Status: This is the original version (as it was originally enacted).

SCHEDULE 2 COMMUNITY PAYBACK ORDERS: CONSEQUENTIAL MODIFICATIONS

PART 1

THE 1995 ACT

The 1995 Act

- 28 In section 307 (interpretation)—
 - (a) in subsection (1)—
 - (i) insert at the appropriate places—
 - ""alcohol treatment requirement" has the meaning given in section 227V(1);"
 - ""community payback order" means a community payback order (within the meaning of section 227A(2)) imposed under section 227A(1) or (4) or 227M(2);"
 - ""compensation requirement" has the meaning given in section 227H(1);"
 - ""conduct requirement" has the meaning given in section 227W(1);"
 - ""drug treatment requirement" has the meaning given in section 227U(1);"
 - ""mental health treatment requirement" has the meaning given in section 227R(1);"
 - ""offender supervision requirement" has the meaning given in section 227G(1);"
 - ""programme requirement" has the meaning given in section 227P(1);"
 - ""residence requirement" has the meaning given in section 227Q(1);"
 - ""responsible officer", in relation to a community payback order, is to be construed in accordance with section 227C;"
 - ""restricted movement requirement" has the meaning given in section 227ZF(1);"
 - ""unpaid work or other activity requirement" has the meaning given in section 227I(1), and "level 1 unpaid work or other activity requirement" and "level 2 unpaid work or other activity requirement" are to be construed in accordance with section 227I(5) and (6) respectively;", and
 - (ii) the definitions of the following terms are repealed—
 - "appropriate court"
 - "community service order"
 - "probationer"
 - "probation order"
 - "probation period", and
 - (b) subsection (3) is repealed.