Two Monthly Report on the status on the non-devolved provisions of the Coronavirus Act 2020: July 2022

Presented to Parliament pursuant to section 97(8) of the Coronavirus Act 2020



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Introduction

The Coronavirus Act 2020 ("the Act") formed a key part of the Government's response to the COVID-19 pandemic. The Act has enabled action in five key areas:

- 1. Increasing the available health and social care workforce;
- 2. Easing, and reacting to, the burden on frontline staff;
- 3. Supporting people;
- 4. Containing and slowing the virus; and
- 5. Managing the deceased with respect and dignity.

The Act gained Royal Assent on 25 March 2020. The temporary provisions within the Act were given a two-year lifespan from when the Act was passed by Parliament, to ensure the Government had the necessary powers to respond effectively for a proportionate amount of time. The Government removed powers throughout the pandemic as and when they were no longer needed. 20 temporary, non-devolved provisions in the Act were expired early, and a total of four provisions were suspended and have since expired. The majority of the remaining temporary, non-devolved provisions were expired on the intended sunset date at the end of 24 March 2022.

In March 2022, the Government extended five temporary, non-devolved provisions within the Act for up to six months beyond 24 March 2022. These provisions are:

- Section 30: Suspension of requirement to hold inquest with jury: England and Wales.
- **Section 43:** Statutory sick pay: power to disapply waiting period limitation: Northern Ireland.
- Sections 53 to 55: Remote court and tribunal provisions.

Three of these provisions and part of a fourth are no longer in force. Sections 30 and 53-54 were repealed in June 2022 when provisions that replicate these powers came into force in new primary legislation^{1,2}. Part of a fourth provision, section 55(a), was repealed on 28 June 2022, by the commencement regulations for replacement provisions in new primary legislation³. The same instrument repealed section 55(b) except for the purpose of preserving certain tribunal rules, which will cease to have effect immediately after section 55(b) expires.

Section 43, which relates to Statutory Sick Pay in Northern Ireland, remains in force. This provision was extended in March 2022 for a period of six months beyond 24 March 2022, on the formal request of the Department for Communities in Northern Ireland.

The Act also contains a number of permanent provisions, which were excluded from the automatic sunset at the end of 24 March 2022, and which would require new primary legislation in order to repeal. Many of these provisions remain necessary to support pandemic recovery. In the 'COVID-19 Response: Living with COVID-19'⁴ plan, the Government committed to explore any opportunities to remove unnecessary

¹ Judicial Review and Courts Act 2022 (legislation.gov.uk)

² Police, Crime, Sentencing and Courts Act 2022 (legislation.gov.uk)

³ <u>The Police, Crime, Sentencing and Courts Act 2022 (Commencement No. 2) Regulations 2022</u> (legislation.gov.uk)

⁴ <u>COVID-19 Response: Living with COVID-19 - GOV.UK (www.gov.uk)</u>

provisions from the statute book as soon as possible, and to look for opportunities to do so as the Government's legislative programme proceeds.

Status of the temporary, non-devolved provisions

This report summarises the impacts of the five temporary, non-devolved powers that have been in force over the latest two-month period.

Section 30: Suspension of requirement to hold inquest with jury: England and Wales

Section 30 disapplied the statutory requirement for a coroner to conduct an inquest with a jury where there is reason to suspect that COVID-19 (as a notifiable disease) is the cause of death. Under section 7(2)(c) of the Coroners and Justice Act 2009, any inquest into a death where the coroner has reason to suspect that the death was caused by a notifiable disease (in this case COVID-19) would have to take place with a jury. This could have had significant resource implications for the coroners are still able to conduct an inquest with a jury where COVID-19 is suspected to be the cause of death, should they wish to do so, and are still required to hold an inquest with a jury where another notifiable disease is suspected to be the cause of death.

Coroners' inquests across England and Wales have been significantly impacted by lockdown restrictions, as they must be held in public, and some must be held with a jury (such as non-natural deaths in custody). Many coroner areas have built up backlogs of inquests during the pandemic due to limited capacity as a result of measures in place to prevent spread of the virus. Requiring jury inquests where COVID-19 is suspected as the cause of death would have disproportionately added to the demand on local authority funded coroner services, adversely impacting their ability to operate and exacerbating backlogs.

Section 30 also supported the Chief Coroner's and coroners' post-pandemic recovery plans. As coroner courts schedule outstanding inquests built up during the pandemic, the provision removed the added pressures of scheduling inquests with a jury where COVID-19 is suspected to be the cause of death. The provision also helped to minimise the distress to bereaved families who would otherwise have to wait much longer for inquests into the deaths of their loved ones.

This provision has been replicated by section 42 in the Judicial Review and Courts Act 2022. To prevent a gap in legislation between the original sunset of this temporary power in the Coronavirus Act at the end of 24 March 2022 and implementation of the new powers in the Judicial Review and Courts Act, section 30 was extended for a period of up to six months beyond 24 March 2022.

Section 30 of the Coronavirus Act was repealed upon commencement of section 42 of the Judicial Review and Courts Act 2022 on 28 June 2022. Section 42 of the Judicial Review and Courts Act 2022 will have effect for two years from 28 June 2022 and may be extended by regulations made by the Lord Chancellor. This will ensure that, until June 2024 at the earliest, coroners can continue to make decisions on whether to hold inquests with juries where COVID-19 is suspected to be the cause of death.

Sections 53-55: Remote court and tribunal provisions

Sections 53-55 of the Act were introduced to allow the courts and tribunals system to continue to function throughout the pandemic and ensure people were able to access justice while lockdowns and social distancing were in place. These provisions have allowed thousands of hearings to take place each week since the Act came into force. They have been vital in supporting court recovery and helping courts work through the backlog of cases as quickly and efficiently as possible by enabling preliminary hearings to take place remotely so that courtrooms could be reserved for more hearings (particularly trials) that must happen in a physical courtroom.

As of June 2022, around 7,000 hearings were taking place each week using remote technology across 3,200 virtual courtrooms. The Government has upheld the principle of open justice by facilitating remote observers at these remote hearings; and ensuring those observers do not record or broadcast the hearings they are watching (mimicking similar rules that govern behaviour in a traditional courtroom public gallery).

Owing to the benefit of these provisions for the delivery of public services, these powers have been made permanent by provisions included in the Police, Crime, Sentencing and Courts Act 2022. To ensure there was no gap in the legislation underpinning these powers, sections 53-55 in the Coronavirus Act were extended for up to six months beyond 24 March 2022.

Sections 53 and 54 of the Coronavirus Act were repealed on 28 June 2022, upon commencement of section 201(1) of the Police, Crime, Sentencing and Courts Act 2022. Section 55 (which introduces Schedule 25) was repealed for almost all purposes, by virtue of the commencement of section 201(2) (repeal of temporary provision) of the Police, Crime, Sentencing and Courts Act 2022 on the 28 June 2022, on the same day that the regulations enabling their replacement provisions to operate came into force. The only purposes for which section 55 was not repealed are those of certain temporary tribunal rules which will remain in force until section 55 expires on 24 September 2022 (unless section 55 is repealed earlier for those remaining purposes).

Section 43: Statutory sick pay: power to disapply waiting period limitation: Northern Ireland

Section 43 enables the suspension of the waiting days' rule for absences related to COVID-19 in relation to Northern Ireland. This means that Statutory Sick Pay can be payable from day one for COVID-related absences in Northern Ireland.

Statutory Sick Pay is ordinarily a transferred matter in Northern Ireland, but section 43 confers the power to make regulations in respect of Northern Ireland on the Secretary of State. In March 2022, the UK Government extended section 43 for a period of six months beyond 24 March 2022, on the formal request of the Department for Communities in Northern Ireland.

Equalities and Human Rights

Throughout the pandemic, the Government has taken action quickly and decisively to protect public health. The Government has maintained a cautious approach and ensured that any action is proportionate, in place for as short a time as possible and subject to appropriate checks and balances. The Government removed powers within the Coronavirus Act throughout the pandemic as and when they were no longer needed. For example, the Government expired many of the temporary, non-devolved powers in the Act early.

The vast majority of the remaining temporary, non-devolved provisions were expired on the intended sunset date at the end of 24 March 2022.

In March 2022, the Government extended five temporary, non-devolved provisions in the Act for up to six months beyond 24 March 2022. One of these provisions relates to Statutory Sick Pay in Northern Ireland and was extended on the formal request of the Department for Communities in Northern Ireland. The other four provisions enabled innovation in the delivery of public service and were extended to bridge a gap whilst these powers were adopted into new primary legislation, to ensure there was no disruption to the delivery of these services during the interim period. Three of these extended provisions, and part of a fourth, were repealed in June 2022 when the powers in the new primary legislation came into force.

The pandemic has shone a light on the inequalities that exist across the country. The Government is determined to continue addressing the pre-existing socio-economic and health inequalities which have contributed to the unequal effect of COVID-19 across our society. The causes of these inequalities are varied and require a wide-ranging long-term response, encompassing levelling up health, the economy, welfare and more. The Office for Health Improvement and Disparities works across the Department of Health and Social Care, the rest of Government, the healthcare system, local government and industry to shift our focus towards preventing ill health, in particular in the places and communities where there are the most significant disparities.

Reporting and Accountability Arrangements for the Coronavirus Act

The Government recognises the vital importance of Parliamentary scrutiny and builtin checks and balances on the use of the Act. For example, Part 2 of the Act includes various arrangements to facilitate accountability and transparency over the use of powers set out in Part 1 of the Act.

The Government has regularly reviewed the temporary, non-devolved powers in the Act and, in line with the evolving situation, suspended and expired powers early where they were no longer needed. The temporary, non-devolved powers in the Act have been subject to a six-monthly vote in the House of Commons on the motion "that the temporary provisions of the Coronavirus Act 2020 should not yet expire". To date, four six-monthly reviews have taken place, in September 2020, March 2021, September 2021 and March 2022.

The Secretary of State for Health and Social Care is required to prepare and publish a report on the status of the non-devolved provisions in the Act relating to every twomonth period during the operation of the Act. The Secretary of State for Health and Social Care is required to publish these reports so long as at least one temporary, non-devolved provision remains in force. The report must set out for each of the provisions: (a) whether it is in force at the end of each two-month period, and (b) whether Ministers have, during that period, exercised powers under the Act to change the status of any provisions. This report is the fourteenth such report, covering the status of the five temporary, non-devolved provisions which have been in force during this two-month period. While there is the legal obligation to report on the non-devolved provisions of the Act, under Part 2, there is not the same obligation for devolved matters. Each Devolved Government has its own arrangements for reporting on these, and on other powers within their legislative competence for tackling the pandemic, which will continue for powers which have been extended in their respective nations.

Mechanism to Change the Status of Provisions

The Government has always sought to balance the need to be able to respond effectively to the pandemic with a commitment to maintain powers for the shortest possible time, to expire provisions which are no longer necessary or proportionate and to only extend provisions beyond their intended sunset date where absolutely needed.

Section 88 of the Act allows for the suspension of provisions, should scientific advice and public health situation mean that they are no longer required. They could then be revived again should circumstances and advice change, allowing the Government to be cautious in its approach. As such, before being automatically expired, section 22 in the Act was suspended as of 21 April 2021, following the one-year review, along with Parts 2 and 3 of Schedule 28 (section 58).

Section 90(1) of the Act allows for the early expiry of powers, before their intended sunset date. The Government expired many of the temporary, non-devolved provisions early. Regulations to expire powers early have been laid under the draft affirmative procedure, and so have been subject to approval by both Houses of Parliament before coming into force. Section 90(1) was used to expire the provisions under section 10 of the Act (in relation to England) in December 2020, a further twelve provisions in July 2021, and a further seven provisions and parts of an eighth in December 2021. Decisions to expire powers have been balanced judgements, taking into account how often the power had been used, the impact of its expiry, and the view of Parliamentarians and other stakeholders, including the Devolved Governments.

Section 90(2) allows for powers to be extended beyond their automatic sunset date, for periods of up to six months at a time. In March 2022, the Government extended five temporary, non-devolved provisions for up to six months beyond 24 March 2022 by The Coronavirus Act 2020 (Delay in Expiry: Inquests, Courts and Tribunals, and Statutory Sick Pay) (England and Wales, and Northern Ireland) Regulations 2022⁵.

A status table has been published and provides up to date information on the status of all provisions in the Act, including devolved provisions. This has been updated regularly, and will continue to be updated until all temporary, non-devolved provisions have expired. This is available on Gov.uk:

https://www.gov.uk/government/publications/coronavirus-act-2020-status

⁵ <u>The Coronavirus Act 2020 (Delay in Expiry: Inquests, Courts and Tribunals, and Statutory Sick Pay) (England</u> <u>and Wales and Northern Ireland) Regulations 2022 (legislation.gov.uk)</u>

Appropriateness Statement

Each two-monthly report must contain a statement that the Secretary of State for Health and Social Care is satisfied that the status of the non-devolved provisions is appropriate. The Secretary of State for Health and Social Care, Steve Barclay, has made the following statement regarding the status of provisions in the Act in accordance with section 97(1)(b):

"I am satisfied that the status of those provisions of Part 1 of the Coronavirus Act 2020 which are my responsibility (within the meaning of section 97(6) of that Act) is appropriate."

Status Table

Section (All Part 1) And Schedules	Provision	Status	Use of provision since Royal Assent
1	Meaning of 'coronavirus' and related terminology	Permanent provision by virtue of section 89	No change in terminology
2 Sch 1	Emergency registration of nurses and other health and care professionals	Expired except for provisions relating to existing registrations by virtue of section 89	These provisions enabled the Nursing and Midwifery Council (NMC) to temporarily register nurses, midwives and (in England) nursing associates, and the Health and Care Professions Council (HCPC) to temporarily register paramedics, operating department practitioners, radiographers, and other professionals. The purpose of the temporary registration of these professionals was to provide the NHS with additional workforce capacity to deal with the impact of the coronavirus pandemic. Although the temporary registers closed to new registrants at the end of 24 March 2022, section 89 of the Act means that those already on the temporary register remain able to practise until the temporary register closes. A Written Ministerial Statement on 16 March 2022 announced that the temporary emergency register will close at the end of September 2022. This six- month period allows for those who wish to join the permanent registers to do so. Following the success of these registers, the Department of Health and Social Care will be amending legislation to enable the NMC and HCPC to establish temporary registers to support emergency
6	Emergency	Expired	response arrangements in future. This provision allowed the creation
Sch 5	registration of	except for	of a temporary register of social

	social workers: England and Wales	provisions relating to existing registrations by virtue of	workers who had recently left the profession so that they could provide support to social care providers facing COVID-19 pressures.
		section 89	Although the temporary register closed to new registrants at the end of 24 March 2022, section 89 of the Act means that those already on the register are able to continue to practise under their temporary registration until the temporary register closes. In line with the emergency registers for healthcare professional (see section 2), this temporary register will close at the end of September 2022. The Department for Education gave notice of this intent in a Written Ministerial Statement on 13 June 2022, providing temporary registrants sufficient opportunity to seek restoration to the permanent register should they wish to continue to practise. Otherwise, employers can make alternative appointments where they still need to fill roles.
8 Sch 7	Emergency volunteering	Expired	A Statutory Instrument (SI) was laid under the draft affirmative procedure
9	leave Compensation for emergency volunteers	Expired	on 21 April 2021 and was debated and approved by both Houses. The SI came into force on 16 July 2021 which expired this provision.
	Temporary modification of mental health and	that Schedule so far as relating to that	A Statutory Instrument (SI) was laid under the draft affirmative procedure on 21 October 2020 and was debated and approved by both Houses. The SI came into force on 10 December 2020 which expired this provision.
	Indemnity for health service activity: England and Wales	Permanent provision by virtue of section 89	Section 11 of the Act was introduced to ensure any gaps in indemnity cover for NHS clinical negligence would not delay or prevent care during the pandemic. Without extra indemnity cover, novel and flexible

			approaches could not have gone ahead.
			Section 11 has allowed the Government to fill these gaps and move quickly to respond to the pandemic. Section 11 also provides reassurance to patients that they will have a route of redress should they suffer harm while receiving care related to COVID-19 and to clinicians, so they do not need to worry about indemnity arrangements.
			As per section 89 of the Act, section 11 is not subject to the automatic expiry date of the end of 24 March 2022. This power will remain in place to allow claims covered by the indemnities provided to be handled now and in future. The power may be used to indemnify new arrangements required in future as part of the pandemic response although the need for such arrangements is expected to be limited.
14	NHS Continuing Healthcare Assessments	Expired	These provisions expired automatically, as intended, at the end of 24 March 2022.
15 Sch 12	Local authority care and support	3(2) and (3), 10, 13, 18, 30,	An SI was laid under the draft affirmative procedure on 21 April 2021 and was debated and approved by both Houses. The SI came into force on 16 July 2021 which expired this provision.
18 Sch 13	Registration of deaths and still- births etc		These provisions expired automatically, as intended, at the end of 24 March 2022.

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		9, 15, 16 and 30 of Schedule 13, and section 18 and paragraphs 1, 10 and 17 of that Schedule so far as relating to those paragraphs by virtue of section 89.	
19	Confirmatory medical certificate not required for cremations: England and Wales	Expired except for	These provisions expired automatically, as intended, at the end of 24 March 2022.
22	Appointment of temporary Judicial Commissioners	Expired	These provisions expired automatically, as intended, at the end of 24 March 2022.
23	Time limits in relation to urgent warrants etc under Investigatory Powers Act	Expired	An SI was laid under the draft affirmative procedure on 27 October 2021 and was debated and approved by both Houses. The SI came into force on 9 December 2021 which expired this provision.
24	Extension of time limits for retention of fingerprints and DNA profiles	Expired	An SI was laid under the draft affirmative procedure on 21 April 2021 and was debated and approved by both Houses. The SI came into force on 16 July 2021 which expired this provision.
25	Power to require information relating to food supply chains	Expired	An SI was laid under the draft affirmative procedure on 21 April 2021 and was debated and approved by both Houses. The SI
26	Authorities which may require information	Expired	came into force on 16 July 2021 which expired this provision.
27	Restrictions on use and disclosure of information	Expired	
28 Sch 15	Enforcement of requirement to provide information	Expired	

29	Meaning of 'food supply chain' and related expressions	Expired	
30	Suspension of requirement to hold inquests with jury: England and Wales	Repealed	Section 30 of the Act disapplied the statutory requirement for a coroner to conduct an inquest with a jury where COVID-19 (as a notifiable disease) is suspected as the cause of death.
			Coroners' inquests across England and Wales have been significantly impacted during the pandemic, as they must be held in public, and some must be held with a jury (such as non-natural deaths in custody). Many coroner areas built up backlogs of inquests during the pandemic due to limited capacity as a result of measures in place to prevent spread of the virus.
			Requiring jury inquests where COVID-19 is suspected as the cause of death would have disproportionately added to the demand on local authority funded coroner services, adversely impacting their ability to operate and exacerbating backlogs. Section 30 has supported efforts to keep coroner services functioning during the pandemic and assisted with their post pandemic recovery plans.
			Statistics are not held on how many deaths have been reported to the coroner where the deceased was diagnosed with COVID-19. However, coroner statistics for 2021, published in May 2022, showed a 3% increase in reported deaths in state detention - 580 deaths in 2021, up from 562 deaths in 2020. A number of these would have been natural cause deaths and added to inquest backlogs had they needed a jury. There were 3,672 natural cause inquest conclusions in 2021,

	a number of which would have been where COVID-19 had been suspected as the cause of death and would also have increased backlogs if they had needed to be held with a jury. In steady state, between around 450 and 575 jury inquests are held annually across England and Wales. Jury inquests resumed in 2021. Compared to 2020, there was a 79% increase in these inquests, but this still fell short of the 5-year pre- pandemic average by 14%. If coroners had needed to schedule COVID-19 related jury inquests
	COVID-19 related jury inquests, these inquests would have had to dovetail with cases already in the system – indeed, the Chief Coroner's office estimated that additional jury inquests could have become stuck in the system up to 2025. This would have caused additional distress to bereaved people waiting for the inquests into the deaths of their relatives and friends.
	This provision has been replicated by section 42 of the Judicial Review and Courts Act 2022, by amending section 7 of the Coroners and Justice Act 2009 (so that COVID-19 is not a notifiable disease for the purposes of an inquest needing to be held with a jury). In March 2022, to avoid a gap in the legislation underpinning this power and prevent confusion, disruption to coroner services and likely increase backlogs, section 30 was extended for up to 6 months beyond 24 March 2022 by the Coronavirus Act 2020 (Delay in Expiry: Inquests, Courts and Tribunals, and Statutory Sick Pay) (England and Wales, and Northern Ireland) Regulations 2022.

07	-	F	Section 30 of the Coronavirus Act was repealed upon commencement of section 42 of the Judicial Review and Courts Act on 28 June 2022.
37 Sch 16	Temporary closure of educational institutions and childcare premises	Expired	An SI was laid under the draft affirmative procedure on 27 October 2021 and was debated and approved by both Houses. The SI came into force on 9 December 2021 which expired this provision.
38 Sch 17	Temporary continuity: education, training, and childcare	Expired	These provisions expired automatically, as intended, at the end of 24 March 2022.
39	Statutory sick pay: funding of employers' liabilities	Expired	These provisions expired automatically, as intended, at the end of 24 March 2022.
42	Statutory sick pay: funding of employers' liabilities: Northern Ireland		
40	Statutory sick pay: power to disapply waiting period limitation	Expired	Section 40 expired automatically, as intended, at the end of 24 March 2022.
43	power to disapply waiting period limitation: Northern Ireland	for Northern Ireland for up	Section 43 allows for the suspension of the waiting days' rule for absences related to COVID-19 in Northern Ireland. This means that Statutory Sick Pay (SSP) is payable from day one for employees in Northern Ireland for COVID-19 related absences. The provision came into force on Royal Assent of the Act and has been used throughout the pandemic. Section 43 applies to Northern Ireland only and was extended for a period of six months beyond 24 March 2022 by the Coronavirus Act 2020 (Delay in Expiry: Inquests, Courts and Tribunals, and Statutory Sick Pay) (England and Wales, and Northern Ireland) Regulations 2022.

41	Statutory sick pay: modification of regulation making powers	Expired	No data is currently available on the impact of this provision as employers are not mandated to report SSP payments to Government. These provisions expired automatically, as intended, at the end of 24 March 2022.
45	NHS pension schemes: suspension of restrictions on return to work: England and Wales	Expired	These provisions expired automatically, as intended, at the end of 24 March 2022.
50 Sch 20	Power to suspend port operations	Expired	These provisions expired automatically, as intended, at the end of 24 March 2022.
51 Sch 21	Powers relating to potentially infectious persons	Expired	An SI was laid under the draft affirmative procedure on 27 October 2021 and was debated and approved by both Houses. The SI came into force on 9 December 2021 which expired this provision. As these powers were expired, a notice was also published on <u>gov.uk</u> on 27 October 2021 and in the <u>London Gazette</u> on 28 October 2021 to revoke the declaration which activated the use of these powers.
52 Sch 22	Powers to issue directions relating to events, gatherings and premises	Expired	An SI was laid under the draft affirmative procedure on 27 October 2021 and was debated and approved by both Houses. The SI came into force on 9 December 2021 which expired this provision.
53 Sch 23	Expansion of availability of live links in criminal proceedings	Repealed	Sections 53-55 of the Act were introduced to allow the courts and tribunals system to continue to function throughout the pandemic and ensure people were able to
54 Sch 24	Expansion of availability of live links in other criminal hearings		access justice while lockdowns and social distancing were in place.

55	Public	Section 55	These provisions in the Act have
55 Sch 25	Public participation in proceedings conducted by video or audio	now repealed Section 55(b) repealed with effect from 28 June 2022 except for the purposes of maintaining certain	These provisions in the Act have allowed thousands of hearings to take place each week since the Act came into force. They have been vital in supporting court recovery and helping courts work through the backlog of cases as quickly and efficiently as possible by enabling preliminary hearings to take place remotely so that courtrooms could be reserved for more hearings (particularly trials) that must happen in a physical courtroom. The Government is committed to tackling the backlog as quickly as possible. As of June 2022, around 7,000 hearings per week were taking place using remote technology across 3,200 virtual courtrooms. The Government has also upheld the principle of open justice during the pandemic by facilitating remote observers at these remote hearings; and ensuring those observers do not record or broadcast the hearings they are watching (mimicking similar rules that govern behaviour in a traditional courtroom public gallery). These provisions have been made permanent by powers included in the Police, Crime, Sentencing and Courts Act 2022, In March 2022
			the pandemic by facilitating remote observers at these remote hearings; and ensuring those observers do not record or broadcast the hearings they are watching (mimicking similar rules that govern behaviour in a traditional courtroom public gallery). These provisions have been made permanent by powers included in
			there was no gap in the legislation underpinning these powers.
			Sections 53 and 54 of the Coronavirus Act were repealed on 28 June 2022, upon commencement

			of section 201(1) of in the Police, Crime, Sentencing and Courts Act 2022. Section 55 (introducing Schedule 25) was repealed for almost all purposes, by virtue of the commencement of section 201(2) (repeal of temporary provision) of the Police, Crime, Sentencing and Courts Act 2022 on the 28 June 2022, on the same day that the
			regulations enabling their replacement provisions to operate came into force. The only purposes for which section 55 was not repealed are those of certain temporary tribunal rules which are still needed on a temporary basis and which will cease to have effect immediately after section 55(b) expires.
56 Sch 26	Live links in magistrates' court appeals against requirements or restrictions imposed on a potentially infectious person	Expired	An SI was laid under the draft affirmative procedure on 27 October 2021 and was debated and approved by both Houses. The SI came into force on 9 December 2021 which expired this provision.
58 Sch 28	Powers in relation to transportation, storage and disposal of dead bodies etc	Expired	These provisions expired automatically, as intended, at the end of 24 March 2022.
59	Elections and referendums due to be held in England in period after 15 March 2020	Permanent provision by virtue of section 89	As per section 89 of the Act, sections 59-61 are not temporary and therefore not subject to the sunset date of temporary provisions within the Act. These powers only applied to elections held on or
60	Postponement of elections due to be held on 7 May 2020	Permanent provision by virtue of section 89	before 6 May 2021. The provisions came into force on Royal Assent and most such polls were postponed to 6 May 2021.
61	Power to postpone certain other elections and referendums	Permanent provision by virtue of section 89	

62	Power to postpone a recall petition under the Recall of MPs Act 2015	As per section 89 of the Act, section 62 is not temporary and therefore not subject to the renewal vote or sunset date of temporary provisions within the Act. This provision allowed Petition Officers the possibility to defer the petition. It ensured the electorate in that constituency had the ability to make their views known (i.e., by attending a petition signing station) at a later date without having to act in a way contrary to public health guidance. It allowed staff to be freed up from being on standby for any electoral event during the period up until 6 May 2021. This meant they could be readily re-deployed to other duties to support the response to the
63	Power to make Permanent supplementary etcprovision by provision virtue of section 89	 pandemic as needed. Between when the Act came into force and 6 May 2021, no recall petitions were triggered. As per section 89 of the Act, section 63 is not temporary and therefore not subject to the renewal vote or sunset date of temporary provisions within the Act.
		No SIs have been made over the latest reporting period on this matter This power can be used retroactively. If these powers were to expire, it would prevent the ability to use these powers retroactively and issues relating to elections held prior to May 2021 (e.g. changes needing to be made to funding) could not be addressed. Therefore, this power was excluded from the section 89 expiry date.
71	Signatures of Expired Treasury Commissioners	An SI was laid under the draft affirmative procedure on 21 April 2021 and was debated and approved by both Houses. The SI came into force on 16 July 2021 which expired this provision.

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72	section 143 of the Social Security Administration Act 1992	virtue of section 89	As per section 89 of the Act, sections 72-74 are not temporary and therefore not subject to the renewal vote or sunset date of the Act.
73	section 145 of the	virtue of	These powers were taken to enable the Government to respond flexibly to the pandemic through the National Insurance system. The
74	Power under section 5 of the National Insurance Contributions Act 2015	Permanent provision by virtue of section 89	Government has made a range of significant interventions to support employers including, but not limited to, the Coronavirus Job Retention Scheme and the Statutory Sick Pay rebate scheme.
			These provisions only modify the powers for orders and regulations made within 2 years from Royal Assent of the Act.
75		Expired, except for section 75(1) by virtue of section 89	Section 75 of the Act allowed for financial assistance provided to businesses under section 8 of the Industrial Development Act 1982, which is designated as coronavirus- related, not to count towards the overall limit on assistance that can be provided to business under section 8 of the Industrial Development Act.
			This change ensured that urgent assistance to businesses, whether in relation to coronavirus or more routine future provisions of grants, loans and loan guarantees is not hampered or delayed by the fact the section 8 limit has been reached. This power has enabled businesses to access loan schemes such as the Bounce Back Loan Scheme, Coronavirus Business Interruption Loan Scheme, Coronavirus Large Business Interruption Loan Scheme, and the Future Fund. These schemes closed on 31 March 2021 and collectively approved more than £79 billion worth of finance through more than 1.6 million facilities. The

			Recovery Loan scheme will also provide significant support to businesses to aid their recovery from the pandemic.
			To ensure transparency of expenditure under the Industrial Development Act, the Business Secretary already reports annually to Parliament. However, the Business Secretary has gone further in relation to the Coronavirus Act, reporting to Parliament on a quarterly basis since the enactment of this provision.
			The latest report published is Q4 - 2021 (October – December) which was published on 29 June 2022. Actual spend by HMG for the period 1 October – 31 December 2021 was £207,341,876 with an additional new contingent liability incurred for this period of £1,863,365,448. Since March 2020, actual expenditure of assistance provided by HMG is £3,825,302,126, with all contingent liability of assistance provided being £74,541,176,467.
			As per section 89 of the Act, section 75 (1) is not a temporary provision and is therefore not subject to the automatic expiry date of temporary provisions on 24 March 2022. This ensures that the limit for financial assistance under section 8 of the Industrial Development Act is not breached, which would jeopardise all existing and future schemes relying on this Act, such as Help to Grow, the Automotive Transformation Fund and Offshore Wind Manufacturing Investment Scheme.
76	HMRC functions	Permanent provision by virtue of section 89	As per section 89 of the Act, section 76 is not temporary and therefore not subject to the renewal vote or sunset date of the Act.

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	The Government has used this power to direct HMRC to have new functions relating to the payment and management of amounts in respect of the Coronavirus Job Retention Scheme (CJRS), the Self- Employment Income Support Scheme (SEISS), the Eat Out to Help Out Scheme and the one-off payments to working households receiving tax credits (WHOOP).
	HMRC to undertake the vital legacy work required for the economy-wide coronavirus schemes, including recovering fraudulent or overclaimed grants.
	Coronavirus Job Retention Scheme After running continuously for nineteen months, the scheme closed on 30 September 2021. The CJRS has succeeded in supporting 11.7 million jobs and 1.3 million employers across the UK with employer claims totalling £70 billion, aiding businesses and protecting livelihoods.
	Self-Employment Income Support Scheme Applications for the fifth and final SEISS grant closed on 30 September 2021. The SEISS has paid out over £28 billion across all five grants to nearly 3 million self- employed individuals and has been one of the most generous schemes for the self-employed in the world.
	Working households receiving tax credits scheme This scheme remains in place following an extension in September 2021. Under this extension, HMRC is making one-off payments to a small number of eligible customers based on their finalised tax credits

			awards and has powers to make payments into the 2022/23 tax year.
			 Section 76 continues to underpin: Compliance, including recovering both CJRS and SEISS grants where claimants were overpaid/ ineligible. Making late payments. For CJRS/ SEISS, these are usually linked to complaints that can take several months to work through the system. The WHOOP was extended in September 2021, and HMRC is making one-off payments to a small number of eligible customers based on their finalised tax credits awards.
77	Up-rating of working tax credit etc	Expired	An SI was laid under the draft affirmative procedure on 27 October 2021 and was debated and approved by both Houses. The SI came into force on 9 December 2021 which expired this provision.
78	Local authority meetings	Expired	An SI was laid under the draft affirmative procedure on 27 October 2021 and was debated and approved by both Houses. The SI came into force on 9 December 2021 which expired this provision.
79	Extension of Business Improvement Districts (BID) arrangements: England	Expired	An SI was laid under the draft affirmative procedure on 21 April 2021 and was debated and approved by both Houses. The SI came into force on 16 July 2021 which expired this provision.
81 Sch 29	Residential tenancies in England and Wales: protection from eviction	Expired	These provisions expired automatically, as intended, at the end of 24 March 2022.
82	Business tenancies in England and Wales: protection from forfeiture etc	Expired	These provisions expired automatically, as intended, at the end of 24 March 2022.

84	Postponement of General Synod Elections	Expired	An SI was laid under the draft affirmative procedure on 21 April 2021 and was debated and approved by both Houses. The SI came into force on 16 July 2021
			which expired this provision.
			For the avoidance of doubt the SI saves the operation of General Synod of the Church of England (Postponement of Elections) Order 2020, SI 2020/526 and General Synod of the Church of England (Postponement of Elections) (Amendment) Order 2020, SI 2020/1123.

Changes to Status during Reporting Period

number (and relevant Schedule number where applicable)		Type of change	Details of change	Legislation making the change
Section 30	Suspension of requirement to hold inquests with jury: England and Wales		Repealed on 28 June 2022 following enactment of section 42(11) repeal clause within the Judicial Review and Courts Act 2022	<u>Judicial Review and</u> <u>Courts Act 2022</u> (legislation.gov.uk)
(Schedule 23)	Expansion of availability of live links in criminal proceedings	Repealed	Repealed on 28 June following enactment of section 201(1) repeal clause within the Police, Crime, Sentencing and Courts Act 2022	<u>Police, Crime,</u> <u>Sentencing and</u> <u>Courts Act 2022</u> (legislation.gov.uk)
(Schedule	Expansion of availability of live links in other criminal hearings	Repealed	Repealed on 28 June following enactment of section 201(1) repeal clause within the Police, Crime, Sentencing and Courts Act 2022	<u>Police, Crime, Sentencing and</u> <u>Courts Act 2022</u> (legislation.gov.uk)
(Schedule 25)	participation in proceedings by video or audio	Section 55(b) extended for six months beyond 24 March 2022. Section	all purposes, by virtue of the	<u>The Police, Crime,</u> <u>Sentencing and</u> <u>Courts Act 2022</u> (Commencement No. 2) Regulations 2022 (legislation.gov.uk)

Changes to status since Enactment of the Act

Section number (and relevant Schedule number where applicable)	Measure	Type of change	Details of change	Secondary legislation making the change
Section 8	Emergency Volunteering	Expired under section 90(1)	An SI was laid on 21 April 2021 which came	<u>The Coronavirus</u> Act 2020 (Early
	Leave		into force on 16 July 2021 to expire these powers.	Expiry) Regulations 2021 (legislation.gov.uk)
Section 9	Compensation for Emergency Volunteers	Expired under section 90(1)	An SI was laid on 21 April 2021 which came into force on 16 July 2021 to expire these powers.	The Coronavirus Act 2020 (Early Expiry) Regulations 2021 (legislation.gov.uk)
Section 15 (part 1 of Schedule 12)	Local authority care and support.	Expired under section 90(1)	An SI was laid on 21 April 2021 which came into force on 16 July 2021 to expire these powers.	The Coronavirus Act 2020 (Early Expiry) Regulations 2021 (legislation.gov.uk)
Section 24	Extension of time limits for retention of fingerprints and DNA profiles.	Expired under section 90(1)	An SI was laid on 21 April 2021 which came into force on 16 July 2021 to expire these powers.	The Coronavirus Act 2020 (Early Expiry) Regulations 2021 (legislation.gov.uk)

Section 25	Dower to require	Expired under	An SI was laid on 21	
Section 25	Power to require information	section 90(1)		The Coronavirus
			April 2021 which came	Act 2020 (Early
	relating to food		into force on 16 July 2021 to expire these	Expiry) Regulations
	supply chains			2021 (legislation.gov.uk)
Section 26	Authoritica	Evoired under	powers. An SI was laid on 21	
Section 26	Authorities	Expired under		The Coronavirus
		section 90(1)	April 2021 which came	Act 2020 (Early
	require		into force on 16 July	Expiry) Regulations
	information		2021 to expire these	2021
Castion 07	Destrictions on		powers.	(legislation.gov.uk)
Section 27		Expired under	An SI was laid on 21	The Coronavirus
		section 90(1)	April 2021 which came	Act 2020 (Early
	disclosure of		into force on 16 July	Expiry) Regulations
	information		2021 to expire these	2021 (logislation gov uk)
Castion 20			powers.	(legislation.gov.uk)
Section 28		Expired under	An SI was laid on 21	The Coronavirus
		section 90(1)	April 2021 which came	Act 2020 (Early
	provide		into force on 16 July	Expiry) Regulations
	information		2021 to expire these	2021
Castier 20			powers.	(legislation.gov.uk)
Section 29	Meaning of 'food	-	An SI was laid on 21	The Coronavirus
		section 90(1)	April 2021 which came	Act 2020 (Early
	and related		into force on 16 July	Expiry) Regulations
	expressions		2021 to expire these	2021
Section 71	Cignoturos of		powers. An SI was laid on 21	(legislation.gov.uk)
Section 71	-	Expired under		The Coronavirus
	Treasury Commissioners.	section 90(1)	April 2021 which came	Act 2020 (Early
	Commissioners.		into force on 16 July 2021 to expire these	Expiry) Regulations
			•	2021 (logislation gov uk)
Section 79		Evpired upder	powers.	(legislation.gov.uk)
Section 79		Expired under	An SI was laid on 21	The Coronavirus
	-	section 90(1)	April 2021 which came	Act 2020 (Early
	Districts (BIDs).		into force on 16 July	Expiry) Regulations
			2021 to expire these	2021 (logislation gov uk)
Castion 04	Destronement		powers. An SI was laid on 21	(legislation.gov.uk)
Section 84	-	Expired under	April 2021 which came	The Coronavirus Act 2020 (Early
		section 90(1)	•	Expiry) Regulations
	Synod elections.		into force on 16 July	
			2021 to expire these	2021 (logislation gov uk)
Section 22	Appointment of	Sucoadad	powers. An SI was made on 20	(legislation.gov.uk)
		Suspended under section		The Coronavirus
			April 2021 which came	Act 2020
		88(2)	into force on 21 April	(Suspension:
	Commissioners	Subscaucetty	2021 to suspend these	Temporary Judicial
		Subsequently	powers.	Commissioners,
		expired as per		Urgent Warrants,
		section 89 (see		and Disposal of Redice) Regulations
		below)		Bodies) Regulations
				<u>2021</u>

	etc under Investigatory Powers Act	Suspended under section 88(2) Subsequently expired as per section 89 (see below)	into force on 21 April 2021 to suspend these powers.	The Coronavirus Act 2020 (Suspension: Temporary Judicial Commissioners, Urgent Warrants, and Disposal of Bodies) Regulations 2021
(parts 2 and 3)	Powers in relation to transportation, storage and disposal of dead bodies etc	Suspended under section 88(2) Subsequently expired as per section 89 (see below)	An SI was made on 20 April 2021 which came into force on 21 April 2021 to suspend these powers.	The Coronavirus Act 2020 (Suspension: Temporary Judicial Commissioners, Urgent Warrants, and Disposal of Bodies) Regulations 2021
(Schedule 29)		Suspended under section 88(2) Subsequently expired as per section 89 (see below)	An SI was made on 8 September 2021 which came into force on 1 October 2021 to suspend these powers.	The Coronavirus Act 2020 (Residential Tenancies and Notices) (Amendment and Suspension) (England) Regulations 2021
(Schedule 28) parts 1, 4 and 5	transportation, storage and disposal of dead	Suspended under section 88(2) Subsequently expired as per section 89 (see below)	An SI was made on 27 October 2021 which came into force on 28 October 2021 to suspend these powers.	The Coronavirus Act 2020 (Suspension: Disposal of Bodies) (England) Regulations 2021 (legislation.gov.uk)
	Time limits in relation to urgent warrants etc under Investigatory Powers Act	Expired under section 90(1)	An SI was laid on 27 October 2021 which came into force on 9 December 2021 to expire these powers.	<u>The Coronavirus</u> <u>Act 2020 (Early</u> <u>Expiry) (No. 2)</u> <u>Regulations 2021</u> (legislation.gov.uk)
(Schedule 16)	Temporary closure of educational institutions and childcare premises	Expired under section 90(1)	An SI was laid on 27 October 2021 which came into force on 9 December 2021 to expire these powers.	<u>The Coronavirus</u> <u>Act 2020 (Early</u> <u>Expiry) (No. 2)</u> <u>Regulations 2021</u> (legislation.gov.uk)

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with jury: England and Wales W		hold inquests		extends these powers	
England and Wales From 25 March 2022. Tribunals, and Statutory Sick Pay) (England and Wales, and Northern Ireland)		with jury:			
Wales Wales Statutory Sick Pay) (England and Wales, and Northern Ireland)					
(England and Wales, and Northern Ireland)		Wales			Statutory Sick Pay)
Wales, and Northern Ireland)					
Northern Ireland)					

	pay: power to	Northern Ireland under section 90(2)	March 2022 which extends these powers for six months from 25 March 2022, upon the formal request of the Department for Communities in	The Coronavirus Act 2020 (Delay in Expiry: Inquests, Courts and Tribunals, and Statutory Sick Pay) (England and Wales, and Northern Ireland) Regulations 2022
(Schedule 23)	live links in criminal proceedings	section 90(2)	March 2022 which extends these powers for up to six months from 25 March 2022.	The Coronavirus Act 2020 (Delay in Expiry: Inquests, Courts and Tribunals, and Statutory Sick Pay) (England and Wales, and Northern Ireland) Regulations 2022
(Schedule 24)	Expansion of availability of live links in other criminal hearings	section 90(2)	extends these powers for up to six months from 25 March 2022.	The Coronavirus Act 2020 (Delay in Expiry: Inquests, Courts and Tribunals, and Statutory Sick Pay) (England and Wales, and Northern Ireland) Regulations 2022
(Schedule 25)	Public participation in proceedings by video or audio	section 90(2)	An SI was made on 23 March 2022 which extends these powers for up to six months from 25 March 2022.	The Coronavirus Act 2020 (Delay in Expiry: Inquests, Courts and Tribunals, and Statutory Sick Pay) (England and Wales, and Northern Ireland) Regulations 2022
(Schedule 1)	Emergency registration of nurses and other health and care professionals	section 89	As per section 89 of the Act, the temporary powers automatically expired at midnight on 24 March 2022.	N/A

Castiers C			As non-action 00 of the	Ν1/Δ
Section 6	Emergency	Expired as per	As per section 89 of the	N/A
(Schedule 5)	registration of	section 89	Act, the temporary	
	social workers:		powers automatically	
	England and		expired at midnight on 24 March 2022.	
Castien 11	Wales			N1/A
Section 14	NHS Continuing		As per section 89 of the	N/A
	Healthcare	section 89	Act, the temporary	
	Assessments		powers automatically	
			expired at midnight on 24 March 2022.	
Section 18	Registration of	Expired as per	As per section 89 of the	N/A
	-	section 89	Act, the temporary	
(0000000000)	births etc		powers automatically	
			expired at midnight on	
			24 March 2022.	
Section 19	Confirmatory	Expired as per	As per section 89 of the	N/A
	medical	section 89	Act, the temporary	
	certificate not		powers automatically	
	required for		expired at midnight on	
	cremations:		24 March 2022.	
	England and			
	Wales			
Section 22	Appointment of	Expired as per	As per section 89 of the	N/A
	temporary	section 89	Act, the temporary	
	Judicial		powers automatically	
	Commissioners		expired at midnight on	
			24 March 2022.	
Section 38	Temporary	Expired as per	As per section 89 of the	N/A
(Schedule 17)	continuity:	section 89	Act, the temporary	
	education,		powers automatically	
	training and		expired at midnight on	
	childcare		24 March 2022.	
Section 39	Statutory sick	Expired as per	As per section 89 of the	N/A
	pay: funding of	section 89	Act, the temporary	
	employers'		powers automatically	
	liabilities		expired at midnight on	
			24 March 2022.	
Section 40	Statutory sick	Expired as per	As per section 89 of the	N/A
	pay: power to	section 89	Act, the temporary	
	disapply waiting		powers automatically	
	period limitation		expired at midnight on	
			24 March 2022.	
Section 41	Statutory sick	Expired as per	As per section 89 of the	N/A
	pay:	section 89	Act, the temporary	
	modification of		powers automatically	
	regulation		expired at midnight on	
	making powers		24 March 2022.	

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Section 42	Statutory sick	Expired as per	As per section 89 of the	N/A
	pay: funding of	section 89	Act, the temporary	
	employers' liabilities:		powers automatically	
			expired at midnight on	
Castien 15	Northern Ireland		24 March 2022.	Ν1/Δ
Section 45	NHS pension	Expired as per	As per section 89 of the	N/A
	schemes:	section 89	Act, the temporary	
	suspension of		powers automatically	
	restrictions on		expired at midnight on	
	return to work:		24 March 2022.	
	England and			
Continu 50	Wales		As non-costion 20 of the	Ν1/Δ
	Power to	Expired as per	As per section 89 of the	N/A
(Schedule 20)		section 89	Act, the temporary	
	operations		powers automatically	
			expired at midnight on 24 March 2022.	
Section 58	Doworo in	Evpired on per		ΝΙ/Λ
	Powers in	Expired as per section 89	As per section 89 of the	IN/A
(Schedule 28)		Section 69	Act, the temporary	
	transportation,		powers automatically expired at midnight on	
	storage and disposal of dead		24 March 2022.	
	bodies etc			
Soction $75(2)$	Disapplication of	Expired as per	As per section 89 of the	ΝΙ/Λ
and (3)	limit under	section 89	Act, the temporary	IN/A
anu (S)	section 8 of the	Section 69	powers automatically	
	Industrial		expired at midnight on	
	Development		24 March 2022.	
	Act 1982			
Section 81	Residential	Expired as per	As per section 89 of the	N/A
(Schedule 29)		section 89	Act, the temporary	1 1/7 1
	England and		powers automatically	
	Wales:		expired at midnight on	
	protection from		24 March 2022.	
	eviction			
Section 82	Business	Expired as per	As per section 89 of the	N/A
	tenancies in	section 89	Act, the temporary	
	England and		powers automatically	
	Wales:		expired at midnight on	
	protection from		24 March 2022.	
	forfeiture etc			
Mental Health	n and Mental Ca	pacity		
Section 10	Temporary	Commencement	Section 10(1) came into	The Coronavirus
	modification of	under section	force on 27 March 2020	
	mental health	87(2)	in relation to Wales and	
	and mental	- (-)		No. 1) (Wales)
	capacity		-	Regulations 2020
	legislation			(SI 2020/336)
L	J	1	1	

Section 10	Tomporory	Commonoomont	Section $10(2)$ and (1)	
Section 10	Temporary modification of		Section 10(3) and (4)	The Coronavirus
		under section	came into force on 2	Act 2020
		87(2)	April 2020 in Northern	(Commencement
	and mental		Ireland.	No.1) Order
	capacity			(Northern Ireland)
	legislation			2020 (SI 2020/58)
Schedule 8	Temporary	Commencement		The Coronavirus
	modification of	under section		Act 2020
	mental health	87(2)	paragraphs 11 to 13)	(Commencement
	and mental		came into force on 27 March 2020 in relation	No. 1) (Wales)
	capacity			Regulations 2020
	legislation		to Wales. Schedule 8 is	<u>(31 2020/300)</u>
			now expired in relation	
Schedule 10	Tomporony	Commonoomont	to England. Schedule 10 came into	
Schedule 10	Temporary modification of	under section		The Coronavirus
	mental health		force on 2 April 2020 in Northern Ireland.	
	and mental	87(2)		(Commencement
				<u>No.1) Order</u> (Northern Ireland)
	capacity			2020 (SI 2020/58)
Schedule 11	legislation	Commencement	Sabadula 11	
	Temporary modification of	under section		The Coronavirus
			(paragraphs 1 to 10,	Act 2020
	and mental	87(2)	19, 20 (so far as it	(Commencement
			relates to paragraphs 5 and 9 only) and 22)	No.1) Order (Northern Ireland)
	capacity		came into force on 2	(Northern Ireland) 2020 (SI 2020/58)
	legislation		April 2020 in Northern	<u>2020 (SI 2020/50)</u>
			Ireland.	
Section 10 (1)	Temporary	Expired	The	The Coronavirus
and parts 1	modification of	Слрпса	early sunsetting of these	
and 2 of	mental health		provisions was made	Mental Health
Schedule 8	and mental		•	Provisions)
	capacity		and came into force 9	(England and
Parts 5, 6, 7	legislation		December 2020.	Wales) Regulations
and 8 of	logislation			2020 (SI
Schedule 8				2020/1467)
	al authority care	and support		<u></u>
Section 15,	Local Authority		Section 15 (in relation	The Coronavirus
Schedule 12	care and	under section	to England) and part 1	Act 2020
	support	87(2)	of Schedule 12 (powers	
	Sapport		and duties of local	No. 2) Regulations
			authorities in England)	2020 (SI 2020/388)
			came into force on 31	
			March 2020.	
Section 15,	Local Authority	Commencement	Section 15 (in relation	The Coronavirus
Schedule 12	care and	under section	•	Act 2020
	support	87(2)	Schedule 12 (powers	(Commencement
	-appoir		and duties of local	No. 1) (Wales)
			authorities in Wales)	Regulations 2020
				(SI 2020/366)
		I		

Section 16	Duty of local authority to assess needs:	under section	came into force on 1 April 2020. Came into force on 5 April 2020	The Coronavirus Act 2020
	Scotland	87(2)		(Commencement No. 1) (Scotland) Regulations 2020 (SI 2020/121)
Section 17	Section 16: further provision	under section 87(2)	Came into force on 5 April 2020	The Coronavirus Act 2020 (Commencement No. 1) (Scotland) Regulations 2020 (SI 2020/121)
•	of deaths and st			
Section 18, Schedule 13	U		Came into force on 26 March 2020	The Coronavirus Act 2020 (Commencement No. 1) Regulations 2020 (SI 2020/361)
Section 19	required for cremations: England & Wales	under section 87(2)	Came into force on 26 March 2020	The Coronavirus Act 2020 (Commencement No. 1) Regulations 2020 (SI 2020/361)
Section 21	Modifications of requirements regarding medical certificates for cremations: Northern Ireland		Came into force on 26 March 2020	The Coronavirus Act 2020 (Commencement No. 1) Regulations 2020 (SI 2020/361)

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