P.P.R.C.
Person Posing Risk to Children

West Midlands Region
Multi-Agency
Good Practice Guidance Manual

October 2009
Introduction

This West Midlands Region Multi-Agency Good Practice Guidance Manual has been produced jointly by the services that are engaged in working to reduce risk to children across the region; and has the support of key multi-agency staff who are involved in child and public protection.

The work on the Manual began in January 2006. It was initiated in response to the document ‘Guidance on Offences Against Children’, itself generated by a national multi-agency working group responsible for reviewing Schedule One arrangements. The Schedule One arrangements had originated with the Children and Young Persons Act 1933. ‘Guidance on Offences Against Children’ suggested that the term ‘Schedule One’ be replaced with a new term: ‘a person identified as presenting a risk, or potential risk, to children’.

The introduction of this change at a national level provided an opportunity to review and improve how services in our region work together to reduce risk to children; and specifically to improve communication between services.

The working group clearly defined how we work to assess risk to children and developed systems to improve how we communicate that risk. The work encapsulated in the manual represents a move away from the mechanistic notification system associated with Schedule One arrangements to a dynamic process that recognises the contributions made by different services. The manual itself presents standardised forms for communication to improve practice.

At the launch it was agreed that the manual would be reviewed within its first twelve months and this was been done March – September 09. The review has been overseen by representatives from all relevant agencies across the West Midlands Region supporting a small working group lead by Tina Wakfer, Birmingham Assistant Head of Safeguarding.

The Guidance Manual is a significant achievement and is testimony to the degree of commitment within the region to improve the way we communicate and work together to protect children. This re-launching of the manual through Local Safeguarding Boards is accompanied by relevant briefing materials to support a local role out of the guidance across the responsible agencies ensuring awareness and compliance.

Nigel Byford
Assistant Chief Officer - West Midlands Probation
Chair of PPRC Review Group. September 2009
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1 Purpose and Principles

This guidance primarily relates to the identification, assessment and management of individuals who have committed offences against a child and have received a caution or conviction for that offence. It also applies to those who have committed an offence against a child but where no formal conviction has been secured.

This Guidance has been developed to clarify how and when services communicate with each other about individuals assessed as posing a risk to children and it aims to provide guidance on the role and responsibility of each agency within the process of identification, referral assessment and management of those individuals.

This Guidance recognises that assessment of risk posed by an individual to a child or to children is not solely about conviction. Convictions alone do not define ongoing risk. Assessment of risk posed by an individual needs to take into account a wide range of factors including the age of the offender, the circumstances of the offence, their attitude towards their offence and their victim as well as any history of relevant offending.

The guidance recognises that where acts of criminal behaviour, particularly those involving serious violence or substance misuse, which are perpetrated by an individual who is a parent or carer of a child but not perpetrated against a child but may cause concern for a child’s welfare. Assessment in these circumstances may be required as to how their criminal behaviour impacts on their parenting capacity. Where these concerns exist then a referral for assessment should be made in line with the local authority's Safeguarding Children arrangements.

The table below clarifies the key principles underpinning the manual and which determine when communication and referral is required between services and when it is not.

<table>
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<tr>
<th>Category</th>
<th>Definition</th>
<th>Action</th>
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<tr>
<td>• Conviction or Caution for an offence against a child</td>
<td>Someone who has a relevant conviction against a child but where assessment is that they do not continue to pose a risk to children.</td>
<td>In these cases no notification to Children’s Social Care is required. Instead detail of the conviction and assessment conclusion will be recorded on Probation / YOS / Prison records with statutory management of the offender undertaken as required.</td>
</tr>
<tr>
<td>• No ongoing risk to children identified</td>
<td></td>
<td></td>
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<tr>
<td>• Conviction or Caution for an offence against a child</td>
<td>Someone who has a relevant conviction against a child which indicates ongoing risk to children but there is no identified child in contact with the offender.</td>
<td>In these cases a PPRC2 referral marked for ‘Information Only’ should be sent to Children’s Social Care covering the address of the offender.</td>
</tr>
<tr>
<td>• Ongoing risk to children but NO identified child in contact</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Conviction or Caution for an offence against a child</td>
<td>Someone who has a relevant conviction against a child which indicates an ongoing risk to children and where an individual child has been identified as being in direct or likely contact with the offender.</td>
<td>In these cases a PPRC2 referral marked for ‘Assessment Request’ should be sent to Children’s Social Care covering the address of the child.</td>
</tr>
<tr>
<td>• Ongoing risk to children confirmed and a child identified in contact with offender</td>
<td></td>
<td>The child’s details must be identified in this referral.</td>
</tr>
<tr>
<td>• Conviction or Caution for an offence against a child</td>
<td></td>
<td>A separate PPRC2 referral for information should also be sent to the Children’s Social Care.</td>
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<tr>
<td><strong>No offences perpetrated against a child but;</strong></td>
<td>Where those working with adults and children are concerned by the actions or behaviour of an individual which indicates potential concerns for a child’s welfare; for example where there is alcohol or drug misuse by an individual or significant violence against adults and where the perpetrator of this concern is a parent or has a significant degree of care or contact with children then an assessment may be required as to the impact on the persons parenting / caring capacity in relation to the welfare of child. This person will not be identified as a PPRC as they have not committed an offence against a child.</td>
<td></td>
</tr>
<tr>
<td><strong>Other criminal behaviour, attitude or lifestyle of an individual indicates potential concern for a child’s welfare and;</strong></td>
<td>In these cases a referral under section 47 of the Children’s Act 1989 should be made to the Children’s Social Care duty office covering the address of the identified child. Each Local Authority will have an interagency referral form for use in this process and this should be used. The person identifying the cause of concern is responsible for making or ensuring a referral for assessment is made.</td>
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<tr>
<td><strong>Person identified as parent or carer or with significant child care responsibilities</strong></td>
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Assessment of Risk to Children in Probation and the Prison Services; and Youth Offending: OASys and ASSET

(i) OASys

OASys (Offender Assessment System) is the primary assessment tool for both the Probation and Prison Services.

OASys is used with offenders aged eighteen and over, and:

- forms the basis for sentence planning
- informs MAPPA and other public protection processes
- determines and tracks interventions to reduce risk and support rehabilitation
- indicates need for specialist assessment
- underpins other risk assessment processes in custody

Crucially, OASys incorporates assessment of risk to children. Identification of risk to children is included in both the Risk of Harm Screening and in the full OASys assessment.

Probation and Prison Services use OASys as the key indicator for identification of risk to children.

Where an offender is assessed on OASys as presenting a risk to children this will feed into the Risk to Children processes outlined earlier in this manual
Assessment of risk to children in the absence of OASys
There are some offenders within custody who do not have an OASys. For those cases where OASys is not available, other information sources will be accessed by staff.

(ii) ASSET

The over-arching document used in the Youth Offending Team setting is the ASSET document; an evidence-based document which indicates the risk of re-offending based on criminogenic factors (total score 0-48 maximum). This indicates low, medium and high risk of re-offending and may also trigger the need for a full risk of harm and / or risk of vulnerability document. The above will inform the intervention planning process.

The documents are also used in the public protection panel process for violent and sexual offenders and the PPO management process. The assessment also informs the PPRC (Persons who Pose a Risk to Children) registration.
R2.1 Is the offender now, or on release, likely to live with, or have frequent contact with, any child who is subject to a child protection plan or is being looked after by the local authority?  
This information may not be available at PreSentence Report stage but must be checked as soon as possible. If in custody this must be kept under review especially in relation to changes in discharge address, Home Detention Curfew or any temporary leave, especially if arrangements are made at short notice. Note unless R2.2 is ‘Yes’ this section is about children who may be at risk for other reasons e.g. offenders partner etc.

R2.2 Are there any concerns in relation to children?  
This is aimed at checking concerns regarding previous / current behaviour towards children and is about the offender’s behaviour and risk they pose. If unsure contact must be made with social services for advice. This could be a recorded phone call on contact log. Where there are concerns local safeguarding (Child Protection) guidance must be followed if there is no confirmation that this has already been done.

R6 must be completed  
It is important to provide detailing relation to when children are at risk and the particular circumstances when this may occur. Any work identified in Risk Management Plan aimed at reducing risk must be referred to in the sentencing planning section.
2. Service Processes & Assessments

Probation Services

- Identification & Notification Process Chart
- Assessment and Referral
- Re-referral
Probation Services Identification & Notification Process Chart of Persons in the Community Who Pose a Risk to Children:

Police – Probation liaise to identify person convicted of a relevant offence or showing risky behaviour: Does the offence or context indicate a child was deliberately targeted for harm?

- Initiate/review OASys
- Enquiries made to Social Care Duty Office to obtain known information
- Gather information from other relevant partner agencies

Does this person continue to pose a risk to children?

- YES
  - Complete OASys
  - Record decision on individuals file according to agency procedures
  - Sign off by manager
  - Prepare notification for Social Care (PPRC2)

Is this person known to have current, proposed or likely contact with an identified child?

- NO

- YES
  - Complete PPRC2: referral for ‘Information Only’
  - Forward to designated Social Care Local Authority covering the address of the Offender only

- NO

- Complete PPRC2: Request for ‘Assessment’
  - Send referral to designated Social Care Local Authority referral covering address of the child
  - Copy to designated Social Care Local Authority covering the address of the offender if different marked for information only.

Please Note: Where an individual is transferring from YOS supervision into Probation caseload, the PPRC status should be reviewed as to continuing appropriateness by the receiving officer. Outcome to be notified to Social Care office covering address of offender.
Referral to Local Authority Children’s Services: Social Care

Probation will complete the assessment of risk posed by the individual and where the assessment concludes that the individual poses a risk to children then a referral will be made to the Local Authority Children & Families Services - Social Care.

Referrals to Social Care should be completed on a PPRC2 referral form marked either for “Information Only” or for “Assessment”. The referral will be directed to the Local Authority: Social Care covering the address of where the child resides, where one is identified, and copied to the Local Authority where the offender is residing if different. Where there is no identified child, it should be sent to the Local Authority where the offender is residing. If the offender is of No Fixed Abode the referral should be sent to the Local Authority: Social Care area in which the offender is being managed by Police and/or Probation.

Changes in Circumstances and Re-referral

Where there is a significant change in circumstances (e.g. release from custody or identification of a child now in contact) the Probation case worker should generate and submit a new PPRC2. The new referral should outline the change of circumstances and identify the appropriate referral. I.e. where there is an identified child an Assessment request referral must be made outlining the circumstances of contact with a child. Where there is no identified child for example the person has moved to a new area then a referral for Information only can be sent.

No Further Risk Identified

In cases where an individual has been OASys assessed as no longer posing a risk to children, the details of the relevant offence and conviction will be retained as outlined in Probation Circular 87/2005.

In these cases an update of the assessment should be sent to Children’s Social Care covering the address of the offender in order that their record can be updated.

PPRC or Section 47: Child Protection Referral

The PPRC process is for managing individuals who have a conviction against a child or whose behaviour directed towards a child gives cause for concern.

Where concerns are raised about the welfare and or safety of a child due to the criminal activity, behaviour or lifestyle of an individual but where no offences against a child have been perpetrated then the process for referral is the standard Safeguarding procedure in the local authority for the resident child. Most Local Authorities will have an interagency referral form for use.
3. Service Processes & Assessments

Youth Offending Services

- Identification & Notification Process Chart
- Assessment & Referral
- Re-referral
Youth Offending Services Identification & Notification Process Chart of Persons in the Community Who Pose a Risk to Children:

YOS identify person convicted of a relevant offence or showing risky behaviour

YES

- Complete ASSET
- Record decision on individuals file according to agency procedures
- Sign off by manager

NO

Agree decision with line manager and record on case file. NFA required regarding PPRC

YES

Does this YP pose a risk to children? (Are children targeted for harm rather then victims within the YP's peer group?)

NO

Prepare PPRC2 Referral form for Children’s Social Care
Is this person known to have current, proposed or likely contact with identified child/children? (Please note this does not apply where a young person is placed in a residential group setting/ by a professional placement

YES

Complete PPRC2: Request for ‘Assessment’ – Details of the child must be included on an Assessment request
Send referral to Children’s Social Care Safeguarding unit covering address of the child
Send separate PPRC2 for information only to Children’s Social Care covering the address of the offender if different.

NO

- Complete PPRC2: referral for ‘Information Only’
- Send to Children’s Services Safeguarding Unit covering the current address of the Offender and Home authority
- Continue case management and consider new PPRC2 referral if circumstances change re contact with children

Re-Assessment of PPRC status and case transfer

At the point of case closure re-assessment of risk to children should be undertaken. Where no ongoing risk is identified then a referral should be forwarded to Children Services to update their records.

Also where an individual is moving from YOS Supervision into Probation caseload, the key worker should ensure PPRC status is clear and indicated to ensure continuity in monitoring. At the point of transfer consideration should also be given to the reassessment of any on-going risk to children.
Referral to Local Authority Children’s Services: Social Care.

Youth Offending Services will complete the assessment of risk posed by the individual using the ASSET tool. Where the assessment concludes that the individual poses an on-going risk to children then a referral will be made to Children Services Social Care.

Referrals to Children’s Services should be completed on a PPRC2 referral form marked either for Information Only or for Assessment.

Referrals for Information
Local Authorities are required to keep details of all persons with a PPRC status residing in their area. Therefore the PPRC referral notification should be sent to the Local Authority covering the address of the offender in all cases.

Referrals for Assessment
Where referrals are for Assessment of risk to a child are made these should be directed to the Children’s Services Social Care covering the address of the identified child and copied to the Local Authority where the offender resides for their information if this is different. A child’s details must be identified within this referral with detail as to the context of the contact taking place or planned.

Where the young person is aged 18 or over and open to YOS with no fixed abode then the referral should be sent to the Local Authority area in which the offender is being managed by YOS and Police.

Changes in Circumstances and Re-referral

Where there is a significant change in circumstances (e.g. discharge from a place of residential institution, change of area/address or identification of a child now known to be in contact with the PPRC) the YOS case worker should generate and submit a new PPRC2.

The new referral should again consider the change of circumstances and send the relevant new PPRC2 referral i.e. For Information or for Assessment.

No Further Risk Identified

In cases where an individual has been ASSET assessed as no longer posing a risk to children, the details of the relevant offence and conviction will be retained as outlined in Probation Circular 87/2005. This decision will be shared with the Children’s Social Care.

PPRC or Section 47: Child Protection Referral

The PPRC process is for managing individuals who have a conviction against a child or whose behaviour directed towards a child gives cause for concern.

Where concerns are raised about the welfare and or safety of a child due to the criminal activity, behaviour or lifestyle of an individual but where no offences against a child have been perpetrated then the process for referral is the standard Safeguarding procedure in the local authority for the resident child. Most Local Authorities will have an interagency referral form for use.
Identification and notification for custody based services: HMPS

The Prison Service has a responsibility to identify prisoners in custody who pose a risk to children including young persons under 18 in custody.

The identification of a prisoner posing a risk to children can occur at any point during their imprisonment – regardless of their status as either a remand or convicted prisoner.

The notes below describe how staff within the prison service will go about identifying such prisoners, and how different departments within the prison work together to assess and manage the risk. The process is broken down into stages.

Assessment

OASys and ASSET will often be the tool for assessing risk to children; but HMPS will also use many other sources of information to determine risk to children.

Management

The management of an individual who presents a risk to children will often be through a multi-disciplinary Risk Management Team (RMT) which is in place in each of the prisons in this Prison area. The RMT usually includes the establishment’s public protection co-ordinator, security, psychology and programmes staff, seconded probation, and other staff relevant to management of risk. The prison is able to monitor an individual’s communication (letters, phone calls) to protect children where appropriate.
**Notifications at Reception and Pre-release**

Where an individual has been identified as presenting a risk to children the relevant Prison establishment will:

- Inform Social Care, the Probation Service and in the case of under 18s the Youth Offending Team, within 2 weeks of reception (letter 1).
- Inform Social Care, the Probation Service and in the case of Under 18s the Youth Offending Team, of all subsequent transfers (letter 2a/2b).
- Inform Social Care, the Probation Service and the Police at least 6 weeks before release and provide the release address of the offender (letter 4c).

**Re-referral**

Where there is a significant change in circumstances (e.g. release or home leave from custody or identification of a child in contact with the PPRC) the Prison should generate and submit a new PPRC2. (letter 5)

The new referral should again consider the change of circumstances and send the relevant new PPRC2 referral. I.e. where there is an identified child an Assessment request referral must be made outlining the circumstances of contact with a child. Where there is no identified child for example the person has moved to a new area then a referral for Information only can be sent.
Process Chart for the Management of Persons in Custody Who Pose a Risk to Children

**STAGE 1**

**TRIGGER**
- Arrival of identified individual with a relevant offence (current or previous) against a child with or without existing paperwork – PSI 22/2005.
- Current behaviour/incident reported in prison.
- New information/concerns raised from partner agencies.
- Three months prior to release or home leave or when release is imminent.
- R2CH identified on OASys.

**STAGE 2**

**INITIAL DECISION**
Is there a potential continuing risk to children taking into account any previous decisions and events?
Decision can be taken by Public Protection/Child Protection Co-ordinator and/or other identified person.

- **YES**
  - Refer to Risk Management Team for final decision (RMT to include Offender Supervisor)

- **NO**
  - Consider immediate monitoring required.
  - Consider immediate restrictions required.
  - Implement Safeguarding Children procedures.
  - Record on FILE – retain for future reference, if further concerns raised return to STAGE 1.

**STAGE 3**

RMT/multi-disciplinary decision.
Continuing risk to children.

**STAGE 4**

- **YES**
  - Record reasons and decisions, implement safeguarding children procedures. Notify the Offender Manager / YOS staff and refer to Children’s Social Care.
  - LETTER 5 & PPRC2

- **NO**
  - Record reasons and decisions, inform Offender Manager / YOS Staff.
  - Inform Children’s Social Care of decision.

**Please Note:** Where an individual is moving from YOI into the Adult Estate, the key worker should ensure PPRC status is clear and indicated to ensure continuity in monitoring.
Notes to Process Chart

STAGE 1
- This can occur at any point in the sentence
- It can be the result of minor or major incidents or behaviour
- If the paperwork has been completed elsewhere, check for accuracy and consider any new information
- Examples – drugs pass using children on visits, reported inappropriate behaviour in front of children, concern raised by OASys assessor, officer overhears conversation that concerns a child, photos of children found by Censors cause concern, new prisoner identified as continuing risk to children, OASys assessment completed by Offender Manager / ASSET by YOS staff.
- Where there is imminent release or a short sentence is imposed checks should always be made and action considered.
- **Always record decisions, reasons and who makes them.**

STAGE 2
- If there is existing paperwork and there is identification as a risk to children, notify Children’s Social Care and Offender Manager / YOS staff within 14 days (letter 1).
- Decision should always be shared.
- Undertake consultation with partner agencies
- Always seek further information/clarification if required
- Refer to other procedures if urgent and/or serious
- The question is as to whether it requires a formal multi-disciplinary decision
- **Always record decisions, reasons and who makes them.**

STAGE 3
- The decision to be made is whether the person is considered a ‘continuing risk to children’
- Make sure that you have a multi-disciplinary team including the Offender Supervisor to ensure the Offender Manager’s view is represented
- Include those in the prison with skill and expertise in this area
- Always consider consulting with Children’s Social Care and if there is current involvement of a social worker or in very high risks cases involve Children’s Social Care if possible in your meetings
- Ask yourself whether you have sufficient information – do not make a decision until you are satisfied about this
- **Always record decisions, reasons and who makes them.**

STAGE 4
- Children’s Social Care must be notified where the individual is assessed as posing a risk to children.
- The PPRC2 is the appropriate referral form.
- Where an individual child is in direct or likely contact a PPRC2 referral for **Assessment** should be made and the child’s details confirmed within the referral. Where there is no identified child then a PPRC2 referral for **Information only** should be made.
- The Offender Manager / YOS staff should be notified in either case.
Reassessment of persons in custody previously identified as posing a risk to children

The reassessment process applies to:

(i) Offenders identified as posing a risk to children under the previous schedule 1 arrangements.
(ii) Offenders identified as posing a risk to children since the withdrawal of the schedule 1 arrangements.

It is anticipated that it will be used most frequently to reassess those previously identified as schedule 1.

- An offender has previously been identified as a schedule 1 offender on the basis of their conviction.
- An offender has been identified as posing a risk to children.

Information / assessment indicates that individual may no longer present a risk to children.

RMT agrees to review.

PP co-ordinator / OS collates information for submission to RMT.

RMT reviews & makes recommendation

When subject to OM must include OS to represent OM view.

No longer pose a risk

Offender is advised to put request for reassessment in writing to Head of Safeguarding in Local Authority & a supporting letter is completed by HMPS.

Continuing risk

Record decision & continue existing arrangements

Letter to Prisoner

Confirmation to OM

If continuing risk

- Record decision on individual file according to agency procedure.
- Record decision on OASys / Asset.
- Sign off by Manager.

If no longer a risk

- Remove safeguarding arrangements relating to communication & access to photographs.
- Record decision on individual file according to agency procedure.
- Record decision on OASys / Asset.
- Sign off by Manager.

Info to include

- OASys
- Input from OM
- Pre cons / PSR
- Evidence of SUPO / RSHO
- Disqualification order
- Status: looked after child
- Harassment order / injunction
- Victim details
- Details of children known to him/her
- Completion of HMPS guidance sheet.
2. Service Processes & Assessments

CHILDREN’S SOCIAL CARE

- Assessment of need and risk
- Process Chart
- PPRC and S47 Child Protection
- Re-Assessment of PPRC status

Local Authority Children’s Services: Social Care Processes

**Assessment of risk to children**

- It is the duty of every Local Authority to safeguarding and promote the welfare of children within their area. Where the Local Authority have reasonable cause to suspect that a child is suffering or is likely to suffer significant harm they are required to undertake enquiries to enable them to take any action necessary to safeguard or promote the child’s welfare. (Children Act 1989 S17 and S47)

- Where any individual is cautioned or convicted of an offence against a child or perpetrates an offence against a child but no conviction is subsequently secured Probation and Youth Offending services are responsible for assessing a person’s ongoing risk to children i.e. PPRC status. Children’s social care have a responsibility for informing this assessment though sharing information held on the individual and through sharing information and analysis of any S17 or S47 assessment completed.

- An Initial assessment will be undertaken in all cases where a child is identified as in the care of or significant contact with a person identified as a PPRC. The child's parent/carer will be seen in order to establish their ability to understand the identified risk and assess their capacity to protect the child from harm.

- Where there are concerns about the parent/carer’s ability to protect the child from harm enquiries under section 47 of the Children Act 1989 will be undertaken. These will be joint assessment with police as outlined in the local safeguarding procedures.
Within these assessments relevant details of any conviction or alleged offence relating to the person presenting risk to children (PPRC) will be shared with the parent/carer in order that they can make informed choices about protection of their child. Information will also be shared with a child, in an age appropriate way, where it is felt to be in the best interests of the child and helpful to the assessment.

Where it is deemed necessary, specialist assessments may be sought to provide information to support this core assessment. i.e. Assessment of a persons Learning ability, Mental Health, Capacity to change or Levels of power / dependency within a relationship.

Where there are concerns that a parent is, for whatever reason, unable to provide the necessary level of care to protect the child from harm the case will proceed through the Child Protection process and consideration given to legal intervention to protect a child as necessary.

Where there is no identified child in contact with a PPRC information will be held at a central Safeguarding office in the Local Authority where the PPRC resides. This information will be accessed and shared should any person or agency notify contact with an identified child.
PPRC Assessment or Section 47 Child Protection Referral

The PPRC process is for managing individuals who have perpetrated offences against a child and where a decision has been made that the person poses an ongoing risk to other children. A list of offences against children can be found at the end of this guidance. Offences against a child are set within the context of significant harm identified as Physical Abuse, Sexual Abuse, Emotional Abuse or Neglect by the Children Act’s 1898 and 2004 and Working Together 2006.

**Where a person has perpetrated an offence against a child and assessment of risk to children is required the PPRC referral process outlined in this guidance should be followed.**

Where an individual perpetrates acts of criminal behaviour involving violence or substance misuse but which are not perpetrated against a child there may be cause for concern about child welfare if this person is a parent or carer of a child or has significant contact or residence with a child. Assessment in these circumstances may be required as to how their criminal behaviour impacts on their parenting capacity and or the child’s welfare.

**Where a person criminal behaviour present concerns for the welfare of a child a referral for assessment should be made in line with the local authority’s Safeguarding Children arrangements.**

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**S47 Child Protection Assessments and Child Protection Planning**

There will be a number of individuals assessed as posing risk to the children who are in contact with or who are resident with children and these risks will be appropriately managed within a child protection plan for the child identified at risk of harm.

All Children’s Social Care services will ensure that the name of the PPRC individual is cross referenced with any child on whom an assessment of risk has been undertaken. This information should be held on the PPRC’s record and will enable a chronology as well as patterns to be identified regarding the behaviour of a PPRC informing the level of risk posed.

**Request for re-assessment of person who poses risk to children**

All Local Authority Children's Services are required to record the names and details of any person identified as posing ongoing risk to children living within their local authority. Therefore individuals requesting information and re-assessment of this status have been and should continue to be made to the relevant Head of Safeguarding for the Local Authority.

However as outlined within this document the responsibility for assessing a persons ongoing risk to children and PPRC status is primarily the responsibility of the Youth Offending Services and Probation service using the appropriate assessment tools.

Each of those services should undertake a re-assessment of risk through the time of their intervention and importantly at the point of case closure. Where any person who’s risk to children has been addressed and where assessment concludes they no longer pose a risk to children this information must to recorded on the agency file and sent to the responsible Children’s Services holding the PPRC status in order that their information can also be updated.
In cases where a person requests a re-assessment of risk due to their renewed or planned contact with children then Children’s Social care will undertake the necessary Initial Assessment and S47 enquiry for the identified child. Within this assessment liaison will take place with the Youth Offending Service or Probation to obtain their involvement and or views on the ongoing risk posed. Where appropriate it may be necessary for Children’s Social Care to refer the individual for a re-assessment to an approved agency to inform their assessment and child protection planning.

In cases where an individual seeks a review of their status but there is no known contact with children then Children’s Social Care will liaise with the MAPPA agencies in order to gather and share information regarding the person’s previous history leading to PPRC, establish past or current information indicating continued risk or reduced risk to children and present the case for discussion at the local MARAP forum for agreement as to the level of ongoing risk to children.
2. Service Processes & Assessments

POLICE

- Identification & Referral
- Process Chart - See local force guidance for additional details re roles, responsibilities and decision making.

Police Service Process and Assessment

Notes for Guidance Persons Posing a Risk to Children (PPRC)

The purpose of this process is to bring to the attention of the Local Authority Children’s Services any individual who poses a risk to children. A referral made under this protocol will lead to an assessment where there is an identified child or sharing of information where there is no identified child.

This guidance concerns the way in which referrals will be made by police officers and police staff.

Police Process for PPRC

Police officers and staff will encounter individuals who may be considered as ‘posing a risk to children’ through a variety of circumstances in their work. The roles, responsibilities, decision making authority and process for managing these cases may vary across police services and therefore local police guidance should be referred to in conjunction with this manual.

Criteria for PPRC referrals

- Children’s Social Care must be notified where the individual is assessed as posing a risk to children.
- The PPRC2 is the appropriate referral form.
- Where an individual child is in direct or likely contact a PPRC2 referral for assessment should be made and the child’s details confirmed within the referral. Where there is no identified child then a PPRC2 referral for information only should be made.
This applies in cases where there is a relevant conviction and in cases where there is not a relevant conviction but the individual’s behaviour gives cause for concern. See Purpose and Principles section for further explanation.

The individual force procedure should be followed.
In the Individual and Disclosure

The responsibility for informing the individual presenting a risk to children sits with the agency assessing / identifying that risk. The PPRC should be advised that notification has been sent to Children Social Care in line with requirement. In exceptional cases only would a PPRC not be informed of their PPRC status. Reasons for not informing the individual be clearly defined and recorded by that individual agency and signed off by a responsible manager.

Where a referral has been made for “Assessment” of a child the parent / carer of the child concerned should be advised of the referral unless to do so would place the child at risk of harm. Reasons for not informing the parent should be stated in the referral and clearly defined and recorded by that individual agency.

Decision-making about disclosure to third parties regarding a person’s PPRC status must comply with MAPPA Guidance (2009) for those individuals subject to MAPPA on the basis of their offence and sentence.

Disclosure to third parties of those not subject to MAPPA will be made within Child Protection section 47 enquiries led by Children’s Services: Social Care.
## File Retention and Destruction Policies

<table>
<thead>
<tr>
<th>Service</th>
<th>Policy</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Probation Service</strong></td>
<td>Each Probation Area has its own policies and procedures with respect to closed file retention, but based on a minimum of six years before a file is destroyed. Some types of case e.g. high risk of harm will lead to areas retaining the file for longer periods and in a small number of cases e.g. Life Sentence cases the file may never be destroyed but will be kept for a minimum of 99yrs. Specifically with regard to offenders who present a risk to children file detention is nationally prescribed by way of Probation Circular 87/2005 which states: “Records of offenders assessed as Risk to Children should be retained for the same period as records on all other cases. It follows from this that Areas should retain Risk to Children cases in accordance with their retention of high risk of harm cases where children in the offenders care are on the child protection register at the point of case closure. Lifers are also an exception, as records are kept for 99 years.”</td>
</tr>
<tr>
<td><strong>Youth Offending Service</strong></td>
<td>Policy for Youth Offending Teams is described in a national document: YOS Information Sharing</td>
</tr>
<tr>
<td><strong>Prison Service</strong></td>
<td><strong>Inmate Medical Records</strong>&lt;br&gt;<strong>All Personal Health Records</strong>&lt;br&gt;Mental Disorder treated under The Mental Health Act 1983&lt;br&gt;Maternity Records&lt;br&gt;Inmate Core File and Other Prison Departmental Records&lt;br&gt;For Lifers and records selected for special retention (see 3.1.3)&lt;br&gt;For Prisoners sentenced to a total of 3 months or over in respect of any one period in custody.&lt;br&gt;For any other prisoner received in to custody (either after sentence or on remand).&lt;br&gt;10 Years after conclusion of treatment or death.&lt;br&gt;20 Years after treatment no longer considered necessary; or 8 years after the patient’s death if patient died while still receiving treatment.&lt;br&gt;25 Years.</td>
</tr>
<tr>
<td><strong>Social Care</strong></td>
<td>Social Care will retain an individual PPRC status on record for the period in which any person is assessed to pose a continued risk to children or until notification of death.</td>
</tr>
<tr>
<td><strong>Police</strong></td>
<td>Policy for Police in line with MOPI (Management of Police Information)</td>
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# Glossary of Terms

<table>
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<tr>
<th>Term</th>
<th>Definition</th>
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<tr>
<td>ASSET</td>
<td>Assessment Tool for Offenders under the age of 18 years.</td>
</tr>
<tr>
<td>Custodian of Register</td>
<td>Local Authority officer responsible for the management of children subject to Child Protection planning.</td>
</tr>
<tr>
<td>DTO’s</td>
<td>Detention Training Order</td>
</tr>
<tr>
<td>F2050</td>
<td>Prisoner Care Record (Prisons)</td>
</tr>
<tr>
<td>HMPS</td>
<td>Her Majesty’s Person Service</td>
</tr>
<tr>
<td>MAPPA</td>
<td>Multi Agency Public Protection Arrangements</td>
</tr>
<tr>
<td>NFA</td>
<td>No further action.</td>
</tr>
<tr>
<td>OASys</td>
<td>Offender Assessment System for Offenders aged 18 and over R2, R6, R7 refer to sections of the OASys document.</td>
</tr>
<tr>
<td>Offender Manager</td>
<td>Probation Member of staff responsible for the management of the offender for period of sentence. (Community and or Custody)</td>
</tr>
<tr>
<td>Offender Supervisor</td>
<td>Prison Staff responsible for the day to day supervision of offender in custody (Prison) within Offender Management.</td>
</tr>
<tr>
<td>OMM</td>
<td>Offender Management Model</td>
</tr>
<tr>
<td>PP Co-ordinator</td>
<td>Public Protection Co-ordinator (HMPS)</td>
</tr>
<tr>
<td>Pre-Cons</td>
<td>Previous Convictions</td>
</tr>
<tr>
<td>PPRC</td>
<td>Person posing risk to children.</td>
</tr>
<tr>
<td>PPRC 1-10</td>
<td>Full series of documents used in the management of notification and assessment of those individuals identified as posing risk to children.</td>
</tr>
<tr>
<td>PPRC 2/4/7</td>
<td>Interagency documents used in the process of notification and assessment of those individuals identified as posing risk to children.</td>
</tr>
<tr>
<td>PSI</td>
<td>Prison Service Instruction</td>
</tr>
<tr>
<td>PSR</td>
<td>Pre Sentence Report.</td>
</tr>
<tr>
<td>R2CH</td>
<td>Risk to Children (Plan) (Prisons)</td>
</tr>
<tr>
<td>Relevant Offence</td>
<td>Offence against a person under age 18 years. A list of these can be found in the Criminal Justice Act 2003. Section 224 Schedule 15.</td>
</tr>
<tr>
<td>RMT</td>
<td>Risk Management Team (Prison)</td>
</tr>
<tr>
<td>Schedule One</td>
<td>Historical term identifying a person convicted of an offence against a child – No Longer in Use.</td>
</tr>
<tr>
<td>Significant Harm</td>
<td>Defined in the Children Act 1989: “Harm” means the ill treatment or impairment of health or development. Significant harm is measured by comparing the health and development that could be reasonably expected of a similar child.</td>
</tr>
<tr>
<td>Social Care</td>
<td>Children Social Work Services</td>
</tr>
<tr>
<td>YOS</td>
<td>Youth Offending Service</td>
</tr>
<tr>
<td>YOT</td>
<td>Youth Offending Team</td>
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### 3 Documentation

<table>
<thead>
<tr>
<th>Number</th>
<th>Purpose</th>
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</thead>
<tbody>
<tr>
<td>PPRC2</td>
<td>This form is to be used by any agency referring a person who has been assessed as posing a risk to children. The form is sent to Local Authority Children &amp; Families Services - Social Care. It can be used to provide information only or to request an assessment. The relevant box should be ticked. Where there is an identified child at risk, details of the child must be entered for an assessment to be undertaken. When there is no identified child, this referral will be retained by Social Care for information only.</td>
</tr>
<tr>
<td>PPRC4</td>
<td>The PPRC4 is the record of the assessment outcome regarding the individual presenting a risk to children. Where children are identified to be at risk of harm, details must be recorded as to how this risk will be minimised and managed. Copies of this form will be provided to Youth Offending, Probation and Prisons to assist in their management of the individual and for storing in their own files. The PPRC4 documents will be retained by children’s social care on the PPRC’s file and will enable any patterns of risk to be identified. This form does not replace the initial or core assessment document which is the child-specific assessment record.</td>
</tr>
<tr>
<td>PPRC7</td>
<td>Social Care record the outcome of any Re-assessment of a person posing a risk to children. Copies of this record will be sent to all relevant partner agencies holding files on the relevant individual.</td>
</tr>
</tbody>
</table>

This next section includes only those documents which are multi-agency and central to the PPRC process. Other single agency documents and templates for letters are held within the appendix and are for included as suggested pro forma’s.
# 4 Appendices

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<td>• PPRC 1 Referral Confirmation</td>
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<td>• PPRC 3 Referral to Area</td>
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<td></td>
<td>• PPRC 5a Confirmation of Referral – Information Only</td>
</tr>
<tr>
<td></td>
<td>• PPRC 5b Confirmation of Referral – Request for Assessment</td>
</tr>
<tr>
<td></td>
<td>• PPRC 5c Confirmation of Referral – Remand / Arrival / Transfer</td>
</tr>
<tr>
<td></td>
<td>• PPRC 6 Re-assessment Request</td>
</tr>
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<td></td>
<td>• PPRC 8 Declassification Agreed</td>
</tr>
<tr>
<td></td>
<td>• PPRC 9 Declassification Not Agreed</td>
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<td>B</td>
<td>Prison Letters</td>
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<td></td>
<td>• Letter 1 – Notification of Initial Reception into Custody</td>
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<td>• Letter 2a – Notification of Transfer (Sending Prison)</td>
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<td></td>
<td>• Letter 2b – Notification of Transfer (Receiving Prison)</td>
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<td></td>
<td>• Letter 4a – Notification Individual Being Considered for Release</td>
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<tr>
<td></td>
<td>• Letter 4b – Notification of Release Outcome</td>
</tr>
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<td></td>
<td>• Letter 4c – Notification of Release</td>
</tr>
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<td></td>
<td>• Letter 5 – Notification of PPRC Status</td>
</tr>
<tr>
<td>C</td>
<td>List of PPRC Offences</td>
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<td></td>
<td>Murder</td>
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<tr>
<td></td>
<td>Manslaughter</td>
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<td></td>
<td>Infanticide</td>
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<td>Kidnapping</td>
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<td>False Imprisonment</td>
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<td>Assault or battery</td>
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<td>Indecent exposure - Section 4 Vagrancy Act 1824</td>
</tr>
<tr>
<td></td>
<td>Indecent exposure - Section 28 Town Police Clauses Act 1847</td>
</tr>
<tr>
<td></td>
<td>Conspiring or soliciting to commit murder - Section 4 Offences Against the Person Act 1861</td>
</tr>
<tr>
<td></td>
<td>Administering poison, or wounding, with intent to murder - Section 11 Offences Against the Person Act 1861</td>
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<tr>
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<td>Threats to kill - Section 16 Offences Against the Person Act 1861</td>
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<td></td>
<td>Wounding and causing grievous bodily harm: Wounding with Intent - Section 18 Offences Against the Person Act 1861</td>
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<td>Wounding and causing grievous bodily harm: Inflicting bodily injury - Section 20 Offences Against the Person Act 1861</td>
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<tr>
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<td>Maliciously administering poison - Section 23 Offences Against the Person Act 1861</td>
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<td></td>
<td>Abandonment of children under two - Section 27 Offences Against the Person Act 1861</td>
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<td></td>
<td>Assault occasioning actual bodily harm - Section 47 Offences Against the Person Act 1861</td>
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<td>Child stealing - Section 56 Offences Against the Person Act 1861</td>
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<td>Drunk in charge of a child under 7 years - Section 2 Licensing Act 1902</td>
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<td>Cruelty to children - Section 1 Children and Young Persons Act 1933</td>
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<td></td>
<td>Allowing persons under 16 to be in brothels - Section 3 Children and Young Persons Act 1933</td>
</tr>
<tr>
<td></td>
<td>Causing or allowing persons under 16 to be used for begging - Section 4 Children and Young Persons Act 1933</td>
</tr>
<tr>
<td></td>
<td>Give / cause to be given intoxicating liquor to a child under 5 years - Section 5 Children and Young Persons Act 1933</td>
</tr>
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Young Persons Act 1933

- Exposing children under seven to risk of burning - Section 11 Children and Young Persons Act 1933
- Prohibition against persons under 16 taking part in performances endangering life and limb - Section 23 Children and Young Persons Act 1933
- Infanticide - Section 1 Infanticide Act 1938
- Rape - Section 1 Sexual Offences Act 1956
- Procurement of a woman by threats - Section 2 Sexual Offences Act 1956
- Procurement of a woman by false pretences - Section 3 Sexual Offences Act 1956
- Administering drugs to obtain or facilitate intercourse - Section 4 Sexual Offences Act 1956
- Intercourse with a girl under 13 - Section 5 Sexual Offences Act 1956
- Intercourse with a girl under 16 - Section 6 Sexual Offences Act 1956
- Intercourse with defective - Section 7 Sexual Offences Act 1956
- Procurement of defective - Section 9 Sexual Offences Act 1956
- Incest by a man - Section 10 Sexual Offences Act 1956
- Incest by a woman - Section 11 Sexual Offences Act 1956
- Buggery where the victim is under 16 - Section 12 Sexual Offences Act 1956
- Indecency between men (gross indecency) - Section 13 Sexual Offences Act 1956
- Indecent assault on a woman - Section 14 Sexual Offences Act 1956
- Indecent assault on a man - Section 15 Sexual Offences Act 1956
- Assault with intent to commit buggery - Section 16 Sexual Offences Act 1956
- Abduction of a woman by force or for the sake of her property - Section 17 Sexual Offences Act 1956
- Abduction of unmarried girl under
18 from parent or guardian - Section 19 Sexual Offences Act 1956
• Abduction of unmarried girl under 16 from parent or guardian - Section 20 Sexual Offences Act 1956
• Abduction of defective from parent or guardian Section 21 Sexual Offences Act 1956
• Causing prostitution of women - Section 22 Sexual Offences Act 1956
• Procuration of girl under 21 - Section 23 Sexual Offences Act 1956
• Detention of a woman in a brothel or other premises - Section 24 Sexual Offences Act 1956
• Permitting a girl under 13 to use premises for intercourse - Section 25 Sexual Offences Act 1956
• Permitting a girl between 13 and 16 to use premises for intercourse - Section 26 Sexual Offences Act 1956
• Permitting defective to use premises for intercourse - Section 27 Sexual Offences Act 1956
• Causing or encouraging prostitution of, or intercourse with, or indecent assault on, girl under 16 - Section 28 Sexual Offences Act 1956
• Causing or encouraging prostitution of defective - Section 29 Sexual Offences Act 1956
• Man living on earnings of prostitution - Section 30 Sexual Offences Act 1956
• Women exercising control over prostitute - Section 31 Sexual Offences Act 1956
• Sexual intercourse with patients - Section 128 Mental Health Act 1959
• Indecent conduct towards young child - Section 1 Indecency with Children Act 1960
• Aiding, abetting, counselling or procuring the suicide of a child or young person - Section 2 Suicide Act 1961
• Procuring others to commit homosexual acts (by procuring a child to commit an act of buggery with any person, or procuring any person to commit an act of
- Buggery with a child - Section 4 Sexual Offences Act 1967
- Living on earnings of male prostitution - Section 5 Sexual Offences Act 1967
- Burglary (by entering a building or part of a building with intent to rape a child) - Section 9 Theft Act 1968
- Supplying or offering to supply a Class A drug to a child, being concerned in the supplying of such a drug to a child, or being concerned in the making to a child of an offer to supply such a drug - Section 4 Misuse of Drugs Act 1971
- Inciting girl under 16 to have incestuous sexual intercourse - Section 54 Criminal Law Act 1977
- Indecent photographs of children - Section 1 Protection of Children Act 1978
- Offence of abduction of a child by parent - Section 1 Child Abduction Act 1984
- Offence of abduction of child by other persons - Section 2 Child Abduction Act 1984
- Possession of indecent photographs of children - Section 160 Criminal Justice Act 1988
- Abduction of Child in Care/ Police Protection .. take away/induce away/assist to run away/ keep away - Section 49 Children Act 1989
- Recovery of missing or unlawfully held children - Section 50 Children Act 1989
- Abuse of Trust - Section 3 Sexual Offences (Amendment) Act 2000
- Traffic in prostitution - Section 145 Nationality, Immigration and Asylum Act 2002
- Rape - Section 1 Sexual Offences Act 2003
- Assault by penetration - Section 2 Sexual Offences Act 2003
- Sexual assault - Section 3 Sexual Offences Act 2003
- Causing a person to engage in sexual activity without consent - Section 4 Sexual Offences Act 2003
- Rape of a child under 13 - Section 5 Sexual Offences Act 2003
- Assault of a child under 13 by
penetration - Section 6 Sexual Offences Act 2003
• Sexual assault of a child under 13 - Section 7 Sexual Offences Act 2003
• Causing or inciting a child under 13 to engage in sexual activity - Section 8 Sexual Offences Act 2003
• Sexual Activity with a Child - Section 9 Sexual Offences Act 2003
• Causing or inciting a child to engage in sexual activity - Section 10 Sexual Offences Act 2003
• Engaging in sexual activity in the presence of a child - Section 11 Sexual Offences Act 2003
• Causing a child to watch a sexual act - Section 12 Sexual Offences Act 2003
• Child sex offences committed by a children or young persons - Section 13 Sexual Offences Act 2003
• Arranging or facilitating commission of a child sex offence - Section 14 Sexual Offences Act 2003
• Meeting a child following sexual grooming etc - Section 15 Sexual Offences Act 2003
• Abuse of position of trust: sexual activity with a child - Section 16 Sexual Offences Act 2003
• Abuse of position of trust: causing or inciting a child to engage in sexual activity - Section 17 Sexual Offences Act 2003
• Abuse of position of trust: sexual activity in the presence of a child - Section 18 Sexual Offences Act 2003
• Abuse of position of trust: causing a child to watch a sexual act - Section 19 Sexual Offences Act 2003
• Sexual activity with a child family member - Section 25 Sexual Offences Act 2003
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• Sexual activity with a person with a mental disorder impeding choice - Section 30 Sexual Offences Act 2003
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- Engaging in sexual activity in the presence of a person with a mental disorder impeding choice - Section 31 Sexual Offences Act 2003
- Engaging in sexual activity in the presence of a person with a mental disorder impeding choice - Section 32 Sexual Offences Act 2003
- Causing a person, with a mental disorder impeding choice, to engage in sexual activity - Section 33 Sexual Offences Act 2003
- Inducement, threat or deception to procure sexual activity with a person with a mental disorder - Section 34 Sexual Offences Act 2003
- Causing a person with a mental disorder to engage in or agree to engage in sexual activity by inducement, threat or deception - Section 35 Sexual Offences Act 2003
- Engaging in sexual activity in the presence, procured by inducement, threat or deception, of a person with a mental disorder - Section 36 Sexual Offences Act 2003
- Causing a person with a mental disorder to watch a sexual act by inducement, threat or deception - Section 37 Sexual Offences Act 2003
- Care workers: sexual activity with a person with a mental disorder - Section 38 Sexual Offences Act 2003
- Care workers: causing or inciting sexual activity - Section 39 Sexual Offences Act 2003
- Care workers: sexual activity in the presence of a person with a mental disorder - Section 40 Sexual Offences Act 2003
- Care workers: causing a person with a mental disorder to watch a sexual act - Section 41 Sexual Offences Act 2003
- Paying for the sexual services of a child - Section 47 Sexual Offences Act 2003
- Causing or inciting child prostitution or pornography - Section 48 Sexual Offences Act 2003
- Controlling a child prostitute or a
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<td>Causing or inciting prostitution for gain</td>
<td>Section 52 Sexual Offences Act 2003</td>
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<td>Controlling prostitution for gain</td>
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<td>Trafficking into the UK for sexual exploitation</td>
<td>Section 57 Sexual Offences Act 2003</td>
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<td>Trafficking within the UK for sexual exploitation</td>
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<td>Trafficking out of the UK for sexual exploitation</td>
<td>Section 59 Sexual Offences Act 2003</td>
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<td>Administering a substance with intent</td>
<td>Section 61 Sexual Offences Act 2003</td>
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<td>Committing an offence with intent to commit a sexual offence</td>
<td>Section 62 Sexual Offences Act 2003</td>
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<td>Trespass with intent to commit a sexual offence (in a case where the intended offence was an offence against a child)</td>
<td>Section 63 Sexual Offences Act 2003</td>
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<td>Exposure</td>
<td>Section 66 Sexual Offences Act 2003</td>
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<td>Voyeurism</td>
<td>Section 67 Sexual Offences Act 2003</td>
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<tr>
<td>Trafficking people for exploitation</td>
<td>Section 4 Asylum and Immigration (Treatment of Claimants, etc) 2004</td>
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<tr>
<td>Causing or allowing the death of a child or vulnerable adult</td>
<td>Section 5 Domestic Violence, Crime and Victims Act 2004</td>
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