Changes to legislation: There are currently no known outstanding effects for the Counter-Terrorism and Sentencing Act 2021, Paragraph 26. (See end of Document for details)

SCHEDULES

SCHEDULE 13

CONSEQUENTIAL AND RELATED AMENDMENTS

PART 4

SENTENCE FOR OFFENDERS OF PARTICULAR CONCERN AGED UNDER 18 AT TIME OF OFFENCE: ENGLAND AND WALES

Sentencing Act 2020 (c. 17)

- 26 (1) The Sentencing Act 2020 is amended as follows.
 - (2) After section 16 insert—

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

- (1) This section applies where—
 - (a) 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,
 - (b) the person is aged under 18 at the time of conviction, and
 - (c) the court is of the opinion that—
 - (i) the offence, or
 - (ii) the combination of the offence and one or more offences associated with 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 two-thirds of the term imposed pursuant section 252A (special sentence of to section 252A(5) (the appropriate detention for terrorist offenders of custodial term)".

 particular concern)
 - (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".
 - (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—
 - "(ia) 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—
 - "(ia) 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—

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- "(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—
 - "(4) 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—
 - "(4) 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."
- (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—
 - "(4) This section is subject to section 252A."
- (22) In section 315 (minimum sentence for repeat offence involving weapon or bladed article), after subsection (5) insert—
 - "(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;".

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- (26) In section 417(3) (commencement of provisions of Schedule 22 which relate to prospective abolition of sentences of detention in a young offender institution), in paragraph (c), after "51" insert ", 51A".
- (27) In Schedule 22 (amendments of the Sentencing Code, including in relation to prospective abolition of sentences of detention in a young offender institution)—
 - (a) after paragraph 51 insert—
 - "51A In section 252A (special sentence of detention for terrorist offenders of particular concern aged under 18), in subsection (4), for "21" substitute "18".";
 - (b) in paragraph 70 (amendment of section 329 of the Sentencing Code in relation to the prospective abolition of sentences of detention in a young offender institution), before paragraph (a) insert—
 - "(zb) in subsection (4A), omit paragraph (b) (and the word "or" immediately before it);".
- (28) 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;"."

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