

SCHEDULES

SCHEDULE 4

MINOR AND CONSEQUENTIAL AMENDMENTS

PART 1

CONSEQUENTIAL AMENDMENTS RELATING TO SECTION 9

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

- 13 (1) The Legal Aid, Sentencing and Punishment of Offenders Act 2012 is amended as follows.
- (2) In section 94 (requirements for electronic monitoring)—
- (a) in subsection (4)(a) for “or sexual” substitute “, sexual or terrorism”;
 - (b) in subsection (8), after the definition of “sexual offence” insert—
““terrorism offence” means an offence specified in Part 3 of Schedule 15 to the Criminal Justice Act 2003;”.
- (3) In section 95 (requirements for electronic monitoring: extradition cases), in subsection (4)(a) for “or sexual” substitute “, sexual or terrorism”.
- (4) In section 98 (first set of conditions for a remand to youth detention accommodation), in subsection (3)(a) for “or sexual” substitute “, sexual or terrorism”.
- (5) In section 100 (first set of conditions for a remand to youth detention accommodation: extradition cases), in subsection (3)(a) for “or sexual” substitute “, sexual or terrorism”.
- (6) In section 107 (interpretation of Chapter 3), in subsection (1), after the definition of “sexual offence” insert—
““terrorism offence” has the meaning given by section 94(8);”.
- (7) In Schedule 21 (abolition of certain sentences for dangerous offenders and new extended sentences: consequential and transitory), in paragraph 36—
- (a) in sub-paragraph (2) for “or sexual” substitute “, sexual or terrorism”;
 - (b) in sub-paragraph (3) for “or sexual” substitute “, sexual or terrorism”.