Status: This is the original version (as it was originally enacted).

## SCHEDULES

## SCHEDULE 3

## REMOVAL OF ASYLUM SEEKER TO SAFE COUNTRY

## PART 3

SECOND LIST OF SAFE COUNTRIES (REFUGEE CONVENTION AND HUMAN RIGHTS (2))

- 10 (1) This paragraph applies where the Secretary of State certifies that—
  - (a) it is proposed to remove a person to a State to which this Part applies, and
  - (b) in the Secretary of State's opinion the person is not a national or citizen of the State.
  - (2) The person may not bring an immigration appeal by virtue of section 92(2) or (3) of that Act (appeal from within United Kingdom: general).
  - (3) The person may not bring an immigration appeal by virtue of section 92(4)(a) of that Act (appeal from within United Kingdom: asylum or human rights) in reliance on an asylum claim which asserts that to remove the person to a specified State to which this Part applies would breach the United Kingdom's obligations under the Refugee Convention.
  - (4) The person may not bring an immigration appeal by virtue of section 92(4)(a) of that Act in reliance on a human rights claim if the Secretary of State certifies that the claim is clearly unfounded; and the Secretary of State shall certify a human rights claim where this paragraph applies unless satisfied that the claim is not clearly unfounded.