Status: This is the original version (as it was originally enacted).

SCHEDULE 3 SENTENCES FRAMED TO RUN CONSECUTIVELY

Effect of sentences framed to take effect consecutively on extension periods

- 5 (1) In paragraph 3, if the previous sentence is an extended sentence, the reference in sub-paragraph (2) of that paragraph to the date when the previous sentence is due to expire is to be read as a reference to the date when the confinement term of that sentence is due to expire.
 - (2) In paragraph 4, if the previous sentence is an extended sentence—
 - (a) the reference in sub-paragraph (2) of that paragraph to the date when the previous sentence is due to expire is to be read as a reference to the date when the confinement term of that sentence is due to expire,
 - (b) the extension period of the previous sentence is to commence immediately after the date on which the further sentence expires in accordance with sub-paragraph (3) of that paragraph.
 - (3) In paragraph 4, if the further sentence is an extended sentence, the reference in subparagraph (3) of that paragraph to the date when the further sentence expires is to be read as a reference to the date when the confinement term of that sentence expires.
 - (4) Subject to section 210A(3) of the 1995 Act and to any direction by the court which imposes the further sentence, where both the further sentence and the previous sentence are extended sentences—
 - (a) the references in paragraph 4(2) and (3) to the dates when those sentences expire are to be read as references to the dates when the confinement terms of those sentences expire,
 - (b) the extension periods of the sentences must be aggregated, and
 - (c) that aggregated extension period is to commence immediately after the date on which the further sentence expires in accordance with paragraph 4(3).
 - (5) In this paragraph the expressions "extended sentence", "the confinement term" and "the extension period" are to be construed in accordance with section 210A(2) of the 1995 Act.