire-raising.	5
23	Malicious mischief.	
24	Kidnapping (under the law of England and Wales or Northern Ireland).	
25	False imprisonment (under the law of England and Wales or Northern Ireland).	10
26	Riot (under the law of Northern Ireland).	
27	Affray (under the law of Northern Ireland).	
28	An offence under any of the following provisions of the Offences against the Person Act 1861 — (a) section 4 (soliciting murder);	15
	(b) section 18 (wounding with intent to cause grievous bodily harm);	13
	 section 21 (attempting to choke, suffocate or strangle in order to commit or assist in the committing of an indictable offence); 	20
	(d) section 22 (using chloroform etc to commit or assist in the committing of any indictable offence);	
	(e) section 28 (causing bodily injury by explosives);	
	(f) section 29 (using explosives etc with intent to do grievous bodily harm);	25
	(g) section 32 (endangering the safety of railway passengers).	
29	An offence under any of the following provisions of the Explosive Substances Act 1883 —	
	(a) section 2 (causing explosion likely to endanger life or property);	30
	 (b) section 3 (attempt to cause explosion, or making or keeping explosive with intent to endanger life or property); 	
	(c) section 4 (making or possession of explosive under suspicious circumstances);	35
	(d) section 5 (punishment of accessories to offences of causing or attempting to cause explosions or making or possessing explosives).	
30	An offence under section 1 of the Infant Life (Preservation) Act 1929 (child destruction).	40
31	An offence under section 1 of the Infanticide Act 1938 (infanticide).	
32	An offence under section 1 of the Infanticide Act (Northern Ireland) 1939 (c. 5 (N.I.)) (infanticide).	

33	An offence under section 25 of the Criminal Justice Act (Northern Ireland) 1945 (c. 15 (N.I.)) (child destruction).		
34	An offence under any of the following provisions of the Firearms Act 1968 —		
	(a) section 16 (possession of firearm with intent to endanger life);	5	
	(b) section 17(1) (use of firearm to resist arrest);(c) section 17(2) (possession of firearm at time of committing or being arrested for offence specified in Schedule 1 to that Act);	10	
	(d) section 18 (carrying a firearm with criminal intent).		
35	An offence under either of the following provisions of the Theft Act 1968 –		
	(a) section 8 (robbery or assault with intent to rob);(b) section 10 (aggravated burglary).	15	
36	An offence under either of the following provisions of the Theft Act (Northern Ireland) 1969 (c. 16 (N.I.)) — (a) section 8 (robbery); (b) section 10 (aggravated burglary).		
37	(1) An offence of arson under section 1 of the Criminal Damage Act 1971.	20	
	(2) An offence under section 1(2) of that Act (destruction or damage of property with intent or recklessness as to endangerment of life) other than an offence of arson.		
38	An offence under section 1 of the Biological Weapons Act 1974 (developing certain biological agents and toxins or biological weapons).	25	
39	(1) An offence of arson under Article 3 of the Criminal Damage (Northern Ireland) Order 1977 (S.I. 1977/426 (N.I. 4)).		
	(2) An offence under Article 3(2) of that Order (destruction or damage of property with intent or recklessness as to endangerment of life) other than an offence of arson.	30	
40	An offence under section 1 of the Taking of Hostages Act 1982 (hostage-taking).		
41	An offence under any of the following provisions of the Aviation Security Act 1982 — (a) section 1 (hijacking);	35	
	(b) section 2 (destroying, damaging or endangering safety of aircraft);	40	
	(c) section 3 (other acts endangering or likely to endanger safety of aircraft);	40	
	(d) section 6(2) (inducing or assisting the commission of offences relating to safety of aircraft).		
42	An offence under either of the following provisions of the Nuclear Material (Offences) Act 1983 —	45	

	(a) section 1B (offences relating to damage to the environment);(b) section 2 (preparatory acts and threats).	
43	An offence under section 134 of the Criminal Justice Act 1988 (torture).	5
44	An offence under any of the following provisions of the Aviation and Maritime Security Act 1990 — (a) section 1 (endangering safety at aerodromes); (b) section 9 (hijacking of ships); (c) section 10 (seizing or exercising control of fixed platforms); (d) section 11 (destroying ships or fixed platforms or endangering their safety); (e) section 12 (other acts endangering or likely to endanger safe navigation);	10
	(f) section 13 (offences involving threats);(g) section 14(4) (inducing or assisting the commission of offences relating to hijacking of ships, or destroying ships or fixed platforms or endangering their safety).	15
45	An offence under Part 2 of the Channel Tunnel (Security) Order 1994 (S.I. 1994/570) (offences relating to Channel Tunnel trains and the tunnel system).	20
46	An offence under either of the following provisions of the Chemical Weapons Act 1996 — (a) section 2 (use etc of chemical weapons); (b) section 11 (premises or equipment used for producing chemical weapons).	25
47	crimes: England and Wales); (b) section 52 (conduct ancillary to genocide etc: England and Wales); (c) section 58 (genocide, crimes against humanity and war	30 35
48	An offence under either of the following provisions of the Anti-Terrorism, Crime and Security Act 2001 — (a) section 47 (use etc of nuclear weapons); (b) section 50 (assisting or inducing certain weapons-related acts overseas).	40
49	An offence under section 1 or 2 of the International Criminal Court (Scotland) Act 2001 (asp 13) (genocide, crimes against humanity, war crimes and related offences), other than one involving murder.	45

50			Tence under any of the following provisions of the Firearms nern Ireland) Order 2004 (S.I. 2004/702 (N.I. 3)) —	
		(a)	Article 58(1) (possession of firearm with intent to endanger life etc);	
		(b)	Article 59(1) (use of firearm to resist arrest);	5
		(c)	Article 59(2) (possession of firearm while committing other offence);	
		(d)	Article 60 (carrying a firearm with criminal intent).	
51			ence under either of the following provisions of the Modern y Act 2015 –	10
		(a)	section 1 (slavery, servitude and forced or compulsory labour);	
		(b)	section 2 (human trafficking).	
52		Traffic	Tence under either of the following provisions of the Human cking and Exploitation (Scotland) Act 2015 (asp 12) —	15
		(a) (b)	section 1 (human trafficking); section 4 (slavery, servitude and forced or compulsory labour).	
53		Traffic	Tence under either of the following provisions of the Human cking and Exploitation (Criminal Justice and Support for as) Act (Northern Ireland) 2015 (c. 2 (N.I.))—	20
		(a)	section 1 (slavery, servitude and forced or compulsory labour);	
		(b)	section 2 (human trafficking).	
54			ence under any of the following provisions of Schedule 4 to ace Industry Act 2018 –	25
		(a) (b)	paragraph 1 (hijacking of spacecraft); paragraph 2 (destroying, damaging or endangering the	
		(c)	safety of spacecraft); paragraph 3 (other acts endangering or likely to endanger safety of spacecraft);	30
		(d)	paragraph 4 (endangering safety at spaceports).	
55	(1)	An at	tempt to commit an offence specified in a preceding raph of this Part of this Schedule ("a listed offence").	
	(2)	Consp	piracy to commit a listed offence.	35
	` ′	•	ment to commit a listed offence.	
	()	Aiding	g, abetting, counselling or procuring the commission of a	
			offence.	
	(5)	to wh	fence under Part 2 of the Serious Crime Act 2007 in relation ich a listed offence is the offence (or one of the offences) the person intended or believed would be committed.	40
56	(1)	An att	empt to commit murder.	
	(2)	Consp	piracy to commit murder.	

(3) Incitement to commit murder.

- (4) Aiding, abetting, counselling or procuring murder.
- (5) An offence under Part 2 of the Serious Crime Act 2007 in relation to which murder is the offence (or one of the offences) which the person intended or believed would be committed.
- 57 An offence that was –

- (a) abolished before the coming into force of this Schedule, and
- (b) if committed on the day on which this Schedule came into force, would have constituted an offence specified in any of the preceding paragraphs of this Part of this Schedule."

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SCHEDULE 11

Section 36

RELEASE ON LICENCE OF REPATRIATED TERRORIST PRISONERS

- The Schedule to the Repatriation of Prisoners Act 1984 is amended as follows.
- 2 In paragraph 2 (application of early release provisions) as it applies in relation to prisoners repatriated to England and Wales, after sub-paragraph (3A) insert—
 - "(3B) If sub-paragraph (3D) or (3E) applies by virtue of an offence in relation to which a determinate sentence is to be served, Chapter 6 of Part 12 of the Criminal Justice Act 2003 applies to the prisoner as if that offence was within section 247A(2) of that Act (terrorist offences carrying restricted eligibility for release on licence).
 - (3C) If sub-paragraph (3D) or (3E) applies by virtue of any offence, section 28 of the Offender Management Act 2007 applies to the prisoner as if that offence was within subsection (4A) of that section (terrorist offences in relation to which polygraph conditions can be included in release licence).
 - (3D) This sub-paragraph applies if the warrant specifies that the offence or any of the offences in relation to which a sentence is to be served corresponds to an offence specified in Part 1 or 2 of Schedule 19ZA to the Criminal Justice Act 2003 (terrorism offences carrying restricted eligibility for release on licence).
 - (3E) This sub-paragraph applies if the warrant specifies that—
 - (a) the offence or any of the offences in relation to which a sentence is to be served ("the overseas offence") corresponds to an offence under the law of England and Wales ("the corresponding offence"),
 - (b) section 69 of the Sentencing Code or (as the case may be) section 30 of the Counter-Terrorism Act 2008 would have applied to the corresponding offence if
 - (i) it had been committed at the same time as the overseas offence, and
 - (ii) the prisoner had been convicted of and sentenced for it in England and Wales at the same time

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respectively as the conviction and sentencing for the overseas offence, and

- (c) findings made by the court before which the prisoner was tried or sentenced for the overseas offence would, had the prisoner been tried and sentenced in England and Wales for the corresponding offence, have justified a determination under that section that the corresponding offence had a terrorist connection.
- (3F) The Secretary of State may amend a warrant (whether issued before or after sub-paragraph (3B) or (3C) comes into force and whether or not the transfer it authorises has taken place) so as to specify the matters referred to in sub-paragraph (3D) or (3E)."
- 3 (1) Paragraph 2 (application of early release provisions), as it applies in relation to certain prisoners repatriated to Scotland on or after 27 June 2003 in accordance with section 33(2) of the Criminal Justice (Scotland) Act 2003 (asp 7), is amended as follows.
 - (2) In sub-paragraph (1), after "(3)," insert "1AB(3),".
 - (3) In sub-paragraph (2), in the words before paragraph (a), after "licence)" insert ", or of section 1AB(3) of that Act in the case of a long-term prisoner to whom that section applies".
 - (4) After sub-paragraph (3) insert
 - "(3A) If sub-paragraph (3C) or (3D) applies by virtue of an offence in relation to which a determinate sentence is to be served, Part 1 of the Prisoners and Criminal Proceedings (Scotland) Act 1993 applies to the prisoner as if that offence was within section 1AB(2) of that Act (terrorist offences carrying restricted eligibility for release on licence).
 - (3B) If sub-paragraph (3C) or (3D) applies by virtue of any offence, section 12AC of the Prisoners and Criminal Proceedings (Scotland) Act 1993 applies to the prisoner as if that offence was within subsection (3) of that section (terrorist offences in relation to which polygraph conditions can be included in release licence).
 - (3C) This sub-paragraph applies if the warrant specifies that the offence or any of the offences in relation to which a sentence is to be served corresponds to an offence specified in Part 1 or 2 of Schedule 1A to the Prisoners and Criminal Proceedings (Scotland) Act 1993 (terrorism offences carrying restricted eligibility for release on licence).
 - (3D) This sub-paragraph applies if the warrant specifies that—
 - (a) the offence or any of the offences in relation to which a sentence is to be served ("the overseas offence") corresponds to an offence under the law of Scotland ("the corresponding offence"),
 - (b) section 31 of the Counter-Terrorism Act 2008 (sentences for offences aggravated by terrorist connection) would have been capable of applying in relation to the corresponding offence if —

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- (i) it had been committed at the same time as the overseas offence, and
- (ii) the prisoner had been convicted of and sentenced for it in Scotland at the same time respectively as the conviction and sentencing for the overseas offence, and

(c) findings made by the court before which the prisoner was tried or sentenced for the overseas offence would, had the prisoner been tried and sentenced in Scotland for the corresponding offence, have justified its being found proved for the purposes of that section that the corresponding offence was aggravated by reason of having a terrorist connection.

(3E) The Scottish Ministers may amend a warrant (whether issued before or after sub-paragraph (3A) or (3B) comes into force and whether or not the transfer it authorises has taken place) so as to specify the matters referred to in sub-paragraph (3C) or (3D)."

- 4 (1) Paragraph 2 (application of early release provisions), as it applies in relation to prisoners repatriated to Scotland other than as mentioned in paragraph 3(1), is amended as follows.
 - (2) In sub-paragraph (1A)(b), after "(3)," insert "1AB(3),".
 - (3) After sub-paragraph (2) insert
 - "(3) If sub-paragraph (5) applies by virtue of an offence in relation to which a determinate sentence is to be served, Part 1 of the Prisoners and Criminal Proceedings (Scotland) Act 1993 applies to the prisoner as if that offence was within section 1AB(2) of that Act (terrorist offences carrying restricted eligibility for release on licence).
 - (4) If sub-paragraph (5) applies by virtue of any offence, section 12AC of the Prisoners and Criminal Proceedings (Scotland) Act 1993 applies to the prisoner as if that offence was within subsection (3) of that section (terrorist offences in relation to which polygraph conditions can be included in release licence).
 - (5) This sub-paragraph applies if the warrant specifies that the offence or any of the offences in relation to which a sentence is to be served corresponds to an offence specified in Part 1 or 2 of Schedule 1A to the Prisoners and Criminal Proceedings (Scotland) Act 1993 (terrorism offences carrying restricted eligibility for release on licence).
 - (6) The Scottish Ministers may amend a warrant (whether issued before or after sub-paragraph (3) or (4) comes into force and whether or not the transfer it authorises has taken place) so as to specify the matters referred to in sub-paragraph (5)."
- In paragraph 2A (application of early release provisions to prisoners repatriated to Northern Ireland), after sub-paragraph (4) insert
 - "(4A) If sub-paragraph (4C) or (4D) applies by virtue of an offence in relation to which a determinate sentence is to be served, Chapter 4 of Part 2 of the Criminal Justice (Northern Ireland) Order 2008

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Section 45

		s to the prisoner as if that offence was within Article 20A(2) ist offences carrying restricted eligibility for release on e).		
(4B)	If sub-paragraph (4C) or (4D) applies by virtue of any offence, Article 8A of the Life Sentences (Northern Ireland) Order 2001 or (as the case may be) Article 24A of the Criminal Justice (Northern Ireland) Order 2008 applies to the prisoner as if that offence was within paragraph (3) or (as the case may be) paragraph (1)(a) of that Article (terrorist offences in relation to which polygraph conditions can be included in release licence of life prisoner).			
(4C)	offence be serv Schedu	sub-paragraph applies if the warrant specifies that the e or any of the offences in relation to which a sentence is to yed corresponds to an offence specified in Part 2, 4, 5 or 7 of ale 2A to the Criminal Justice (Northern Ireland) Order 2008 ism offences carrying restricted eligibility for release on e).		
(4D)	This su (a)	the offence or any of the offences in relation to which a sentence is to be served ("the overseas offence") corresponds to an offence under the law of Northern Ireland ("the corresponding offence"),		
	(b)	section 30 of the Counter-Terrorism Act 2008 would have applied to the corresponding offence if— (i) it had been committed at the same time as the overseas offence, and		
		(ii) the prisoner had been convicted of and sentenced for it in Northern Ireland at the same time respectively as the conviction and sentencing for the overseas offence, and		
	(c)	findings made by the court before which the prisoner was tried or sentenced for the overseas offence would, had the prisoner been tried and sentenced in Northern Ireland for the corresponding offence, have justified a determination under that section that the corresponding offence had a		
		terrorist connection.		
(4E)	before	epartment of Justice may amend a warrant (whether issued or after sub-paragraph (4A) or (4B) comes into force and er or not the transfer it authorises has taken place) so as to		

The Serious Crime Act 2007 is amended as follows. 1

(1) Section 8 (authorities that can apply for a serious crime prevention order) is amended as follows. 2

SCHEDULE 12

SERIOUS CRIME PREVENTION ORDERS: POWER FOR POLICE TO APPLY IN TERRORISM-RELATED **CASES**

(2)

(2)	The ex	xisting text becomes subsection (1).	
(3)	In that (a)	t subsection (1) — in paragraph (a) — (i) omit the "or" before sub-paragraph (iii); (ii) at the end of that sub-paragraph insert "or (iv) subject to subsection (2), a chief officer of police;";	5
	(b)	in paragraph (aa), for ", the Lord Advocate" substitute "— (i) the Lord Advocate; or (ii) subject to subsection (2), the chief officer of police;".	10
	(c)	in paragraph (b), for ", the Director of Public Prosecutions for Northern Ireland" substitute "— (i) the Director of Public Prosecutions for Northern Ireland; or (ii) subject to subsection (2), the chief officer of police."	15
(4)	After	subsection (1) insert —	
	"(2)	A chief officer of police may make an application for a serious crime prevention order only if — (a) it is an application for an order under section 1 that is terrorism-related (see section 8A); (b) the chief officer has consulted — (i) the Director of Public Prosecutions, in the case of an order in England and Wales; (ii) the Lord Advocate, in the case of an order in Scotland; or (iii) the Director for Public Prosecutions for Northern Ireland, in the case of an order in Northern Ireland; and (c) in the case of an application by the chief constable of the Police Service of Scotland, it is made to the Court of Session (and not to the sheriff).	26 25 36
	(3)	 In this section "chief officer of police" – (a) in relation to England and Wales, means the chief officer of police of a police force in England and Wales; (b) in relation to Scotland, means the chief constable of the Police Service of Scotland; (c) in relation to Northern Ireland, means the Chief Constable of the Police Service of Northern Ireland." 	35
	After	section 8 insert –	
" 8	SA Se	rious crime prevention orders that are terrorism-related	
	(1)	For the purposes of this Part, a serious crime prevention order is "terrorism-related" if the trigger offence is within subsection (3).	

The "trigger offence", in relation to a serious crime prevention order,

is the serious offence referred to in section 2(1) or (4), 2A(1) or (4) or (as the case may be) 3(1) or (4) pursuant to which the court is satisfied

that the person	who is the	subject of	the order	has bee	n involved	d in
serious crime.		,				

- (3) A trigger offence is within this subsection if
 - (a) it falls within section 2(2)(a) or (5)(b)(i) by virtue of paragraph 2A of Schedule 1;

o) it falls within section 2A(2)(a) or (5)(b)(i) by virtue of paragraph 16BA of Schedule 1;

- (c) if falls within section 3(2)(a) or (5)(b)(i) by virtue of paragraph 18A of Schedule 1; or
- (d) in the case of any other trigger offence (whether or not specified, or within a description specified, in Schedule 1), it appears to the court that the offence—
 - (i) is, or takes place in the course of, an act of terrorism; or
 - (ii) is committed for the purposes of terrorism.

(4) Subsection (5) applies where –

- (a) the court is considering whether a trigger offence is within subsection (3)(d);
- (b) the court has, for the purposes of this Part, decided that a person has committed the trigger offence (see section 4(1)); and
- (c) at the time at which the person was sentenced for the trigger offence, the offence was of a kind capable of being determined to have a terrorist connection.

(5) The court —

- (a) must decide that the trigger offence is within subsection (3)(d) if the offence was determined to have a terrorist connection; and
- (b) must not otherwise decide that the trigger offence is within subsection (3)(d).
- (6) For the purposes of this section, an offence was determined to have a terrorist connection if
 - (a) it was determined to have a terrorist connection under
 - (i) section 69 of the Sentencing Code (in the case of an offender sentenced in England and Wales or for a service offence); or
 - (ii) section 30 or 32 of the Counter-Terrorism Act 2008 (in the case of an offender sentenced in Northern Ireland, or an offender sentenced in England and Wales, or for a service offence, before the Sentencing Code applied); or
 - (b) it has been proved to have been aggravated by reason of having a terrorist connection under section 31 of that Act (in the case of an offender sentenced in Scotland);

(and the reference in subsection (4)(c) to an offence being capable of being determined to have such a connection is to be read accordingly).

(7) In this section "terrorism" has the same meaning as in the Terrorism Act 2000 (see section 1 of that Act)."

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4 (1) Section 10(4) (definition of "relevant applicant authority") is amended as follows. (2) In paragraph (a) – (a) omit the "and" before sub-paragraph (iii); at the end of that sub-paragraph insert -5 where the order was applied for by the chief officer of police of a police force in England and Wales, the chief officer of police of any such police force;". (3) In paragraph (aa), for ", the Lord Advocate" substitute "— 10 where the order was applied for by the Lord Advocate, the Lord Advocate; where the order was applied for by the chief constable (ii) of the Police Service of Scotland, the chief constable;". (4) In paragraph (b), for ", the Director of Public Prosecutions for Northern 15 Ireland" substitute "where the order was applied for by the Director of Public Prosecutions for Northern Ireland, the Director; where the order was applied for by the Chief 20 (ii) Constable of the Police Service of Northern Ireland, the Chief Constable." 5 (1) Section 17 (variation of orders) is amended as follows. (2) In subsection (3)(a), after "authority" insert "(but see subsection (7A))". (3) After subsection (7) insert – 25 "(7A) Where the relevant applicant authority is the chief constable of the Police Service of Scotland, an application for the variation of the order may only be made under this section to the Court of Session (and not to the sheriff)." (1) Section 18 (discharge of orders) is amended as follows. 30 6 (2) In subsection (2)(a), after "authority" insert "(but see subsection (7))". (3) At the end insert – Where the relevant applicant authority is the chief constable of the Police Service of Scotland, an application for the discharge of the order may only be made under this section to the Court of Session 35 (and not to the sheriff)." (1) Section 27 (powers to wind up companies etc: England and Wales) is amended as follows. (2) After subsection (1) insert – "(1A) The chief officer of police of a police force in England and Wales may 40

present a petition to the court for the winding up of a company,

partnership or relevant body if –

Service of Northern Ireland".

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e 12	– Serious crime p	revention orders: power for police to apply in terrorism-related cases				
	(a) (b)	the company, partnership or relevant body has been convicted of an offence under section 25 in relation to a police-initiated serious crime prevention order; and the chief officer of police concerned considers that it would be in the public interest for the company, partnership or (as the case may be) relevant body to be wound up."				
(3)	", the Directo	(3), for "or the Director of the Serious Fraud Office" substitute or of the Serious Fraud Office or the chief officer of police of a England and Wales".				
(4)	In subsection "and") insert-	(12), after the definition of "partnership" (but before the final				
	,	police-initiated serious crime prevention order" means a serious crime prevention order that was made on the application of the chief officer of police of a police force in England and Wales;".				
(1)	Section 27A (follows.	(powers to wind up companies etc: Scotland) is amended as				
(2)	After subsect	ion (1) insert —				
	petitio	hief constable of the Police Service of Scotland may present a on to the court for the winding up of a company or relevant or the dissolution of a partnership, if —	-			
	(a) (b)	the company, relevant body or partnership has been convicted of an offence under section 25 in relation to a serious crime prevention order that was made on the application of the chief constable; and the chief constable considers that it would be in the public interest for the company or (as the case may be) relevant body to be wound up or the partnership to be dissolved."				
(3)	In subsection of Scotland".	(3), at the end insert "or the chief constable of the Police Service				
(1)	Section 28 (powers to wind up companies etc: Northern Ireland) is amended as follows.					
(2)	After subsection (1) insert —					
	preser	Chief Constable of the Police Service of Northern Ireland may not a petition to the court for the winding up of a company, ership or relevant body if—				
	(a) (b)	the company, partnership or relevant body has been convicted of an offence under section 25 in relation to a serious crime prevention order that was made on the application of the Chief Constable; and the Chief Constable considers that it would be in the public interest for the company, partnership or (as the case may be) relevant body to be wound up."				

10 In section 43 (index of defined expressions for Part 1), at the appropriate

(3) In subsection (3), at the end insert "or the Chief Constable of the Police

place insert -

""terrorism-related" | section 8A".

- 11 (1) Schedule 2 (functions of applicant authorities under Part 1) is amended as follows.
 - (2) After paragraph 15 insert –

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"Chief officers of police in England and Wales

- 15A The functions of a chief officer of police of a police force in England and Wales (referred to in this paragraph and paragraph 15B as a "chief officer") are—
 - (a) to have the conduct of applications for serious crime prevention orders in England and Wales that are terrorism-related or for their variation or discharge;
 - (b) to appear on any application made under section 17 or 18 by another person for the variation or discharge of a serious crime prevention order in England and Wales that is terrorism-related;
 - (c) to have the conduct of, or (as the case may be) appear in, any other proceedings in connection with serious crime prevention orders in England and Wales that are terrorism-related (whether proceedings on appeal, by virtue of section 27 or otherwise);

(d) to give advice in connection with any proceedings or possible proceedings in connection with serious crime prevention orders in England and Wales that are terrorism-related; and

- (e) to do anything for the purposes of, or in connection with, the functions in paragraphs (a) to (d).
- 15B (1) A chief officer may, to such extent as they may decide, delegate the exercise of their functions under this Part to any police officer of at least the rank of superintendent.

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(2) References in this Part to a chief officer are accordingly to be read, so far as necessary for the purposes of sub-paragraph (1), as references to a chief officer or any police officer of at least the rank of superintendent.

The chief constable of the Police Service of Scotland

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- 15C The functions of the chief constable of the Police Service of Scotland are—
 - (a) to have the conduct of applications for serious crime prevention orders in Scotland that are terrorism-related and are made to the Court of Session, or for their variation or discharge;
 - (b) to appear on any application made under section 17 or 18 by another person for the variation or discharge of a

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le 12	Serious cr	ime preve	ention orders: power for police to apply in terrorism-related cases	
			serious crime prevention order in Scotland that is terrorism-related;	
		(c)	to have the conduct of, or (as the case may be) appear in, any other proceedings in connection with serious crime prevention orders in Scotland that are terrorism-related (whether proceedings on appeal, by virtue of section 27A or otherwise);	
		(d)	to give advice in connection with any proceedings or possible proceedings in connection with serious crime prevention orders in Scotland that are terrorism-related; and	1
		(e)	to do anything for the purposes of, or in connection with, the functions in paragraphs (a) to (d).	
	15D (1)	consta exercis	nief constable of the Police Service of Scotland ("the chief able") may, to such extent as they may decide, delegate the se of their functions under this Part to any police officer of at the rank of superintendent.	1.
	(2)	read, s referen	ences in this Part to the chief constable are accordingly to be so far as necessary for the purposes of sub-paragraph (1), as neces to the chief constable or any police officer of at least the of superintendent."	20
(3)	After par	agraph	20 insert –	
	"The Chie	f Const	able of the Police Service of Northern Ireland	
	20A		unctions of the Chief Constable of the Police Service of ern Ireland are—	2.
		(a)	to have the conduct of applications for serious crime prevention orders in Northern Ireland that are terrorism- related or for their variation or discharge;	
		(b)	to appear on any application made under section 17 or 18 by another person for the variation or discharge of a serious crime prevention order in Northern Ireland that is terrorism-related;	3
		(c)	to have the conduct of, or (as the case may be) appear in, any other proceedings in connection with serious crime prevention orders in Northern Ireland that are terrorism-related (whether proceedings on appeal, by virtue of section 28 or otherwise);	3.
		(d)	to give advice in connection with any proceedings or possible proceedings in connection with serious crime prevention orders in Northern Ireland that are terrorism- related; and	40
		(e)	to do anything for the purposes of, or in connection with, the functions in paragraphs (a) to (d).	

20B (1) The Chief Constable of the Police Service of Northern Ireland ("the

police officer of at least the rank of superintendent.

Chief Constable") may, to such extent as they may decide,

delegate the exercise of their functions under this Part to any

(2) References in this Part to the Chief Constable are accordingly to be read, so far as necessary for the purposes of sub-paragraph (1), as references to the Chief Constable or any police officer of at least the rank of superintendent."

SCHEDULE 13

Section 48

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CONSEQUENTIAL AND RELATED AMENDMENTS

Part 1

OFFENCES AGGRAVATED BY TERRORIST CONNECTION

Terrorism Act 2000 (c. 11)

1 (1) The Terrorism Act 2000 is amended as follows.

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- (2) In section 23A(4) (application of forfeiture provisions to offences with terrorist connection), in the words before paragraph (a), omit the words from "specified" to "considered)".
- (3) In Schedule 4 (forfeiture orders)
 - (a) in paragraph 1, in the definition of "relevant offence", in paragraph (c), for the words from "specified" to the end substitute "within section 69(4) or (5) of the Sentencing Code (offences where terrorist connection to be treated as aggravating factor)";
 - (b) in paragraph 15, in the definition of "relevant offence", in paragraph (c), for the words from "specified" to the end substitute "within section 31(4A) or (4B) of the Counter-Terrorism Act 2008 (offences where terrorist connection to be treated as aggravating factor)".

Counter-Terrorism Act 2008 (c. 28)

- 2 (1) The Counter-Terrorism Act 2008 is amended as follows.
 - (2) Omit section 33 (power to amend Schedule 2).

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- (3) In section 42 (application of notification provisions to offences with terrorist connection), omit subsection (4).
- (4) In Schedule 2 (offences aggravated by terrorist connection)
 - (a) in the heading, after "Offences" insert "committed before the commencement of section 1 of the Counter-Terrorism and Sentencing Act 2020";
 - (b) in the entry relating to the Nuclear Material (Offences) Act 1983, in paragraph (c), omit ", so far as relating to an offence specified in this Schedule".

Space Industry Act 2018 (c. 5)

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Paragraph 29 of Schedule 12 to the Space Industry Act 2018 (addition of offences to Schedule 2 to the Counter-Terrorism Act 2008) is repealed to the extent that it is not yet in force when section 1 of this Act comes into force.

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Counter-Terrorism and Border Security Act 2019 (c. 3)

In section 25(2) of the Counter-Terrorism and Border Security Act 2019 (transitional provision about amendments to do with offences aggravated by terrorist connection), omit "or 8".

Sentencing (Pre-consolidation Amendments) Act 2020

In Schedule 2 to the Sentencing (Pre-consolidation Amendments) Act 2020, omit paragraph 132 (power to amend Schedule 2 to the Counter-Terrorism Act 2008).

Sentencing Act 2020

- 6 (1) The Sentencing Act 2020 is amended as follows.
 - (2) In the table in section 160(2) (list of forfeiture powers), in the entry for section 23A of the Terrorism Act 2000, in the second column, omit "specified in Schedule 1 to this Act".
 - (3) In Schedule 1 (offences aggravated by terrorist connection)
 - (a) in the heading, after "Offences" insert "committed before the commencement of section 1 of the Counter-Terrorism and Sentencing Act 2020";
 - (b) in paragraph 9(c), omit ", so far as relating to an offence specified in this Schedule".
 - (4) In Schedule 23, omit Part 1 (power to amend Schedule 1).

Part 2

SERIOUS TERRORISM SENTENCE: ENGLAND AND WALES

Criminal Justice Act 1982 (c. 48)

- 7 In section 32 of the Criminal Justice Act 1982 (early release of prisoners to make the best use of the places available for detention, subject to certain exceptions)—
 - (a) in subsection (1)(a), after "protection" insert ", a serious terrorism sentence";
 - (b) in subsection (1A), after paragraph (c) insert
 - "(ca) references to a serious terrorism sentence are to a sentence under section 268A or 282A of the Sentencing Code;".

Mental Health Act 1983 (c. 20)

- 8 In section 37 of the Mental Health Act 1983 (as amended by the Sentencing Act 2020) (power of courts to order hospital admission etc)
 - (a) in subsection (1A), for "273, 274" substitute "268A, 273, 274, 282A";
 - (b) in subsection (1B), after paragraph (a) insert
 - "(aa) a sentence falls to be imposed under section 268A or 282A of that Code if it is required by section 268B(2) or 282B(2) of that Code and the court is not of the opinion there mentioned;".

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Criminal Justice Act 2003 (c. 44)

- 9 (1) The Criminal Justice Act 2003 is amended as follows.
 - (2) In section 237 (as amended by the Sentencing Act 2020) (meaning of "fixed-term prisoner")—
 - (a) in subsection (1)(b), for "266, 278 or 279" substitute "266 or 268A";
 - (b) in subsection (3), for "or 266" substitute ", 266 or 268A".
 - (3) In section 240ZA (as amended by the Sentencing Act 2020) (time remanded in custody to count as time served), in subsection (11), for "or 266" substitute ", 266 or 268A".
 - (4) In section 247A (as amended by the Sentencing Act 2020) (restricted eligibility for early release for terrorist prisoners)—
 - (a) in subsection (6), for "278 or 279" substitute "268A, 278, 279 or 282A";
 - (b) in subsection (8), in the definition of "the appropriate custodial term", for "278 or 279" substitute "268A, 278, 279 or 282A".
 - (5) In section 250 (as amended by the Sentencing Act 2020) (licence conditions)
 - (a) in subsection (4)
 - (i) for "or 279" substitute ", 279 or 282A";
 - (ii) for "or 266" substitute ", 266 or 268A";
 - (b) in subsection (5A), before paragraph (a) insert—

 "(za) a prisoner serving a serious terrorism sentence
 - "(za) a prisoner serving a serious terrorism sentence imposed under section 268A or 282A of the Sentencing Code,".
 - (6) In section 255A (further release after recall)
 - (a) in subsection (2), after "extended sentence prisoner" insert "or a 25 serious terrorism prisoner";
 - (b) after subsection (7) insert
 - "(7A) A "serious terrorism prisoner" is a prisoner serving a serious terrorism sentence imposed under section 268A or 282A of the Sentencing Code."
 - (7) In section 258 (as amended by the Sentencing Act 2020) (early release for fine defaulters etc), in subsection (3A), for "or 266" substitute ", 266 or 268A".
 - (8) In section 263 (as amended by the Sentencing Act 2020) (concurrent terms) in subsection (4), for "or 266" substitute ", 266 or 268A".
 - (9) In section 264(7) (as amended by the Sentencing Act 2020) (application of provisions about consecutive sentences of imprisonment to sentences of detention), for "or 266" substitute ", 266 or 268A".

Offender Management Act 2007 (c. 21)

In section 28(3) of the Offender Management Act 2007 (as amended by the Sentencing Act 2020) (custodial sentences where polygraph condition may be imposed on release on licence), in paragraph (a), after "279" insert "or 282A".

Sente	ncin	g Act 2020		
11	(1)	The Sentencing Act 2020 is amended as follows.		
(2) In section 15 (committal for sentence of dangerous adult offenders) –(a) after subsection (1) insert –				
		 "(1A) This section also applies where – (a) on the summary trial of an offence specified in Schedule 17A triable either way a person is convicted of the offence, and 	5	
		 (b) the court is of the opinion that the circumstances are such that a serious terrorism sentence (see section 268A or 282A) may be required to be imposed."; (b) in subsection (6), for "a specified offence" substitute "an offence". 	10	
	(3)	In section 59(2) (provisions to which duty to follow sentencing guidelines is subject), after paragraph (g) insert— "(ga) sections 268B and 282B (requirement to impose serious terrorism sentence);".	15	
	(4)	In section 61 (sentencing guidelines: extended sentences and life sentences) — (a) in the heading, after "extended sentences" insert ", serious terrorism sentences"; (b) after subsection (2) insert —	20	
		"Serious terrorism sentence: determination of appropriate custodial term (2A) Subsection (2B) applies where a court is required to impose a serious terrorism sentence for an offence.		
		(2B) In determining the appropriate custodial term for the purposes of section 268C(2)(b) or 282C(2)(b) (serious terrorism sentences: appropriate custodial term exceeding 14-year minimum), section 60 applies to the court as it applies to a court in determining the sentence for an offence."	25	
	(5)	In section 120(2)(a) (exceptions to the general power to fine offender convicted on indictment), after sub-paragraph (ii) (but before the final "or") insert— "(iia) paragraph (ba) (serious terrorism contenses) "	30	
	(6)	"(iia) paragraph (ba) (serious terrorism sentences),". In section 166(5) (periods of extension of driving disqualification order where custodial sentence imposed) — (a) after entry 4 in the table insert —	35	
6	'4A	a serious terrorism sentence of detention in a young offender institution the term imposed pursuant to section 268C(2) (the appropriate custodial term)";		

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	(b) after entry 6 in the table inser	t-
"6A	a serious terrorism sentence of imprisonment	the term imposed pursuant to section 282C(2) (the appropriate custodial term)".
(7)	In section 221 (overview of Part 10) –	
	(a) in subsection $(3)(a)$ –	
	(i) omit the "and" at the ϵ	end of sub-paragraph (ii);
	(ii) at the end of sub-para	graph (iii) insert "and
	(iv)	serious terrorism sentences,".

"(ca) serious terrorism sentences,".

(8) In section 231 (length of discretionary custodial sentences: general) –

(a) in the italic heading before subsection (3), for "mandatory sentences and extended sentences" substitute "certain sentences";

in subsection (4), after paragraph (c) (but before the final "and")

- (b) after subsection (6) insert
 - "(6A) Subsection (2) does not apply where the custodial sentence is a serious terrorism sentence, except as provided in sections 268C(2)(b) and 282C(2)(b) (determination of appropriate custodial period where longer than the 14-year minimum)."
- (9) In section 262(3) (circumstances in which detention in young offender institution required), after "mentioned in" insert "—
 - (a) section 399(ba) (serious terrorism sentences);
 - (b) ".

insert -

- (10) In section 263 (term of detention in a young offender institution), in subsection (4), at the end insert
 - "(c) section 268B (serious terrorism sentence)."
- (11) In section 265(1) (circumstances in which special custodial sentence for certain young adult offenders of particular concern is required), in paragraph (c)
 - (a) in the words before sub-paragraph (i), for "either" substitute "any";
 - (b) after sub-paragraph (i) (but before the final "or") insert
 - "(ia) a serious terrorism sentence under section 268A,".
- (12) In section 267(1) (availability of extended sentence of detention), after paragraph (d) (but before the final "and") insert
 - "(da) the court is not required by section 268B to impose a serious terrorism sentence for the offence or for an offence associated with it,".
- (13) In section 273 (custody for life for second listed offence) 40
 - (a) after subsection (7) insert
 - "(7A) A serious terrorism sentence is relevant for the purposes of subsection (5)(b).";

	(b)	in subsection (12), at the end insert —	
		""serious terrorism sentence" means—	
		(a) a sentence imposed under section 268A (including one imposed as a result of section 219ZA of the Armed Forces Act 2006), or	5
		(b) an equivalent sentence imposed under the law of Scotland, Northern Ireland or a member State."	
(14)		ction 278 (special custodial sentence for offenders of particular cn), in subsection (1)(c) —	10
	(a) (b)	in the words before sub-paragraph (i), for "either" substitute "any"; after sub-paragraph (i) (but before the final "or") insert —	
		"(ia) a serious terrorism sentence under section 282A,".	
(15)		tion 280(1) (availability of extended sentence of imprisonment), after raph (d) (but before the final "and") insert –	15
		"(da) the court is not required by section 282B to impose a serious terrorism sentence for the offence or for an offence associated with it,".	
(16)	In sect (a)	ion 283 (life sentence for second listed offence) — after subsection (7) insert —	20
		"(7A) A serious terrorism sentence is relevant for the purposes of subsection (5)(b).";	
	(b)	in subsection (12), at the end insert –	
		""serious terrorism sentence" means —	25
		(a) a sentence imposed under section 282A (including one imposed as a result of section 219ZA of the Armed Forces Act 2006), or	
		(b) an equivalent sentence imposed under the law of Scotland, Northern Ireland or a member State."	30
(17)	In sect (a) ins	tion 308 (assessment of dangerous), in subsection (1), after paragraph ert —	
	, ,	"(aa) section 268B or 282B (serious terrorism sentence);"	
(18)		ction 329 (conversion of sentence of detention to sentence of sonment)—	35
	(a)	in subsection (3) (as amended by Part 4 of this Schedule), for "(5)" substitute "(5A)";	
	(b)	after subsection (5) insert —	
		"(5A) If the relevant custodial sentence is a serious terrorism sentence of detention in a young offender institution, the offender is to be treated as if sentenced to a serious terrorism sentence of imprisonment under section 282A.";	40
	(c)	in subsection (7), after paragraph (e) insert— "(ea) a serious terrorism sentence of detention in a young offender institution (see section 268A);".	45

(19) In section 397(1) (interpretation), after the definition of "sentencing

		Furt 2 – Serious terrorism sentence. England und volles	
		guidelines" insert –	
		"serious terrorism sentence" means a sentence under –	
		(a) section 268A (serious terrorism sentence of detention in young offender institution for adults aged under 21), or	
		(b) section 282A (serious terrorism sentence of imprisonment);".	
	(20)	In section 399 (mandatory sentences), after paragraph (b) (but before the final "or") insert —	
		"(ba) the court is obliged by section 268B or 282B to impose a serious terrorism sentence,".	
		Part 3	
	Off	ENCES ATTRACTING SPECIAL CUSTODIAL SENTENCE: ENGLAND AND WALES	
Sente	encin	g Act 2020	
12	(1)	The Sentencing Act 2020 is amended as follows.	
	(2)	In section 398 (ancillary or inchoate offences), in subsection (4), in the words after paragraph (b), for "9" substitute "8 or 12".	
	(3)	In Schedule 25 (amendments of Armed Forces Act 2006), omit paragraph 45(5).	
		Part 4	
5	SENTI	ENCE FOR OFFENDERS OF PARTICULAR CONCERN AGED UNDER 18 AT TIME OF OFFENCE: ENGLAND AND WALES	
Reha	bilita	tion of Offenders Act 1974 (c. 53)	
13		In section 5 of the Rehabilitation of Offenders Act 1974 as it forms part of the law of England and Wales (as amended by the Sentencing Act 2020) (rehabilitation periods for particular sentences) — (a) in subsection (1)(d), after "or section 250" insert "or 252A"; (b) in subsection (8)(f), before "of the Sentencing Code" insert "or 252A".	
Magi	istrat	es' Courts Act 1980 (c. 43)	
14	(1)	The Magistrates' Courts Act 1980 is amended as follows.	
	(2)	In section 24A(5)(b) (as amended by the Sentencing Act 2020) (explanation of sentencing powers if offender aged under 18 pleads guilty) — (a) after "16" insert ". 16A":	

(3) In section 113(3) (as amended by the Sentencing Act 2020) (no bail pending appeal for accused committed to Crown Court), after "16" insert ", 16A".

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(b) after "16(1)(c)" insert ", 16A(1)(c)".

Mental Health Act 1983 (c. 20)

In section 43(4) of the Mental Health Act 1983 (as amended by the Sentencing Act 2020) (modification of magistrates' court's powers of committal), for "or 16" substitute ", 16 or 16A".

Criminal Justice and Public Order Act 1994 (c. 33)

In section 25(5) of the Criminal Justice and Public Order Act 1994 (as amended by the Sentencing Act 2020) (restriction of bail for certain offenders: interpretation), in paragraph (a) of the definition of "the relevant enactments", after "250" insert "or 252A".

Crime and Disorder Act 1998 (c. 37)

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- 17 (1) The Crime and Disorder Act 1998 is amended as follows.
 - (2) In section 38(4) (as amended by the Sentencing Act 2020) (youth justice services to be provided by local authorities), in paragraph (i), after "250," insert "252A,".
 - (3) In section 41(5)(i) (as amended by the Sentencing Act 2020) (accommodation that may be provided under agreement with the Youth Justice Board), in sub-paragraph (ii), after "250," insert "252A,".
 - (4) In section 51A(3) (conditions for sending offender aged under 18 to Crown Court for trial), after paragraph (b) insert
 - "(ba) that the offence is such as is mentioned in section 252A(1)(a) of the Sentencing Code and the court considers that if he is found guilty of the offence it ought to be possible to sentence him under that section to a term of detention of more than two years;".

Criminal Justice and Court Services Act 2000 (c. 43)

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- 18 (1) The Criminal Justice and Court Services Act 2000 is amended as follows.
 - (2) In section 62(5) (as amended by the Sentencing Act 2020) (sentences in relation to which electronic monitoring conditions may be imposed on release), in paragraph (d), after "250" insert "or 252A".
 - (3) In section 62A(4) (as amended by the Sentencing Act 2020) (exceptions from power to require imposition of electronic monitoring condition), in paragraph (b), after "250" insert "or 252A".
 - (4) In section 64(5) (as amended by the Sentencing Act 2020) (sentences in relation to which drug testing requirement may be imposed on release), in paragraph (d), after "250" insert "or 252A".
 - (5) In section 64A(8) (as amended by the Sentencing Act 2020) (power to require attendance at drug testing appointment: interpretation), in paragraph (c) of the definition of "sentence of imprisonment", after "250" insert "or 252A".

Part 4 – Sentence for offenders of particular concern aged under 18 at time of offence: England and Wales

Proceeds of Crime Act 2002 (c. 29)

In section 70(5) of the Proceeds of Crime Act 2002 (as amended by the Sentencing Act 2020) (duty to state whether committal would have been made on grounds other than confiscation), after "16(2)" insert "or 16A(2)".

Sexual Offences Act 2003 (c. 42)

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In section 131 of the Sexual Offences Act 2003 (as amended by the Sentencing Act 2020) (application of notification requirements and orders to young offenders), in paragraph (h), after "250" insert ", 252A".

Criminal Justice Act 2003 (c. 44)

21 (1) The Criminal Justice Act 2003 is amended as follows.

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- (2) In section 237(1)(b) (as amended by the Sentencing Act 2020) (offender sentenced to youth detention to count as fixed-term prisoner), after "250" insert ", 252A".
- (3) In section 240ZA(11) (as amended by the Sentencing Act 2020) (time remanded in custody to count towards term of youth detention), after "250," insert "252A,".

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- (4) In section 247A (as amended by the Sentencing Act 2020) (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,".

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- (5) In section 250 (as amended by the Sentencing Act 2020) (licence conditions)—
 - (a) in subsection (4), after "250," insert "252A,";

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- (b) in subsection (5A)(b), after "or under section" insert "252A,".
- (6) In section 258(3A) (as amended by the Sentencing Act 2020) (no duty to release fine defaulter or contemnor also serving term of youth detention), after "250" insert ", 252A".
- (7) In section 263(4) (as amended by the Sentencing Act 2020) (sentences of detention to which provision about concurrent terms applies), after "250," insert "252A,".
- (8) In section 264 (as amended by the Sentencing Act 2020) (consecutive sentences)
 - (a) in subsection (6A)(a), after "236A" insert "or section 252A of the Sentencing Code";
 - (b) in subsection (7), after "250," insert "252A".
- (9) In section 327(3) (as amended by the Sentencing Act 2020) (sentences attracting risk assessment measures for sexual or violent offenders), in paragraph (b)(v), after "250" insert "or 252A".

"16A Committal for sentence of young offenders on summary trial of certain

the court is of the opinion that—
(i) the offence, or

on summary trial of an offence within section 252A(1)(a)

(terrorism offences attracting special sentence for offenders of particular concern), a person is convicted of the offence, the person is aged under 18 at the time of conviction, and 30

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Sentencing Act 2020

(2) After section 16 insert –

terrorist offences

(1) The Sentencing Act 2020 is amended as follows.

This section applies where –

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(ii)	the	combination	of	the	offence	and	one	or	more
` ,	offe	ences associate	d w	vith i	it.				

was such that the Crown Court should have power to deal with the offender by imposing a sentence of detention under section 252A for a term of more than two years.

- (2) The court may commit the offender in custody or on bail to the Crown Court for sentence in accordance with section 22(2).
- (3) For powers of the court, where it commits a person under subsection (2), also to commit in respect of other offences, see section 20."
- (3) In section 17(4) (power to commit dangerous young offender for sentence not to affect other powers of committal), after "16" insert ", 16A".
- (4) In section 19 (committal for sentence on indication of guilty plea by child with related offences)
 - (a) in subsection (1)(b), at the end insert "or section 252A(1)(a) (terrorism offences attracting special sentence for offenders of particular concern)";
 - (b) in subsection (2)(a), after "249(1)" insert "or within section 252A(1)(a)";
 - (c) in subsection (3)(b), after "16(2)" insert ", 16A(2)".
- (5) In section 22 (powers of Crown Court where offender aged under 18 committed for sentence)
 - (a) in the heading, after "16," insert "16A,";
 - (b) in subsection (1), after paragraph (a) insert
 - "(aa) section 16A(2) (committal for sentence of young offenders on summary trial of certain terrorist offences),";
 - (c) in subsection (4)(b), after "16(2)" insert ", 16A(2)".
- (6) In section 166(5) (periods of extension of driving disqualification order where custodial sentence imposed), after entry 1 in the table insert
 - "1A a sentence of detention under section 252A (special sentence of detention for terrorist offenders of particular concern) two-thirds of the term imposed pursuant to section 252A(5) (the appropriate custodial term)".
- (7) In section 221(2) (kinds of custodial sentence dealt with by Chapter 2 of Part 10), after paragraph (b) insert
 - "(ba) special sentences of detention for terrorist offenders of particular concern (section 252A);".
- (8) In section 225 (restriction on consecutive sentences for released prisoners), in subsection (3)(c), after sub-paragraph (i) insert—

 "(ia) section 252A,".
- (9) In section 226(2)(b) (sentences which may not be imposed on offender aged under 21 without representation), after "(or 254)" insert ", under section 252A".

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- Part 4 Sentence for offenders of particular concern aged under 18 at time of offence: England and Wales
 - (10) In section 234(1)(c) (sentences to be considered before detention and training order), after sub-paragraph (i) (but before the final "or") insert a sentence of detention under section 252A,".
 - (11) In section 241(6) (modification of order for release from detention and training order where offender subject to another sentence), in paragraph (b), after sub-paragraph (i) insert
 - a sentence of detention under section 252A,".
 - (12) In section 248(4) (meaning of "relevant sentence of detention"), after paragraph (a) insert -
 - "(aa) a sentence of detention under section 252A,".
 - (13) In section 249(1) (availability of sentence of detention under section 250), after "table" insert "(but the court is not required to pass a sentence of detention under section 252A)".
 - (14) Before section 253, insert as an italic heading, "Sentences of detention passed during detention and training order".
 - (15) In section 253 (effect of sentence of detention where offender already subject to detention and training order), in subsection (1), after "250" insert "or 252A".
 - (16) In section 255(1)(a) (offences for which extended sentence of detention available), for sub-paragraph (ii) substitute -
 - "(ii) is one for which a sentence of detention is available under section 250 or 252A (see the table in section 249(1) and section 252A(1)(a) and (b)),".
 - (17) In section 260 (place and conditions of detention), in the heading and in subsection (1), after "250" insert ", 252A".
 - (18) In section 265 (special sentence of detention in young offender institution for offenders of particular concern), after subsection (3) insert —
 - Where an offence is found to have been committed over a period of 2 or more days, or at some time during a period of 2 or more days, it must be taken for the purposes of subsection (1A) to have been committed on the last of those days."
 - (19) In section 278 (special sentence of imprisonment for offenders of particular concern), after subsection (3) insert –
 - Where an offence is found to have been committed over a period of 2 or more days, or at some time during a period of 2 or more days, it 35 must be taken for the purposes of subsection (1A) to have been committed on the last of those days."
 - (20) In section 311(3) (appropriate type of sentence where minimum sentence for firearms offence imposed), after "250" insert "or, in a case to which section 252A applies, under that section".
 - (21) In section 312 (minimum sentence for threatening with weapon or bladed article), after subsection (3) insert —
 - This section is subject to section 252A."
 - (22) In section 315 (minimum sentence for repeat offence involving weapon or

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bladed article),	after subsection	(5)) insert –
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- "(6) This section is subject to section 252A."
- (23) In section 325(5) (sentences where certain time on bail to count towards term), in paragraph (c), after "section 250" insert ", 252A".
- (24) In section 327(2) (sentences where time in custody awaiting extradition to count towards term), in paragraph (c), after "section 250" insert ", 252A".
- (25) In section 329 (conversion of sentences of detention to imprisonment)
 - (a) in subsection (3), for "(4) and" substitute "(4) to";
 - (b) after subsection (4) insert
 - "(4A) If the relevant custodial sentence is—
 - (a) a sentence of detention under section 252A, or
 - (b) a sentence of detention in a young offender institution under section 265,

the offender is to be treated as if sentenced to a sentence of imprisonment under section 278.";

- (c) in subsection (7), after paragraph (a) insert
 - "(aa) a sentence of detention under section 252A;".
- (26) In Schedule 27 (transitional provision and savings), in paragraph 15(2), before paragraph (a) insert—
 - "(za) the reference in section 252A(1)(c)(i) to a sentence of detention for life under section 250 includes a reference to a sentence of detention for life under section 91 of the Powers of Criminal Courts (Sentencing) Act 2000;
 - (zb) the reference in section 252A(1)(c)(ii) to an extended sentence of detention under section 254 includes a reference to an extended sentence of detention under section 226B of the Criminal Justice Act 2003;".

Children (Secure Accommodation) Regulations 1991 (S.I. 1991/1505)

In regulation 5(1) of the Children (Secure Accommodation) Regulations 1991 (as amended by the Sentencing Act 2020) (custodial sentences disapplying section 25 of the Children Act 1989), before "or 259" insert ", 252A".

Youth Justice Board for England and Wales Order 2000 (S.I. 2000/1160)

- In article 4(2) of the Youth Justice Board for England and Wales Order 2000 (as amended by the Sentencing Act 2020) (functions exercisable by the Youth Justice Board concurrently with the Secretary of State)
 - (a) in paragraph (a), before "or 259" insert ", 252A";
 - (b) in paragraph (m)(ii), before "or 259" insert ", 252A".

Child Benefit (General) Regulations 2006 (S.I. 2006/223)

In regulation 1(3) of the Child Benefit (General) Regulations 2006 (as amended by the Sentencing Act 2020) (interpretation of Regulations), in paragraph (a) of the definition of "penalty", after "250," insert "252A,".

Counter-Terrorism and Sentencing Bill	115
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Employment and Support Allowance Regulations 2008 (S.I. 2008/794)

In regulation 160(5) of the Employment and Support Allowance Regulations 2008 (as amended by the Sentencing Act 2020) (exceptions from disqualification for imprisonment: interpretation), in paragraph (c), after "250" insert ", 252A".

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Employment and Support Allowance Regulations 2013 (S.I. 2013/379)

In regulation 96(6) of the Employment and Support Allowance Regulations 2013 (as amended by the Sentencing Act 2020) (exceptions from disqualification for imprisonment: interpretation), in paragraph (c), after "250" insert ", 252A".

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Children (Secure Accommodation) (Wales) Regulations 2015 (S.I. 2015/1988 (W. 298))

In regulation 14(a) of the Children (Secure Accommodation) (Wales) Regulations 2015 (as amended by the Sentencing Act 2020) (sentences of detention disapplying section 119 of the Social Services and Well-being (Wales) Act 2014), after "250" insert ", 252A".

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Part 5

AMENDMENTS IN RELATION TO SENTENCING UNDER SERVICE LAW

Rehabilitation of Offenders Act 1974 (c. 53)

- 33 (1) The Rehabilitation of Offenders Act 1974 is amended as follows.
 - (2) In section 5 as it forms part of the law of England and Wales (rehabilitation periods for particular sentences) —

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- (a) in subsection (1)(d), after "or section 209" insert "or 224B";
- (b) in subsection (8), in paragraph (f) of the definition of "custodial sentence", after "209" insert "or 224B".

Criminal Justice Act 1982 (c. 48)

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In section 32(1A) of the Criminal Justice Act 1982 (sentences excluded from early release of prisoners to make the best use of the places available for detention), in paragraph (ca) (inserted by Part 2 of this Schedule), at the end insert ", including a sentence passed as a result of section 219ZA of the Armed Forces Act 2006".

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Crime and Disorder Act 1998 (c. 37)

- 35 (1) The Crime and Disorder Act 1998 is amended as follows.
 - (2) In section 38(4) (youth justice services to be provided by local authorities), in paragraph (i), for "or 222" substitute ", 222 or 224B".
 - (3) In section 41(5)(i) (accommodation that may be provided under agreement with the Youth Justice Board), in sub-paragraph (ii), for "or 222" substitute ", 222 or 224B".

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Criminal Justice and Court Services Act 2000 (c. 43)

- 36 (1) The Criminal Justice and Court Services Act 2000 is amended as follows.
 - (2) In section 62(5) (sentences in relation to which electronic monitoring conditions may be imposed on release), in paragraph (g), for "or 218" substitute ", 218 or 224B".
 - (3) In section 62A(4) (exceptions from power to require imposition of electronic monitoring condition), in paragraph (c), after "209" insert "or 224B".
 - (4) In section 64(5) (sentences in relation to which drug testing requirement may be imposed on release), in paragraph (g), for "or 218" substitute ", 218 or 224B".
 - (5) In section 64A(8) (power to require attendance at drug testing appointment: interpretation), in paragraph (f) of the definition of "sentence of imprisonment", after "209" insert "or 224B".

Sexual Offences Act 2003 (c. 42)

In section 131 of the Sexual Offences Act 2003 (application of notification requirements and orders to young offenders), in paragraph (h), for "or 218" substitute ", 218 or 224B".

Criminal Justice Act 2003 (c. 44)

- In section 237(1B) of the Criminal Justice Act 2003 (as amended by the Sentencing Act 2020) (service sentences to be treated as equivalent sentences in England and Wales)
 - (a) omit the "and" before paragraph (e);
 - (b) at the end of that paragraph insert
 - "(f) references to a sentence of detention under section 252A of the Sentencing Code include a sentence of detention under section 224B of that Act;
 - (g) references to a sentence under section 268A or 282A of the Sentencing Code include such a sentence passed as a result of section 219ZA of that Act."

Armed Forces Act 2006 (c. 52)

- 39 (1) The Armed Forces Act 2006 is amended as follows.
 - (2) In section 188 (power to pass consecutive custodial sentences), in subsections (2)(b) and (4)(b), after "209" insert "or 224B".
 - (3) In section 209 (sentence of detention for offender aged under 18), after subsection (7) insert
 - "(8) This section does not apply if the Court Martial is required to impose a sentence of detention under section 224B."
 - (4) In section 210 (place and conditions of youth detention), after "209", in each place it occurs (including in the heading), insert "or 224B".
 - (5) In section 211(4) (cases in which detention and training order not required), after "221A" insert ", 224B".

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- (6) In section 213(3A) (as substituted by the Sentencing Act 2020 and as amended by Part 4 of this Schedule) (application of section 253 of the Sentencing Code), after "209" insert "or 224B".
- (7) In section 219A(1) (availability of extended sentence for certain violent, sexual or terrorism offences), after paragraph (d) (but before the final "and") insert
 - "(da) the court is not required
 - (i) by section 268B(2) of the Sentencing Code (as applied by section 219ZA(4) of this Act) to impose a serious terrorism sentence of detention in a young offender institution for the offence or for an offence associated with it;
 - (ii) by section 282B(2) of the Sentencing Code (as applied by section 219ZA(7) of this Act) to impose a serious terrorism sentence of imprisonment for the offence or for an offence associated with it;".
- (8) In section 223 (meaning of "the required opinion")
 - (a) after subsection (1) insert
 - "(1A) "The required opinion" for the purposes of section 219ZA is the opinion that there is a significant risk to members of the public of serious harm occasioned by the commission by the offender of
 - (a) further serious terrorism offences or other specified offences; or
 - (b) further acts or omissions that would be serious terrorism offences or other specified offences if committed in England or Wales.";
 - (b) in subsection (4) (as amended by the Sentencing Act 2020), after the definition of "serious harm" insert
 - ""serious terrorism offence" has the meaning given by that section;".
- (9) In section 224A (special custodial sentence for offenders of particular concern)
 - (a) in subsection (1) (as amended by the Sentencing Act 2020), in paragraph (d)
 - (i) omit the "or" at the end of sub-paragraph (i);
 - (ii) after sub-paragraph (ii) insert ", or
 - (iii) a serious terrorism sentence of detention or imprisonment under section 268A or 282A of the Sentencing Code (as applied by section 219ZA of this Act).";
 - (b) after subsection (3) insert
 - "(3A) Where an offence is found to have been committed over a period of 2 or more days, or at some time during a period of 2 or more days, it must be taken for the purposes of subsection (1A) to have been committed on the last of those days."
- (10) In section 227(3) (as amended by the Sentencing Act 2020) (minimum

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sentence for certain firearms offences), for the words from ", the reference" to the end substitute "—

- (a) the reference to a sentence of detention under section 250 of that Code is to be read as a reference to a sentence of detention under section 209 of this Act, and
- (b) the reference to a sentence of detention under section 252A of that Code is to be read as a reference to a sentence of detention under section 224B of this Act."
- (11) In section 238(6) (as inserted by the Sentencing Act 2020) (offences aggravated by terrorist connection)—
 - (a) omit the "and" at the end of paragraph (a);
 - (b) after paragraph (a) insert
 - "(aa) the reference in subsection (4)(c) to an offence not specified in Schedule A1 includes a reference to an offence under section 42 as respects which the corresponding offence under the law of England and Wales is not specified in Schedule A1, and";
 - (c) in paragraph (b), for "(1)" substitute "(5)(b)".
- (12) In section 246 (crediting of time in custody), in subsection (6)(a), after "209" insert "or 224B".
- (13) In section 256(1)(c) (cases where pre-sentence report to be considered), after "219(1)," insert "219ZA(1)(d),".
- (14) In section 260 (as amended by the Sentencing Act 2020) (discretionary custodial sentences: general restrictions)
 - (a) in subsection (1)
 - (i) for "This section applies" substitute "Subsection (2) applies";
 - (ii) after paragraph (c) insert
 - "(ca) falls to be imposed under section 268A or 282A of the Sentencing Code as a result of section 219ZA (serious terrorism sentences);";
 - (b) in subsection (4B), before paragraph (a) insert
 - "(za) section 268C(2) or 282C(2) of the Sentencing Code, as applied by section 219ZA of this Act (serious terrorism sentences for offenders aged 18 or over),".
- (15) In section 261 (as amended by the Sentencing Act 2020) (length of discretionary custodial sentences: general), in subsection (1), after paragraph (b)—
 - "(ba) section 268A or 282A of the Sentencing Code as a result of section 219ZA (serious terrorism sentences),".
- (16) In section 262A (as inserted by the Sentencing Act 2020) (application of section 329 of the Sentencing Code)
 - (a) after subsection (2) insert
 - "(2A) In subsection (4A)
 - (a) paragraph (a) has effect as if, for "252A", there were substituted "224B of the Armed Forces Act 2006";
 - (b) paragraph (b) has effect as if, after "265", there were inserted "passed as a result of section 224A of the Armed Forces Act 2006";

1 1111 6	, , ,	пснинсн	to in remi	ion to sentencing under service and	
		(1)	C.	(c) the words after paragraph (b) have effect as if, after "278", there were inserted "passed as a result of section 224A of the Armed Forces Act 2006".";	
		(b)	after s	subsection (3) insert —	
			"(3A)	Subsection (5A) has effect as if, at the end, there were inserted "passed as a result of section 219ZA(7) of the Armed Forces Act 2006.";	
		(c)	in sub	section (4) —	
			(i)	after the paragraph (a) treated as substituted in subsection (7) of section 329 of the Sentencing Code insert —	1
				"(aa) a sentence of detention under section 224B of that Act;";	
			(ii)	after the paragraph (d) treated as substituted in subsection (7) of section 329 of the Sentencing Code insert —	
				"(da) a serious terrorism sentence of detention in a young offender institution (see section 219ZA(4) of the Armed Forces Act 2006);".	
	(17)	(as an	nended	(interpretation of Act), in the definition of "custodial sentence" by the Sentencing Act 2020), in paragraph (b), for "or 221A"	
		Substi	iuie , z	221A or 224B".	
Соит	nter-T	Terroris	m Act 20	008 (c. 28)	
40		(servi	ce sente	5(1)(a)(iv) of Schedule 6 to the Counter-Terrorism Act 2008 ences of youth detention attracting notification requirements ffenders), after "209" insert "or 224B".	
Sent	encin	g Act 2	020		2
41	(1)	The Se	entencin	ng Act 2020 is amended as follows.	
	(2)			(3)(c)(vi), after "209" insert "or 224B".	
	(3)	In sectorder)	tion 241 , in sub	(period of detention and training under detention and training sections (6)(b)(ii) and (7)(c), after "209" insert "or 224B".	
	(4)			(4) (meaning of "relevant sentence of detention"), in paragraph" insert "or 224B".	
	(5)			7 (transitional provision and savings), in paragraph 16(2), for m ", the reference" to the end substitute "—	
			(a	the reference in section 224A(1)(d)(ii) of the Armed Forces Act 2006 to an extended sentence under section 266 or 279 of the Sentencing Code includes a reference to an extended sentence under section 226A of the Criminal Justice Act 2003;	
			(b		

detention under section 226B of the Criminal Justice Act

2003."

Part 6

AMENDMENTS IN RELATION TO RELEASE: ENGLAND AND WALES

Powers of Criminal Courts (Sentencing) Act 2000 (c. 6)

In section 106A(6) of the Powers of Criminal Courts (Sentencing) Act 2000 (Parole Board directions when detention and training order to take effect on release from sentence of detention), after "under that section" insert "or paragraph".

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Criminal Justice Act 2003 (c. 44)

- 43 (1) The Criminal Justice Act 2003 is amended as follows.
 - (2) In section 247A (restricted eligibility for release on licence of terrorist prisoners)—

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- (a) in subsection (2)
 - in the words before paragraph (a), for "whether it was committed before or after this section comes into force" substitute "whenever it was committed";

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- (ii) for paragraphs (b) and (c) substitute
 - "(b) it is a service offence as respects which the corresponding civil offence is so specified, or
 - (c) it was determined to have a terrorist connection.";

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- (b) after subsection (7) insert
 - "(7A) For the purposes of this section, an offence was determined to have a terrorist connection if it was—
 - (a) determined to have a terrorist connection under
 - (i) section 69 of the Sentencing Code (including as applied by section 238(6) of the Armed Forces Act 2006),

(ii) section 30 of the Counter-Terrorism Act 2008 (in the case of an offender sentenced in England and Wales before the Sentencing Code applied, or an offender sentenced in Northern Ireland but now subject to the provisions of this Chapter), or

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(iii) section 32 of that Act (in the case of a person sentenced for a service offence before the Sentencing Code applied), or

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(b) proved to have been aggravated by reason of having a terrorist connection under section 31 of the Counter-Terrorism Act 2008 (in the case of an offender sentenced in Scotland but now subject to the provisions of this Chapter).";

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- (c) in subsection (8), in the final definition, for ", "corresponding civil offence" and "service court" substitute "and "corresponding civil offence";
- (d) in subsection (9) (transitional provision for pre-commencement referrals of terrorist prisoners), in paragraph (a), for "sentence" substitute "period";

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(e)	after su	bsection	(10)	insert –
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- "(10A) In the case of a prisoner to whom this section applies as a result of the amendments made by sub-paragraph (2) of paragraph 43 of Schedule 13 to the Counter-Terrorism and Sentencing Act 2020, the references in subsections (9) and (10) to the date on which this section comes into force are to be read as references to the date on which that sub-paragraph comes into force."
- (3) In section 264(6A) (custodial periods to be aggregated in case of consecutive terms served by terrorist prisoner)
 - (a) before paragraph (a) insert—
 - "(za) in relation to a sentence within subsection (2A) of that section, the whole of the "appropriate custodial term" within the meaning of that section (see subsection (8) of that section),";
 - (b) in paragraph (a), after "extended sentence" insert "(not being one to which paragraph (za) applies)".
- (4) In section 264AA(2) (as inserted by the Sentencing Act 2020) (Parole Board directions when detention and training order to take effect on release from sentence of detention), after "under that section" insert "or paragraph".
- (5) In Schedule 19ZA (offences carrying restricted eligibility for release on licence), omit Part 2.

Legal Aid, Sentencing and Punishment of Offenders Act 2012 (c. 10)

- In section 128 of the Legal Aid, Sentencing and Punishment of Offenders Act 2012 (power to alter test for discretionary release on licence)
 - (a) in subsection (2), in paragraphs (bb) and (c), after "terrorist prisoner" insert "eligible for discretionary release";
 - (b) in subsection (6)
 - (i) in the definitions of "extended sentence prisoner" and "section 236A prisoner", for "a terrorist prisoner" substitute "one to whom section 247A of the Criminal Justice Act 2003 applies";
 - (ii) in the definition of "terrorist prisoner"
 - (a) after "terrorist prisoner" insert "eligible for discretionary release";
 - (b) after "247A" insert "(3) to (5)".

Part 7

CONSEQUENTIAL AND RELATED AMENDMENTS: SCOTLAND

Repatriation of Prisoners Act 1984 (c. 47)

In section 2(4)(b)(ii) of the Repatriation of Prisoners Act 1984 (provision that may be included in direction varying order requiring certain prisoners to be detained), after "or (4)," insert "1AB".

Prisons (Scotland) Act 1989 (c. 45)

- 46 In section 39(7B) of the Prisons (Scotland) Act 1989 (rules for the management of prisons and other institutions: application in relation to extended sentence)
 - after "above to" insert -

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a prisoner subject to a sentence under section 205ZA or 205ZC of the 1995 Act (sentences for terrorism offences), the reference to the prisoner's sentence is to be construed as a reference to the appropriate custodial term of the sentence concerned, and

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- for "the 1995" substitute "that".

Prisoners and Criminal Proceedings (Scotland) Act 1993 (c. 9)

47 (1) The Prisoners and Criminal Proceedings (Scotland) Act 1993 is amended as follows.

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- (2) In section 1AB (restricted eligibility for release on licence of terrorist prisoners) –
 - in subsection (2) (a)
 - in the words before paragraph (a), for "whether it was committed before or after this section comes into force" substitute "whenever it was committed";

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- for paragraphs (b) and (c) substitute
 - it is a service offence as respects which the corresponding civil offence is so specified, or
 - it was determined to have a terrorist connection.";

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- after subsection (5) insert
 - "(5A) For the purposes of this section, an offence was determined to have a terrorist connection if it was
 - proved to have been aggravated by reason of having a terrorist connection under section 31 of the Counter-Terrorism Act 2008, or

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- determined to have a terrorist connection under
 - section 30 or 32 of that Act, or
 - section 69 of the Sentencing Code (including as applied by section 238(6) of the Armed Forces Act 2006),

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(in the case of an offender sentenced in England and Wales or Northern Ireland, or for a service offence, but now subject to the provisions of this Part)."

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- in subsection (6), for ", "corresponding civil offence" and "service court" substitute "and "corresponding civil offence".
- (3) In section 1A (application to persons serving more than one sentence), after subsection (2) insert -
 - "(3) Where a prisoner who is serving a term of imprisonment in respect of an offence within section 1AB(2) receives a sentence of imprisonment or other detention which is to take effect on the day

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after the day on which the prisoner would (but for the sentence so received) be entitled to be released from the term, nothing in this Part requires —

- (a) the Scottish Ministers to release the prisoner in respect of any such term unless and until they are required to release the prisoner in respect of the sentence so received, or
- (b) the Scottish Ministers or the Parole Board to consider the prisoner's release in respect of any such term unless and until the Scottish Ministers are or the Parole Board is required to consider the prisoner's release, or the Scottish Ministers are required to release the prisoner, in respect of the sentence so received.
- (4) Where a prisoner who is serving any term of imprisonment receives a sentence of imprisonment or other detention in respect of an offence within section 1AB(2) which is to take effect on the day after the day on which the prisoner would (but for the sentence so received) be entitled to be released from the term, nothing in this Part requires
 - (a) the Scottish Ministers to release the prisoner in respect of any such term unless and until they are required to release the prisoner in respect of the sentence so received, or
 - (b) the Scottish Ministers or the Parole Board to consider the prisoner's release in respect of any such term unless and until the Scottish Ministers are or the Parole Board is required to consider the prisoner's release, or the Scottish Ministers are required to release the prisoner, in respect of the sentence so received."
- (4) In section 2 (duty to release discretionary life prisoners)
 - (a) in subsection (2)
 - (i) in the opening words, after "being" insert ", subject to section 205ZB(2) of the 1995 Act,";
 - (ii) in paragraph (c), after "appropriate" insert "(and except in the case of a prisoner to whom section 205ZB of the 1995 Act applies)";
 - (b) in subsection (6), for "subsection (7)" substitute "subsections (6B) and (7)";
 - (c) after subsection (6A) insert
 - "(6B) No requirement may be made under subsection (6) by a life prisoner who is also serving or liable to serve a sentence of imprisonment in respect of an offence within section 1AB(2) before the day on which the Scottish Ministers are required to refer the prisoner's case to the Parole Board under section 1AB(3).";
 - (d) in subsection (7), after "prisoner" insert "(other than a prisoner to whom subsection (6B) applies)".
- (5) In section 5 (application of Part to fine defaulters and persons in contempt of court)
 - (a) in subsection (2), omit the words "Subject to subsection (2A),";
 - (b) omit subsection (2A).

	(6)	In section 9 (persons liable to removal from the United Kingdom), omit subsection (1A).	
	(7)	In section 27 (interpretation of Part 1 of the Act) — (a) in subsection (5), after "shall" insert ", subject to subsection (5A),"; (b) after subsection (5) insert —	5
		"(5A) Subsection (5) does not apply in any case where a sentence is passed on a person in respect of an offence within section 1AB(2)."	
	(8)	In Schedule 1A (offences carrying restricted eligibility for release on licence), omit Part 2.	10
Crimi	nal.	Procedure (Scotland Act) 1995 (c. 46)	
48	(1)	The Criminal Procedure (Scotland) Act 1995 is amended as follows.	
	(2)	In section 44(1) (detention of children), at the beginning insert "Subject to section 205ZC,".	
	(3)	In section 207(2) (detention of young offenders), after "205(2) and (3)" insert ", 205ZA(6), 205ZC(4)".	15
	(4)	In section 208(1) (detention of children convicted on indictment), for "section 205" substitute "sections 205 and 205ZC(5)".	
	(5)	In section 210A(1) (extended sentences for sex, violent and terrorist offenders) — (a) omit "and" after paragraph (a); (b) after paragraph (b) insert "and	20
		"(c) is not required by section 205ZA to impose a serious terrorism sentence of imprisonment or a serious terrorism sentence of detention,".	25
Crime	e (Se	entences) Act 1997 (c. 43)	
49		In Schedule 1 to the Crime (Sentences) Act 1997 (transfer of prisoners within the British Islands), in each of paragraphs 10(2)(a) and 11(2)(a), after "1AA," insert "1AB,".	
Interr	ıatio	onal Criminal Court (Scotland) Act 2001 (asp 13)	30
50		In section 24(c) of the International Criminal Court (Scotland) Act 2001 (disapplication of transfer and release provisions of the Prisoners and Criminal Proceedings (Scotland) Act 1993 in relation to certain persons detained in Scotland), after "1AA," insert "1AB,".	
Extra	ditio	on Act 2003 (c. 41)	35
51		In each of the following provisions of the Extradition Act 2003 (which set out the circumstances in which a person is entitled to be released from detention for the purposes of the section), after "1AA" insert ", 1AB"— (a) section 59(11)(c),	
		(b) section 132(11)(c), and (c) section 153B(10)(a)(iii).	40

Custodial Sentences and Weapons (Scotland) Act 2007 (asp 17)

- In Schedule 6 to the Custodial Sentences and Weapons (Scotland) Act 2007 (transitory modifications of Part 1 of the Prisoners and Criminal Proceedings (Scotland) Act 1993), in paragraph 4, in the inserted section 9B, after subsection (6) insert—
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"(7) This section does not apply in relation to a person to whom section 1AB applies."

Terrorist Offenders (Restriction of Early Release) Act 2020 (c. 3)

In section 4 of the Terrorist Offenders (Restriction of Early Release) Act 2020 (disapplication of certain existing release provisions: Scotland), omit subsections (5) and (7).

Part 8

SERIOUS TERRORISM SENTENCE AND EXTENDED CUSTODIAL SENTENCE: NORTHERN IRELAND

Treatment of Offenders Act (Northern Ireland) 1968 (c. 29 (N.I.))

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In section 26(2) of the Treatment of Offenders Act (Northern Ireland) 1968 (as amended by Part 9 of this Schedule) (length of custodial sentences to be reduced for periods already spent in custody), after "Article" insert "13A(6),".

Rehabilitation of Offenders (Northern Ireland) Order 1978 (S.I. 1978/1908 (N.I. 27))

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In Article 6 of the Rehabilitation of Offenders (Northern Ireland) Order 1978 (as amended by Part 9 of this Schedule) (rehabilitation periods for particular sentences), in paragraph (9)(b), after "Article" insert "13A(6) or".

Mental Health (Northern Ireland) Order 1986 (S.I. 1985/595 (N.I. 4))

In Article 44(1A) of the Mental Health (Northern Ireland) Order 1986 (sentences requirement to impose which does not prevent making of hospital or guardianship order), in sub-paragraph (c), after "13" insert ", 13A".

Criminal Justice (Northern Ireland) Order 1996 (S.I. 1996/3160 (N.I. 24))

- 57 (1) The Criminal Justice (Northern Ireland) Order 1996 is amended as follows.
 - (2) In Article 2(2) (meaning of expressions), in paragraph (b) of the definition of "custodial sentence", after "13(4)(b)" insert ", 13A(6)".
 - (3) In Article 4(1) (power to grant absolute or condition discharge subject to certain sentencing requirements), after "13" insert ", 13A".
 - (4) In Article 10(1) (power to make probation order subject to certain sentencing requirements), after "13" insert ", 13A".
 - (5) In Article 13(1) (power to make community service order subject to sentencing requirements), after "13" insert ", 13A".

(6) In Article 15(1) (power to make combined probation and community service order subject to certain sentencing requirements), after "13" insert ", 13A".

Counter-Terrorism Act 2008 (c. 28)

In section 45(3) of the Counter-Terrorism Act 2008 (Northern Irish sentences attracting notification requirements), in paragraph (a), after sub-paragraph (iii) insert—

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"(iiia) a serious terrorism sentence under Article 13A(6) of that Order (offenders under 21 convicted of certain serious terrorist or terrorism-related offences),".

Criminal Justice (Northern Ireland) Order 2008 (S.I. 2008/1216 (N.I. 1))

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- 59 (1) The Criminal Justice (Northern Ireland) Order 2008 is amended as follows.
 - (2) In Article 3 (interpretation of Part 2 (sentencing)), in paragraph (1), after the definition of "serious harm" insert
 - ""serious terrorism sentence" has the meaning given by Article 13A;".

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- (3) In Article 4 (interpretation of Chapter 2 (custodial sentences))
 - (a) in paragraph (1) (as amended by Part 9 of this Schedule), in paragraph (c) of the definition of "custodial sentence", after "13(4)(b)," insert "13A(6),";
 - (b) in paragraph (2), after sub-paragraph (a) insert —

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"(aa) a sentence falls to be imposed under Article 13A if, because the court is of the opinions mentioned in paragraph (1)(d) and (3) of that Article and is not of the opinion mentioned in paragraph (2) of that Article, the court is obliged to pass a sentence complying with that Article;".

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- (4) In Article 5(1)(b) (sentences not subject to general restriction on imposing custody), in paragraph (i), for "or 14" substitute ", 13A or 14".
- (5) In Article 7(2) (as amended by Part 9 of this Schedule) (custodial term to be shortest commensurate with seriousness of offence), in paragraph (2), after "Articles" insert 13A,".

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- (6) In Article 8(1)(a) (as amended by Part 9 of this Schedule) (setting of custodial period), after "other than" insert "a serious terrorism sentence,".
- (7) In Article 9(2) (pre-sentence reports before forming opinion as to dangerousness), after "13(1)(b)" insert ", 13A(1)(d)".

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- (8) In Article 13(3) (duty to impose indeterminate custodial sentence), in the words before paragraph (a), after "extended custodial sentence" insert "or a serious terrorism sentence".
- (9) In Article 14 (extended custodial sentences)
 - (a) in paragraph (1)(b) –

- (i) at the end of paragraph (i), for "; and" substitute "or serious terrorism offences;";
- (ii) in paragraph (ii), after "specified offence" insert "or serious terrorism offence";

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(iii) at the end of paragraph (ii) insert "; and

- (iii) where the offence, or an offence associated with it, is a serious terrorism offence, that the case is not one in which the court is required by Article 13A to pass a serious terrorism sentence.":
- (b) in paragraphs (3)(b) and (5)(b), after "specified offences" insert "or serious terrorism offences";
- (c) in paragraph (10), for the words from "that is" to the end substitute "with which the offence is punishable (apart from Article 13)".
- (10) In Article 15(1) (cases where assessment of dangerousness required)
 - (a) in sub-paragraph (a), after "specified offence" insert "or serious terrorism offence";
 - (b) in sub-paragraph (b), after "13" insert ", 13A".

(11) In Article 16(2) (interpretation of Chapter 4 (release on licence)), in paragraph (c) of the definition of "custodial sentence" (as amended by Part 9 of this Schedule), after "13(4)(b)," insert "13A(6),".

(12) In Article 33(6) (custodial periods to be aggregated in case of consecutive sentences), in sub-paragraph (a)(i) (as amended by Part 9 of this Schedule) —

- (a) after "in relation to" insert "a serious terrorism sentence,";
- (b) after "Article" insert "13A,".

PART 9

TERRORISM SENTENCE WITH FIXED LICENCE PERIOD: NORTHERN IRELAND

Treatment of Offenders Act (Northern Ireland) 1968 (c. 29 (N.I.))

In section 26(2) of the Treatment of Offenders Act (Northern Ireland) 1968 (length of custodial sentences to be reduced for periods already spent in custody), after "14(5)" insert "or 15A(5)".

Rehabilitation of Offenders (Northern Ireland) Order 1978 (S.I. 1978/1908 (N.I. 27))

In Article 6 of the Rehabilitation of Offenders (Northern Ireland) Order 1978 (rehabilitation periods for particular sentences), in paragraph (9)(b), after "centre" insert ", a sentence of detention under Article 15A(5) of the Criminal Justice (Northern Ireland) Order 2008".

Criminal Justice (Northern Ireland) Order 1996 (S.I. 1996/3160 (N.I. 24))

- 62 (1) The Criminal Justice (Northern Ireland) Order 1996 is amended as follows.
 - (2) In Article 2(2) (meaning of expressions), in paragraph (b) of the definition of "custodial sentence", for "or 14(5)" substitute ", 14(5) or 15A(5)".
 - (3) In Article 4(1) (power to grant absolute or condition discharge subject to certain sentencing requirements), for "or 14" substitute ", 14 or 15A".
 - (4) In Article 10(1) (power to make probation order subject to certain sentencing requirements), for "or 14" substitute ", 14 or 15A".

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- (5) In Article 13(1) (power to make community service order subject to certain sentencing requirements), for "or 14" substitute ", 14 or 15A".
- (6) In Article 15(1) (power to make combined probation and community service order subject to certain sentencing requirements), for "or 14" substitute ", 14 or 15A".

Sexual Offences Act 2003 (c. 42)

- In section 131 of the Sexual Offences Act 2003 (application of notification requirements and orders to young offenders), after paragraph (l) of that section as it forms part of the law of England and Wales and Scotland, and after paragraph (m) of that section as it forms part of the law of Northern Ireland, insert
 - "(n) a sentence of detention under Article 15A(5) of the Criminal Justice (Northern Ireland) Order 2008".

Counter-Terrorism Act 2008 (c. 28)

- In section 45(3) of the Counter-Terrorism Act 2008 (Northern Irish sentences attracting notification requirements), in paragraph (a), after sub-paragraph (iv) insert
 - "(iva) a sentence under Article 15A(5) of that Order (offenders under 21 convicted of certain terrorist or terrorism-related offences),".

Criminal Justice (Northern Ireland) Order 2008 (S.I. 2008/1216 (N.I. 1))

- 65 (1) The Criminal Justice (Northern Ireland) Order 2008 is amended as follows.
 - (2) In Article 3 (interpretation of Part 2 (sentencing))
 - (a) in paragraph (1), before the definition of "community sentence" insert –

""Article 15A terrorism sentence" means a sentence under Article 15A;";

- (b) after paragraph (4) insert
 - "(5) For the purposes of this Part, references to an offence punishable with imprisonment for a certain term are to be read as references to offences that are punishable with imprisonment for that term on conviction on indictment in the case of an offender aged 21 or over."
- (3) In Article 4 (interpretation of Chapter 2 (custodial sentences))
 - (a) in paragraph (1), in paragraph (c) of the definition of "custodial sentence", for "or 14(5)" substitute ", 14(5) or 15A(5)";
 - (b) in paragraph (2), after sub-paragraph (b) insert
 - "(ba) a sentence falls to be imposed under Article 15A if the court is obliged to pass a sentence complying with that Article:".
- (4) In Article 7 (custodial term to be shortest commensurate with seriousness of offence)
 - (a) in paragraph (1), after sub-paragraph (c) (but before the final "or")

sert	

- "(ca) of detention under Article 15A(5);";
- (b) in paragraph (2), for "Article 14" substitute "Articles 14 and 15A".
- (5) In Article 8(1)(a) (setting of custodial period), after "extended custodial sentence" insert "or an Article 15A terrorism sentence".
- (6) In the heading of Chapter 3 of Part 2, at the end insert "and other terrorist offenders".
- (7) In Article 14 (extended custodial sentences), in paragraph (4)(a), after "this Article" insert "and Article 15A".
- (8) In Article 16(2) (interpretation of Chapter 4 (release on licence)), in paragraph (c) of the definition of "custodial sentence", for "or 14(5)" substitute ", 14(5) or 15A(5)".
- (9) In Article 33(6) (custodial periods to be aggregated in case of consecutive sentences), in sub-paragraph (a)(i)
 - (a) after "extended sentence" insert "or an Article 15A terrorism sentence";
 - (b) after "14" insert "or 15A".

PART 10

RELEASE ON LICENCE: NORTHERN IRELAND

Extradition Act 2003 (c. 41)

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- In each of the following provisions of the Extradition Act 2003 (which set out the circumstances in which a person is entitled to be released from detention for the purposes of the section), for "or 18(8)" substitute ", 18(8) or 20A(8)"
 - (a) section 59(11)(d);
 - (b) section 132(11)(d);
 - (c) section 153B(10)(a)(iv).

Criminal Justice (Northern Ireland) Order 2008 (S.I. 2008/1216 (N.I. 1))

- 67 (1) The Criminal Justice (Northern Ireland) Order 2008 is amended as follows.
 - (2) In Article 16 (interpretation of Chapter 4 of Part 2 (release on licence)), after paragraph (3) insert 30
 - "(3A) For the purposes of this Chapter, an offence was determined to have a terrorist connection if it was
 - (a) determined to have a terrorist connection under
 - (i) section 30 or 32 of the Counter-Terrorism Act 2008 (in the case of an offender sentenced in Northern Ireland, or an offender sentenced in England and Wales or for a service offence before the Sentencing Code applied but now subject to the provisions of this Chapter), or
 - (ii) section 69 of the Sentencing Code (in the case of an offender sentenced in England and Wales or for a service offence but now subject to the provisions of this Chapter), or

(b)

paragraph (1) comes into force, and

Order 2008 applies,

to whom Article 20A of the Criminal Justice (Northern Ireland)

	Schedule 13 – Consequential and related amenaments Part 10 – Release on licence: Northern Ireland
	(b) proved to have been aggravated by reason of having a terrorist connection under section 31 of the Counter- Terrorism Act 2008 (in the case of an offender sentenced in Scotland but now subject to the provisions of this Chapter).
5	(3B) In this Chapter "service offence" and "corresponding civil offence" have the same meanings as in the Counter-Terrorism Act 2008 (see section 95 of that Act)."
10	(3) In Article 17(1) (duty to release fixed-term prisoners not serving extended sentences), for "a prisoner serving an extended custodial sentence" substitute "one to whom Article 18 or 20A applies".
	(4) In Article 18 (duty to release prisoners serving indeterminate or extended sentences), after paragraph (1) insert —
	"(1A) But this Article does not apply to a prisoner to whom Article 20A applies."
15	(5) In Article 19 (power to release prisoners before required), in paragraph (3), for sub-paragraph (a) substitute –"(a) Article 18 or 20A applies to the prisoner;".
20	(6) In Article 20(3) (consultation with Parole Commissioners before release of certain prisoners), for the words from "serving" to the end of sub-paragraph (b) substitute "to whom Article 18 or 20A applies".
	(7) In Article 23(1) (power of court to recommend licence conditions), for "or 19" substitute ", 19 or 20A".
25	(8) In Article 24(5) (requirement to consult Parole Commissioners about licence conditions), in the words before sub-paragraph (a), after "18" insert "or 20A".
	 (9) In Article 28 (recall of prisoners while on licence) – (a) in paragraph (1), for "or 20" substitute ", 20 or 20A"; (b) in paragraph (6)(a), after "extended custodial sentence" insert "and was not released under Article 20A".
30	(10) In Article 29 (further release after recall for certain prisoners), in paragraph (1)(a), after "extended custodial sentence" insert "or a prisoner to whom Article 20A applies".
	Justice Act (Northern Ireland) 2016 (c. 21 (N.I.))
35	 (1) In section 55(2) of the Justice Act (Northern Ireland) 2016 (prisoners who may be removed early from prison if liable to removal from the United Kingdom), for the words from "serving an" to the end substitute "— (a) who is serving an extended custodial sentence under Article 14 of the 2008 Order, or (b) to whom Article 20A of that Order applies."
40	(2) In the case of a person—(a) who has been removed from prison under section 55(2) of the Justice Act (Northern Ireland) 2016 before the amendment made by sub-

subsection (3) of that section continues to apply to the person despite that amendment, but as if for the words "has served the requisite custodial period" there were substituted "becomes entitled to be released in accordance with Article 20A of the 2008 Order".

		1			substituted "becomes entitled to be released in cle 20A of the 2008 Order".	
Parol	e Co	mmissio	ners' Ri	ules (Noi	rthern Ireland) 2009 (S.R. (N.I.) 2009 No. 82)	5
69	(1)	The Pa		ommissi	ioners' Rules (Northern Ireland) 2009 are amended as	
	(2)	2) In rule 2(1) (application of the rules), after "Articles 18" insert ", 20A".				
	(3)	conser	nt òf Ĉ	hief Co	who may act as representatives of prisoner only with ommissioner), in paragraph (b), for the words from end substitute "who — is on licence having been released under Article 18 or 20A of the 2008 Order, or is a person to whom Article 18 or 20A of that Order applies and who is on licence having been released under Article 20 of that Order;".	10
	(4)	In rule	e 25 (ap	plication	n of rules to recalled life, indeterminate and extended	
		custod (a) (b)	in the in the extend	words b led cust vas rele	g after "custodial" insert "and terrorist"; before paragraph (a), for "an indeterminate custodial or codial prisoner's case" substitute "the case of a prisoner cased on licence under Article 18 or 20A of the 2008	20
	(5)		•		odial terms) —	25
		(a)			(1) substitute —	23
			"(1)	(a)	t to paragraph (2), where — the Department of Justice refers to the Commissioners — (i) the case of an extended custodial prisoner under Article 18 of the 2008 Order, or (ii) the case of any prisoner under Article 20A of that Order, and the relevant part of the prisoner's sentence is less than	30
				these r	26 weeks; rules shall apply subject to the modifications made by	35
		<i>(</i> 1)		rule 25	5(a).";	33
		(b)	after p	aragrap	ph (2) insert –	
			"(3)	For the senten (a)	e purposes of paragraph (1)(b), the "relevant part of the ce" — in the case of an extended custodial prisoner to whom Article 18 of the 2008 Order applies, means one half of the appropriate custodial term of the sentence as defined by Article 14(4) or 14(6) of that Order;	40

in the case of a prisoner to whom Article 20A of that Order applies, has the meaning given by paragraph

(9) of that Article;

and in determining the length of that part any reduction required by section 26(2) of the Treatment of Offenders Act (Northern Ireland) 1968 is to be taken into account."

BILL

[AS AMENDED IN PUBLIC BILL COMMITTEE]

To make provision about the sentencing of offenders convicted of terrorism offences, of offences with a terrorist connection or of certain other offences; to make other provision in relation to terrorism; and for connected purposes.

Presented by
Secretary Robert Buckland
Supported by
the Prime Minister,
the Chancellor of the Exchequer,
Secretary Priti Patel,
Secretary Ben Wallace,
the Attorney General,
James Brokenshire, Lucy Frazer,
Kit Malthouse, Alex Chalk
and Chris Philp

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