



Ministry of  
**JUSTICE**

# **The Criminal Injuries Compensation Scheme 2012**



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*Scheme laid before Parliament under section 11(1) of the Criminal Injuries  
Compensation Act 1995 and amended under section 11(3) of that Act.*

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## **The Criminal Injuries Compensation Scheme 2012**

1. This Scheme (The Criminal Injuries Compensation Scheme 2012) is made by the Secretary of State under the Criminal Injuries Compensation Act 1995 having been approved by each House of Parliament.
  
2. This Scheme comes into force on whichever is the later of 30 September 2012 or the day after the end of the period of two weeks beginning with the day on which it is made. An application for compensation received by the Authority on or after the date on which this Scheme comes into force will be determined in accordance with this Scheme. Paragraphs 141 to 143 apply in relation to applications received before then. Paragraph 146 applies in relation to determinations or decisions to be made on or after the 2019 amendment date in respect of applications received on or after 27 November 2012 or in respect of awards made pursuant to such applications.
  - 2A. (1) This Scheme incorporates amendments made by the Criminal Injuries Compensation Scheme 2012 (Amendment) Instrument 2019, which came into force on the 2019 amendment date (as to which see Annex A).  
(2) Those amendments:
    - (a) omitted paragraph 19;
    - (b) amended paragraphs 2, 18, 20, 87, 88, 89, 141 and Annex A;
    - (c) inserted this paragraph and paragraphs 18A, 88A, 145 and 146.
  
3. Annex A relates to the interpretation of this Scheme.

### Eligibility: injuries for which an award may be made

4. A person may be eligible for an award under this Scheme if they sustain a criminal injury which is directly attributable to their being

a direct victim of a crime of violence committed in a relevant place. The meaning of “crime of violence” is explained in Annex B.

5. (1) A person may be eligible for an award if they sustain a criminal injury which is directly attributable to their taking an exceptional and justified risk for the purpose, in a relevant place, of:
  - (a) apprehending an offender or suspected offender;
  - (b) preventing a crime;
  - (c) containing or remedying the consequences of a crime; or
  - (d) assisting a constable who is acting for one or more of the purposes described in paragraphs (a) to (c).(2) A risk taken for any purpose described in sub-paragraph (1) in the course of a person’s work will not be considered to be exceptional if it would normally be expected of them in the course of that work.
6. A person may be eligible for an award if they sustain a criminal injury in a relevant place which is directly attributable to being present at and witnessing an incident, or the immediate aftermath of an incident, as a result of which a loved one sustained a criminal injury in circumstances falling within paragraph 4 or 5. For these purposes a “loved one” is a person with whom the applicant:
  - (a) at the time of the incident had a close relationship of love and affection; and
  - (b) if the loved one is alive at the date of the application, continues to have such a relationship.
7. An award may be made in accordance with paragraphs 57 to 84 where a person who has sustained an injury in circumstances falling within paragraph 4 or 5 subsequently dies.
8. In paragraphs 4 to 6, “relevant place” means Great Britain or any other place specified in Annex C in such circumstances as may be described in that Annex.

9. A person may be eligible for an award under this Scheme whether or not the incident giving rise to the criminal injury to which their application relates has resulted in the conviction of an assailant in any part of the United Kingdom or elsewhere.

Eligibility: residence, etc.

10. A person is eligible for an award under this Scheme only if:
- (a) that person was ordinarily resident in the United Kingdom on the date of the incident giving rise to the criminal injury;
  - (b) one of the conditions in paragraph 11 was satisfied in relation to them on the date of the incident giving rise to the criminal injury; or
  - (c) one of the conditions in paragraph 13 is satisfied in relation to them on the date of their application under this Scheme.
11. The conditions referred to in paragraph 10(b) are that the person was:
- (a) a British citizen;
  - (b) a close relative of a British citizen;
  - (c) a national of a member state of the European Union or the European Economic Area;
  - (d) a person who had a right to be in the United Kingdom by virtue of being a family member of a national of a member state of the European Union or the European Economic Area;
  - (e) a national of a State party to the Council of Europe Convention on the Compensation of Victims of Violent Crimes (CETS No. 116, 1983);
  - (f) a member of the armed forces; or
  - (g) an accompanying close relative of a member of the armed forces.
12. (1) For the purposes of paragraph 11(b) and (g) and sub-paragraph (2), a person is

- (a) close relative of a British citizen or a member of the armed forces if the person is living with them as part of the same household and is:
  - (a) the spouse or civil partner of that citizen or member of the armed forces;
  - (b) the partner (other than a spouse or civil partner) of that citizen or member of the armed forces, having been their partner for a continuous period of at least two years immediately before the date of the incident giving rise to the injury;
  - (c) a child aged under 18 of that citizen or member of the armed forces, or of his or her spouse, civil partner or partner (as described in paragraph (b)); or
  - (d) a child of that citizen or member of the armed forces, who is financially or physically dependent on that person as a result of a physical or mental disability.
- (2) For the purposes of paragraph 11(g), a person is an accompanying close relative of a member of the armed forces if they were a close relative of that person and living with them outside the United Kingdom.
- 13. The conditions referred to in paragraph 10(c) are that the person has:
  - (a) been referred to a competent authority as a potential victim of trafficking in human beings; or
  - (b) made an application for asylum under Immigration Rules made under section 3(2) of the Immigration Act 1971.
- 14. A person who has made an application under this Scheme and satisfies a condition in paragraph 13 may request that their application under this Scheme is deferred until a final decision has been taken in relation to the referral or application mentioned in that paragraph.
- 15. Where a person is eligible for an award under this Scheme by virtue of paragraph 10 only because a condition in paragraph 13

is satisfied in relation to them, that person will not be eligible for an award unless, as a result of the referral or application mentioned in paragraph 13, they have been:

- (a) conclusively identified by a competent authority as a victim of trafficking in human beings; or
- (b) granted temporary protection, asylum or humanitarian protection.

16. In paragraphs 13 and 15:

- (a) a person is conclusively identified as a victim of trafficking in human beings when, on completion of the identification process required by Article 10 of the Council of Europe Convention against Trafficking in Human Beings (CETS No.197, 2005), a competent authority concludes that the person is such a victim;
- (b) “competent authority” means a person who is a competent authority of the United Kingdom for the purpose of that Convention; and
- (c) “victim of trafficking in human beings” has the same meaning as under that Convention.

#### Eligibility: other provisions

- 17. Subject to paragraphs 87 to 89, a person is eligible for an award under this Scheme only in relation to a criminal injury sustained on or after 1 August 1964.
- 18. Subject to paragraph 18A, an award will not be made to a person in respect of a criminal injury where that person has previously made an application in respect of the same injury under this Scheme or any Criminal Injuries Compensation Scheme mentioned in paragraph 141, irrespective of whether or how that application was finally disposed of.

- 18A. (1) A person who has previously made an application under this Scheme, under any Criminal Injuries Compensation Scheme mentioned in paragraph 141, or under a prior non-statutory scheme, may make a new application under this Scheme in respect of the same criminal injury if the conditions in sub-paragraph (2) or (3) are satisfied.
- (2) The conditions in this sub-paragraph are satisfied if:
- (a) the injury was sustained on or after 1 August 1964 but before 1 October 1979 (“the relevant period”); and
  - (b) an award was withheld in respect of that injury on the ground that the applicant and the assailant were living together as members of the same family at the time of the incident giving rise to that injury, whether or not that was the sole ground on which the award was withheld.
- (3) The conditions in this sub-paragraph are satisfied if:
- (a) the injury was sustained on or after 1 October 1979;
  - (b) the incident giving rise to that injury occurred over a period (“the injury period”) which began during the relevant period and ended after that period; and
  - (c) the award made in respect of that injury was reduced on the ground that, at any time falling within both the relevant period and the injury period, the applicant and the assailant were living together as members of the same family, whether or not that was the sole ground on which the award was reduced.
- (4) Where an applicant who satisfies the conditions in sub-paragraph (2) or (3) makes a new application pursuant to sub-paragraph (1), an award in respect of the injury concerned may only be made in respect of any time falling within both the relevant period and the injury period, and during which the applicant and the assailant were living together as members of the same family.
20. An award will not be made in respect of a criminal injury if, at the time of the incident giving rise to the injury, the applicant and the assailant were adults living together as members of the same family, unless the applicant and the assailant no longer live together and are unlikely to do so again.

21. An award will not be made if an assailant may benefit from the award.

Grounds for withholding or reducing an award

22. An award under this Scheme will be withheld unless the incident giving rise to the criminal injury has been reported to the police as soon as reasonably practicable. In deciding whether this requirement is met, particular account will be taken of:
- (a) the age and capacity of the applicant at the date of the incident; and
  - (b) whether the effect of the incident on the applicant was such that it could not reasonably have been reported earlier.
23. An award will be withheld unless the applicant has cooperated as far as reasonably practicable in bringing the assailant to justice.
24. An award may be withheld or reduced where the applicant fails to take all reasonable steps to assist a claims officer or other body or person in relation to consideration of their application. Such failure includes repeated failure to respond to communications sent to the address given by the applicant.
25. An award may be withheld or reduced where the conduct of the applicant before, during or after the incident giving rise to the criminal injury makes it inappropriate to make an award or a full award. For this purpose, conduct does not include intoxication through alcohol or drugs to the extent that such intoxication made the applicant more vulnerable to becoming a victim of a crime of violence.
26. Annex D sets out the circumstances in which an award under this Scheme will be withheld or reduced because the applicant to whom an award would otherwise be made has unspent convictions.

27. An award may be withheld or reduced because the applicant's character, other than in relation to an unspent conviction referred to in paragraph 3 or 4 of Annex D, makes it inappropriate to make an award or a full award.
28. In addition to paragraphs 22 to 27, an award made in respect of a fatal criminal injury may be withheld or reduced if:
- (a) the deceased's conduct before, during or after the incident giving rise to their death, makes it inappropriate to make an award or a full award.  
Conduct does not include the deceased's intoxication through alcohol or drugs to the extent that it made the deceased more vulnerable to becoming a victim of a crime of violence; or
  - (b) for exceptional reasons, the deceased's character on the date of their death, whether due to their unspent convictions or otherwise, makes it inappropriate to make an award or a full award.
29. A payment for which a person is eligible by virtue of paragraph 52(g), (h) or (i) (certain special expenses) will not be reduced under paragraphs 24 to 27 unless the whole award for which that person is otherwise eligible is withheld under those paragraphs.

#### Types of payment

30. The types of payment which may be made under this Scheme are:
- (a) Injury payments (paragraphs 32 to 41);
  - (b) Loss of earnings payments (paragraphs 42 to 49);
  - (c) Special expenses payments (paragraphs 50 to 56);
  - (d) Bereavement payments (paragraphs 61 and 62);
  - (e) Child's payments (paragraphs 63 to 66);
  - (f) Dependency payments (paragraphs 67 to 74);
  - (g) Funeral payments (paragraphs 75 to 77);

(h) Certain other payments in fatal cases (paragraphs 78 to 84).

31. The maximum award which may be made under this Scheme to a person sustaining one or more criminal injuries directly attributable to an incident, before any reduction under paragraphs 24 to 28, is £500,000.

### Injury payments

32. A person is eligible for an injury payment under this Scheme if:

- (a) their criminal injury is described in the tariff at Annex E; or
- (b) in any case falling within paragraph 36 (acceleration of exacerbation of an existing condition), their injury is described in that tariff and the value of the acceleration or exacerbation is at least £1,000.

33. The amount of an injury payment will be determined in accordance with the tariff and paragraphs 34 to 37. The tariff shows:

- (a) in Part A, the amount payable in respect of physical and mental injuries;
- (b) in Part B, the amount payable in respect of fatal injuries, sexual and physical abuse; and
- (c) notes relating to the determination of the amount of an injury payment for certain injuries.

34. Where a person has sustained a mental injury as a result of a sexual assault, they will be entitled to an injury payment for whichever of the sexual assault or the mental injury would give rise to the highest payment under the tariff.

35. Where a person is eligible for an injury payment in respect of an injury requiring an operation, no separate injury payment will be made in respect of scarring arising from that operation.

36. Where an applicant's criminal injury as described in the tariff includes the acceleration or exacerbation of an existing condition, an injury payment:
- (a) will be paid only in relation to the degree of exacerbation or acceleration;
  - (b) will be calculated by reference to such criminal injuries described in the tariff as a claims officer considers appropriate; and
  - (c) will be reduced to zero, unless the amount calculated under sub-paragraph (b) is £1,000 or more.
37. (1) Where an application relates to more than one criminal injury each of which would qualify for an injury payment under paragraph 32, the amount of the injury payment for which the applicant will be eligible is:
- (a) the full tariff amount for the criminal injury which gives rise to the highest payment;
  - (b) 30 per cent of the tariff amount for the criminal injury with an equal or second highest payment; and
  - (c) where there are three or more criminal injuries, 15 per cent of the tariff amount for the criminal injury with an equal or third highest payment.
- (2) When calculating the injury payment for which an applicant may be eligible, sub-paragraph (1) will be applied after paragraphs 34 to 36.

#### Injuries not listed in the tariff

38. Where, following an application, a claims officer considers that a description of injury for which no provision is made in Part A of the tariff may be of equivalent seriousness to an injury described in that Part, the claims officer must consult the Tribunal. If, having done so, the officer considers that the injury is of that degree of seriousness, the claims officer must refer it to the Secretary of State for consideration for inclusion in the tariff and, when doing so, make a recommendation for a tariff amount for the injury.

39. Where an injury is referred to the Secretary of State under paragraph 38, an injury payment of the recommended tariff amount in respect of the injury may be made, applying the other provisions of this Scheme as if the injury is a criminal injury.
40. Subject to paragraph 110, no part of an injury payment made under paragraph 39 will be repayable by the applicant if the injury is not subsequently included in the tariff or if the injury is included in the tariff at a level lower than that recommended by the claims officer.
41. Paragraphs 38 to 40 do not apply in relation to any description of injury which is included in Bands 1 to 5 of the Criminal Injuries Compensation Scheme 2008 but which is not included in the tariff at Annex E.

#### Loss of earnings payments

42. An applicant who is eligible for an injury payment will be eligible for a loss of earnings payment if the conditions in paragraph 43 are met.
43. (1) The first condition is that as a direct result of the injury for which the applicant is eligible for an injury payment they have no or very limited capacity for paid work.
- (2) The second condition is that the applicant:
- (a) was in paid work on the date of the incident giving rise to the injury, or, in the case of a series of incidents, at any time during the series;
  - (b) had been in regular paid work for a period of at least three years immediately before the date of the incident giving rise to the injury; or
  - (c) had a good reason for not having been in regular paid work for the period mentioned in paragraph (b).
- (3) For the purpose of this paragraph, a person will be considered to have a good reason for not having been in regular paid work if,

for example, they were unable to work because they were in full-time education, or by reason of their age or caring responsibilities.

44. The period to which a loss of earnings payment will relate begins on the first day of the 29th week in which the applicant satisfies the condition in paragraph 43(1).
45. The period to which a loss of earnings payment will relate ends on whichever is the earliest of:
  - (a) the day on which the applicant no longer satisfies the condition in paragraph 43(1);
  - (b) the day on which the applicant will reach state pension age; or
  - (c) where the criminal injury has resulted in a life expectancy below the state pension age, the expected end of the applicant's life.
46. A loss of earnings payment may relate to earnings lost before an application is determined (past loss of earnings) and such loss after the determination (future loss of earnings).
47. A loss of earnings payment in respect of past loss of earnings will be calculated by multiplying:
  - (a) the weekly rate, at the date of determination, of statutory sick pay under section 157 of the Social Security Contributions and Benefits Act 1992; by
  - (b) the number of weeks, treating part weeks as full weeks, during the period beginning on the day calculated in accordance with paragraph 44 and ending on the day the application is determined.
48. A loss of earnings payment in respect of future loss of earnings will be calculated by multiplying:

- (a) the weekly rate, at the date of determination, of statutory sick pay under section 157 of the Social Security Contributions and Benefits Act 1992; by
  - (b) the number of weeks, treating part weeks as full weeks, during the period beginning on the day after the day on which the application is determined and ending on the day calculated in accordance with paragraph 45.
49. A loss of earnings payment made under paragraph 48 (future loss of earnings) will then be discounted in accordance with the Tables in Annex F, which set out:
- (a) multipliers to be applied to account for the accelerated receipt of payments (Table A);
  - (b) discount factors to be applied to a lump sum in respect of loss which starts at a future date (Table B); and
  - (c) assumptions in relation to life expectancy (Table C).

#### Special expenses payments

50. An applicant who is eligible for an injury payment will be eligible for a special expenses payment if, as a direct result of an injury for which they are eligible for an injury payment, they have lost earnings or earning capacity, or been incapacitated to a similar extent, for more than 28 weeks.
51. A special expenses payment will only be made in relation to expenses of the types listed in paragraph 52:
- (a) which are necessarily incurred by the applicant on or after the date of the injury as a direct result of the criminal injury giving rise to the injury payment;
  - (b) for which provision, or similar provision, is not available free of charge from another source; and
  - (c) the cost of which is reasonable.

52. A special expenses payment may be made only in respect of the following expenses:
- (a) the applicant's property or equipment, which was relied on by the applicant as a physical aid and which was lost or damaged as a result of the incident giving rise to the injury;
  - (b) costs (other than in respect of loss of earnings) arising from treatment for the injury under the National Health Service or a state health service other than the National Health Service where those costs would also have arisen if the applicant were being treated under the National Health Service in England and Wales;
  - (c) special equipment;
  - (d) adaptation of the applicant's accommodation;
  - (e) the cost of care in connection with the applicant's bodily functions or meal preparation;
  - (f) the cost of supervising the applicant in order to avoid substantial danger to the applicant or another person;
  - (g) fees payable, in England and Wales, to the Court of Protection or the Public Guardian established under the Mental Capacity Act 2005 or, in Scotland, to the Public Guardian or to a sheriff court in respect of an application under the Adults with Incapacity (Scotland) Act 2000;
  - (h) costs arising from the administration of the applicant's affairs due to their lack of mental capacity;
  - (i) the cost of setting up a trust following a claims officer's direction under paragraph 106.
53. (1) Where the need for special equipment is likely to continue, a claims officer will:
- (a) assess the cost of replacement, taking into account the number of likely replacements;
  - (b) deduct the amount for which the applicant's existing equipment could be sold on each occasion; and
  - (c) apply an appropriate discount factor in accordance with Table B of Annex F.

- (2) Where the need for any other special expenses of a type specified in paragraph 52 is likely to continue, a claims officer will assess the annual cost of the expense and apply the relevant Tables in Annex F.
54. A special expenses payment will be withheld or reduced to take account of the receipt of, or entitlement to, social security benefits in respect of the applicant's special expenses.
55. (1) A special expenses payment will be withheld or reduced to take account of the receipt of, or entitlement to, an insurance payment in respect of the applicant's special expenses.  
(2) In relation to a special expenses payment under paragraph 52(a), (b) or (i), or any future losses for the same expense under paragraph 53, an insurance payment under sub-paragraph (1) shall be disregarded if the insurance policy was paid for entirely:
- (a) by the applicant; or
  - (b) in relation to an applicant who was a child on the date when they sustained the criminal injury, by their parent or guardian.
56. Any reduction under paragraph 54 or 55 will be the total amount of the benefits and insurance payments referred to, net of income tax. If the benefits or insurance payments are to be paid in the future, the amount of the reduction will be calculated as a lump sum, applying the relevant Tables in Annex F.

#### Payments in fatal cases

57. A qualifying relative of a person who has died as a direct result of sustaining an injury in circumstances falling within paragraph 4 or 5 may be eligible for:
- (a) a bereavement payment (paragraphs 61 and 62);
  - (b) a child's payment (paragraphs 63 to 66);
  - (c) a dependency payment (paragraphs 67 to 74).

58. A qualifying relative of a person who has sustained an injury in circumstances falling within paragraph 4 or 5 but who has died otherwise than as a direct result of that injury may be eligible for an award in accordance with paragraphs 80 to 84.
59. A qualifying relative is a person who at the time of the deceased's death was:
- (a) the spouse or civil partner of the deceased, who was living with the deceased in the same household;
  - (b) the partner of the deceased (other than a spouse or civil partner), who was living with them in the same household and had done so for a continuous period of at least two years immediately before the date of the death;
  - (c) a person who would satisfy sub-paragraph (a) or (b) but who did not live with the deceased because of either person's ill-health or infirmity;
  - (d) the spouse or civil partner, or a former spouse or civil partner, of the deceased who was financially dependent on the deceased;
  - (e) a parent of the deceased; or
  - (f) a child of the deceased.
60. The maximum award which may be made under this Scheme in relation to a fatal criminal injury, before any reduction under paragraphs 24 to 28, is £500,000. This maximum also includes any payment made to the deceased before their death in relation to the criminal injury as a result of which they have subsequently died.

#### Bereavement payments

61. A bereavement payment may be made to a qualifying relative who is not:
- (a) a former spouse or former civil partner of the deceased; or
  - (b) a person who is estranged from the deceased at the time of their death.

62. Where a claims officer is satisfied that more than one person may be eligible for a bereavement payment in respect of the deceased, the amount of the bereavement payment is £5,500. Otherwise, the amount of the bereavement payment is £11,000.

#### Child's payments

63. A child's payment may be made to a person who is a qualifying relative under paragraph 59(f) if that person was at the time of the death of the deceased under 18 years old and dependent on the deceased for parental services.
64. The period to which a child's payment will relate begins on the day of the death and ends on the day before the child's 18th birthday.
65. The amount of a child's payment is:
- (a) £2,000 for each year (pro rata for each part year) of the period to which the payment relates; and
  - (b) such additional amount in relation to any expenses suffered by the child as a direct result of the loss of parental services as a claims officer considers reasonable.
66. A child's payment shall be paid in a lump sum, applying the relevant Tables in Annex F to such part of the payment as relates to losses arising after the day on which the application is determined.

#### Dependency payments

67. A dependency payment may be made to a qualifying relative who at the time of the deceased's death was financially or physically dependent on the deceased. A qualifying relative was physically dependent on the deceased if the deceased was their main carer.
68. The period to which a dependency payment will relate begins on the day of the death.

69. (1) The period to which a dependency payment will relate ends on whichever is the earliest of:
- (a) in the case of a qualifying relative who is a child under the age of 18, the day before their 18th birthday;
  - (b) the day upon which the deceased would have reached state pension age;
  - (c) the date on which, before the incident giving rise to their criminal injury, the deceased's life would have been expected to end in accordance with Table C of Annex F or other available medical evidence;
  - (d) the expected end of the qualifying relative's life; or
  - (e) the 50th anniversary of the day referred to in paragraph 68.
- (2) When calculating the amount of a dependency payment, no account will be taken of a qualifying relative's remarriage or new civil partnership, or their prospects of remarrying or entering into another civil partnership.
70. A payment in respect of financial dependency will be made if on the date of their death the conditions in paragraph 43(2) were satisfied in relation to the deceased and their main source of income was not from social security benefits.
71. The dependency payment will be calculated by reference to each week in which one or more qualifying relatives is eligible for a dependency payment in accordance with paragraphs 68 and 69. The total amount payable in each of those weeks will be the weekly rate, at the date of determination, of statutory sick pay under section 157 of the Social Security Contributions and Benefits Act 1992. The weekly amount will be divided in equal shares between each qualifying relative who is eligible in any week. A qualifying relative eligible for part of a week will be treated as if eligible for the whole of that week.
72. The total amount of a qualifying relative's dependency payment in respect of financial dependency will be the aggregate of the

amounts allocated to the qualifying relative under paragraph 71 for the whole period of their dependency.

73. The dependency payment will be made in a lump sum, applying the relevant Tables in Annex F to such part of the period to which the payment relates as occurs after the day on which the application is determined.
74. A payment in respect of physical dependency will be calculated as if it were a special expenses payment to the dependant for the cost of that dependant's care and supervision under paragraph 52(e) and (f). Paragraphs 53 to 56 apply to the calculation of the amount of that payment in the same way as they apply in respect of a person who has sustained a criminal injury.

#### Funeral payments

75. Where a person has died as a direct result of sustaining a criminal injury in circumstances falling within paragraph 4 or 5 a funeral payment may be made in respect of their funeral expenses for the benefit of their estate.
76. Subject to paragraph 77, the amount of a funeral payment is £2,500.
77. A payment above £2,500 may be made in respect of funeral expenses reasonably incurred, up to a further £2,500.

#### Effect on a dependency payment or child's payment of a payment to the deceased before their death

78. Paragraph 79 applies in calculating the amount of a dependency payment or child's payment arising from dependency on a person who received an award under this Scheme and who has subsequently died as a result of the criminal injury giving rise to the award.

79. Where this paragraph applies:
- (a) where more than one person is eligible for a dependency payment or child's payment, the total amount of all such payments will be reduced by the amount of the payment made to the deceased in proportion between each recipient;
  - (b) where one person is eligible for such a payment, that payment will be reduced by the amount of the payment made to the deceased.

Payments resulting from a criminal injury where the victim dies of an unrelated cause before an award is made to them

80. A qualifying relative of a person who has sustained a criminal injury and who has died otherwise than as a direct result of that injury may be eligible for an award if on the date the deceased died:
- (a) the deceased was eligible for, but had not received, a final award under this Scheme; and
  - (b) the qualifying relative was financially dependent on the deceased.
81. An application under paragraph 80 must be made:
- (a) within two years after the date of the deceased's death; or
  - (b) if later, with supporting evidence which means that the application can be determined without further extensive enquiries by a claims officer.
82. A qualifying relative who is eligible for an award under paragraph 80 may receive a payment for:
- (a) the deceased's loss of earnings arising as a direct result of the criminal injury, assessed in accordance with paragraphs 42 to 47, except that no payment will be made in respect of any loss from the date of the deceased's death; and
  - (b) special expenses incurred by the deceased as a direct result of the criminal injury up to the date of the deceased's

death, assessed in accordance with paragraphs 50 to 52 and 54 to 56.

83. Any payment made under paragraph 80 will be reduced by the amount of any award paid to the deceased.
84. The total of any awards paid to the deceased and their qualifying relatives shall not exceed £500,000.

#### Effect of other payments on an award

85. (1) An award under this Scheme will be withheld or reduced if in respect of the criminal injury to which the award relates the applicant, whether in any part of the United Kingdom or elsewhere:
- (a) receives or is awarded criminal injuries compensation or a similar payment;
  - (b) receives an order for damages from a civil court;
  - (c) agrees the settlement of a damages claim; or
  - (d) receives a compensation order or offer made during criminal proceedings.
- (2) An award will be reduced by the amount of any payments listed in sub-paragraph (1), net of any benefits recoverable under the Social Security (Recovery of Benefits) Act 1997 or equivalent legislation (whether in any part of the United Kingdom or elsewhere).

#### Applications

86. An application for an award will be determined by a claims officer in the Authority in accordance with this Scheme.
87. Subject to paragraphs 88 and 88A, an application must be sent by the applicant so that it is received by the Authority as soon as reasonably practicable after the incident giving rise to the criminal injury to which it relates, and in any event within two years after the date of that incident.

88. (1) Where the applicant was a child under the age of 18 on the date of the incident giving rise to the criminal injury, the application must be sent by the applicant so that it is received by the Authority:
- (a) in the case of an incident reported to the police before the applicant's 18th birthday, within the period ending on their 20th birthday; or
  - (b) in the case of an incident reported to the police on or after the applicant's 18th birthday, within two years after the date of the first report to the police in respect of the incident.
- (2) An application will not be accepted under this paragraph unless a claims officer is satisfied that the evidence presented in support of the application means that it can be determined without further extensive enquiries by a claims officer.
- (3) This paragraph does not apply to an applicant to whom paragraph 88A applies.

- 88A. (1) This paragraph applies to:
- (a) an applicant to whom paragraph 18A applies;
  - (b) an applicant who:
    - (i) sustained a criminal injury on or after 1 August 1964 but before 1 October 1979;
    - (ii) was living with the assailant together as members of the same family at the time of the incident giving rise to that injury; and
    - (iii) did not make an application under this Scheme, or any Criminal Injuries Compensation Scheme in respect of that injury before the 2019 amendment date.
- (2) Where an applicant to whom this paragraph applies makes an application under this Scheme, as amended on the 2019 amendment date, the application must be sent by the applicant so that it is received by the Authority within two years beginning with the day after the 2019 amendment date.
- (3) But, where:

(a) an applicant to whom this paragraph applies was a child under the age of 18 on the date of the incident giving rise to the criminal injury, and

(b) the claims officer is satisfied that the applicant could not have made an application under this Scheme, as amended, within the time limit in sub-paragraph (2),

the applicant may make the application within two years after the date of the first report to the police in respect of the incident.

89. A claims officer may extend the period referred to in paragraph 87, 88 or 88A, where the claims officer is satisfied that:

(a) due to exceptional circumstances the applicant could not have applied earlier; and

(b) the evidence presented in support of the application means that it can be determined without further extensive enquiries by a claims officer.

90. A claims officer may give directions, impose conditions, and make such other investigations and arrangements in connection with an application as the claims officer considers appropriate.

91. An applicant must:

(a) make their application on the form available from the Authority;

(b) comply with any direction made or condition imposed by a claims officer in relation to their application;

(c) inform the claims officer of any claim or other proceedings which may give rise to an award or payment mentioned in paragraph 85 in respect of the criminal injury giving rise to the application, and the progress of the claim or proceedings;

(d) assist the claims officer, and any other body or person, as far as reasonably practicable in relation to consideration of their application; and

- (e) provide the claims officer with any change in their correspondence address as soon as reasonably practicable.
92. The applicant must provide such information in connection with their application as claims officer may reasonably require, in particular
- (a) evidence that the applicant satisfies the requirements of paragraph 10 in relation to eligibility;
  - (b) medical evidence in relation to the injury giving rise to the application;
  - (c) where the application includes a claim for a payment other than an injury payment, evidence in support of that part of the application; and
  - (d) such information as the applicant has, or which is reasonably available to them, in relation to their eligibility for a payment from any other source in relation to the injury or other losses to which their application under this Scheme relates.
93. The Authority will not normally meet any costs incurred by the applicant in connection with an application. In particular, it will not meet the costs of legal or other representation incurred by the applicant.
94. The Authority will meet the reasonable cost of obtaining evidence incurred in connection with an application only where a claims officer is satisfied:
- (a) in relation to the medical evidence referred to in paragraph 92(b), that:
    - (i) the applicant cannot reasonably obtain that information, but the Authority can;
    - (ii) the applicant cannot afford to obtain it; or
    - (iii) the cost of obtaining it exceeds £50;
  - (b) in relation to such further medical or other expert evidence as the claims officer may reasonably require, that:

- (i) such evidence is necessary for the proper consideration of the application; and
  - (ii) it would be reasonable in all the circumstances for the Authority to meet the cost of obtaining it.
  
- 95. The Authority will meet the cost of reasonable ancillary expenses incurred by the applicant in connection with obtaining medical or other expert evidence falling within paragraph 94.
  
- 96. Where an award is made, a claims officer may deduct from that award the following costs incurred in connection with the application:
  - (a) where the Authority met the cost of the medical evidence referred to in paragraph 92(b), that cost, up to the amount of £50; and
  - (b) any costs incurred by the Authority as a result of the applicant failing to attend a medical or other appointment without reasonable excuse.
  
- 97. An application may be withdrawn by the applicant at any time before a payment is made.

#### Deferring the determination of an application

- 98. A claims officer may defer determination of an application in whole or in part:
  - (a) in exceptional cases, until the end of any criminal proceedings relating to the incident giving rise to the criminal injury which the claims officer is satisfied are material to the determination;
  - (b) until the claims officer is satisfied that the applicant has taken all reasonable steps to obtain any social security benefits, insurance payments, damages or compensation to which the applicant may be entitled in respect of the same injury; or
  - (c) in response to a request under paragraph 14.

## Determination and payment

99. A claims officer will notify the applicant in writing of the determination of the application.
100. Where an applicant has been notified of the determination of their application in accordance with paragraph 99 and the applicant wishes to accept that determination, an award will not be made unless the applicant sends written notice of their acceptance of the determination so that the Authority receives it within 56 days after the date of the written notice of determination.
101. Where an applicant has been notified of the determination of their application in accordance with paragraph 99 and the applicant wishes to seek a review of that determination, the application for review must be sent so that it is received by the Authority within 56 days after the date of the written notice of determination.
102. A claims officer may extend the time limit in paragraph 100 or 101 for one further period of up to 56 days where:
- (a) an application to extend that time limit is made in writing, whether before or after expiry of the initial period; and
  - (b) due to exceptional circumstances, the applicant could not have complied with the time limit.
103. (1) Where an applicant has not given notice under paragraph 100 or 101 within the required period, or has failed to do so within the period of any extension granted under paragraph 102, a claims officer may withdraw the determination, and no award will be made.
- (2) A claims officer may not withdraw a determination under this paragraph before the end of the period of two years starting on the day after the day on which the relevant time limit expires.
104. A claims officer must send written notice of withdrawal under paragraph 103 to the applicant.

105. An award will normally be paid in a lump sum, subject to any direction made by a claims officer under paragraph 106.
106. A claims officer may give directions, impose conditions and make such other arrangements as the claims officer considers appropriate in connection with the acceptance, payment or administration of an award, including for the purpose of:
- (a) making one or more interim payment;
  - (b) establishing a trust to administer the award, on such terms or in accordance with such arrangements as the claims officer may specify;
  - (c) retaining the award until the applicant's 18th birthday;
  - (d) providing that an award is to consist in whole or in part of an annuity;
  - (e) requiring the appointment of a deputy or guardian;
  - (f) repaying the award in full or in part in the event that it is no longer required by the applicant, including by means of a trust on terms which provide for unused funds to revert to the Authority.
107. Any cost arising as a result of a direction, condition or arrangement under paragraph 106 will not be met by the Authority unless an award includes a payment under paragraph 52(i), in which case only the cost arising in relation to that payment will be met.
108. Subject to a direction, condition or arrangement in connection with the award under paragraph 106, the entitlement to an award only arises on the date on which the Authority receives written notice of acceptance of the determination.

#### Reconsideration and repayment

109. A claims officer may reconsider a determination before final payment of an award, whether or not an interim payment has been made, where the claims officer becomes aware of evidence or a change in circumstances which, if known prior to the

determination, would have affected whether an award was made or its amount.

110. (1) A claims officer may require repayment of all or part of an award where the claims officer is satisfied that evidence received after final payment has been made shows that the applicant:
- (a) has not cooperated as far as reasonably practicable in bringing the assailant to justice;
  - (b) has deliberately misled a claims officer in relation to a material aspect of their application; or
  - (c) has received a payment in respect of which a reduction could have been made under paragraphs 54, 55 or 85.
- (2) The amount of a repayment under:
- (a) sub-paragraph (1)(a) or (b) will be the full amount of the award made to the applicant; and
  - (b) sub-paragraph (1)(c) will be for the amount the applicant has received which could have been deducted from their award.
111. A claims officer will notify the applicant in writing of a decision to reconsider a determination or to require repayment under paragraph 109 or 110.
112. An applicant must make any representations about such a decision so that they are received by the Authority within 30 days after the date of the written notice under paragraph 111.
113. A claims officer will notify the applicant in writing of a final decision on reconsideration or repayment.

Further payment on re-opening of an application

114. A claims officer may re-open an application after a final award has been made, including when the award followed a direction by the Tribunal, in order to make an additional payment where a condition in paragraph 115 is satisfied.

115. The conditions referred to in paragraph 114 are:
- (a) a person who has accepted an award subsequently dies as a result of the criminal injury giving rise to the award; or
  - (b) there has been so material a change in the medical condition of the applicant that allowing the original determination to stand would give rise to an injustice to the applicant.
116. An application may only be re-opened under paragraph 114:
- (a) within two years after the date on which the Authority received the notice of acceptance of the determination, or the date of the Tribunal's direction to make an award; or
  - (b) if later, with supporting evidence which means that the application can be determined without further extensive enquiries by a claims officer.

### Review

117. An applicant may seek a review of:
- (a) a decision as to the determination of an award or its amount, including on re-opening under paragraph 114;
  - (b) a decision under paragraph 103 to withdraw a determination;
  - (c) a final decision notified under paragraph 113 on reconsideration of an award;
  - (d) a final decision notified under paragraph 113 to require repayment or partial repayment of an award;
  - (e) a decision not to extend a time limit under paragraph 89, 102 or 120;
  - (f) a decision in respect of medical evidence under paragraph 94(a) or a deduction under paragraph 96; and
  - (g) a decision not to re-open an application under paragraph 114.
118. An applicant may not seek a review of a decision made on review or appeal.

119. An application for a review must be made in writing and be accompanied by the grounds on which review is sought and any supporting evidence. It must be sent by the applicant so that it is received by the Authority within 56 days after the date of the written notice of decision to which the application relates.
120. A claims officer may extend the time limit in paragraph 119 for one further period of up to 56 days where:
- (a) an application to extend is made in writing, whether before or after expiry of the initial period; and
  - (b) due to exceptional circumstances the applicant could not have complied with the time limit.
121. A review will be conducted, and a decision on an application to extend time under paragraph 120 will be made, by a claims officer other than the claims officer who made the decision to which that application relates. The claims officer who conducts the review will not be bound by any previous decision made in connection with the application.
122. Unless paragraph 124 applies, the claims officer conducting the review must send the applicant written notice of the decision on a review.
123. Where the Authority does not receive a notice of appeal in respect of the review decision, a claims officer will proceed to determine the application in accordance with the review decision.
124. Where a claims officer decides on a review to re-open an application under paragraph 114, that officer will proceed to determine the application without sending written notice of the review decision.

## Appeal

125. An applicant who is dissatisfied with a decision on a review, or a determination on re-opening under paragraph 124, may appeal to the Tribunal against that decision or determination in accordance with the rules of the Tribunal.
126. On receipt of a notice of appeal, a claims officer may:
- (a) decide that the review decision under appeal was made in error; and
  - (b) send written notice of a revised review decision to the applicant.
127. An applicant who receives a notice under paragraph 126 of a revised review decision must send written notice to the Authority and the Tribunal of:
- (a) acceptance of the revised review decision; or
  - (b) rejection of that decision.
128. Where the Authority receives notice in accordance with paragraph 127(a), and a claims officer is satisfied that the applicant has withdrawn their appeal in accordance with the rules of the Tribunal, the application will be determined in accordance with the revised review decision.
129. Where the Tribunal allows an appeal against a decision on review under paragraph 117(a), (c), (d) or (f), it may make such direction as it considers appropriate for the determination of the application by a claims officer in accordance with this Scheme.
130. Where the Tribunal allows an appeal against a decision on review under paragraph 117(b), the applicant must notify the Authority within 56 days after the date of the appeal decision that they either accept the determination or seek a review of that determination.

131. Where the Tribunal allows an appeal against a decision under paragraph 117(e) not to extend a time limit, the Authority will arrange for the application to be treated as if the time limit had been extended by a claims officer in accordance with this Scheme. In relation to a decision under paragraph 102 or 120, the applicant must notify the Authority within 56 days after the date of the appeal decision that they either accept the relevant determination or decision or seek a review.
132. Before the Tribunal may allow an appeal against a decision under paragraph 117(g) not to re-open a case, the Tribunal must be satisfied that the application can be determined without further extensive enquiries by a claims officer. Where the Tribunal allows such an appeal, the Authority will re-open the case.
133. Where the Tribunal is considering an appeal against a decision on a review under paragraph 117(a), (c) or (d), it may direct that an interim payment is made to the applicant.
134. Where the Tribunal is satisfied that an appeal against a decision on review under paragraph 117(a), (c) or (d) is frivolous or vexatious, it may reduce the amount of an award as it considers appropriate.

#### Scheme administration

135. The Secretary of State's arrangements for the payment of compensation under this Scheme include the designation of an organisation for the purpose of administering this Scheme, known as the Criminal Injuries Compensation Authority.
136. The Chief Executive of the Authority must submit an annual report to the Secretary of State and the Scottish Ministers as soon as possible after the end of each financial year.

137. The annual report must cover the operation of this Scheme and the discharge of functions under it.
138. The Chief Executive must keep proper accounts and proper records in relation to those accounts.
139. The Chief Executive must prepare a statement of accounts in each financial year in such form as the Secretary of State may direct.
140. The Chief Executive must submit the statement of accounts to the Secretary of State as soon as possible after the end of the financial year, or at such other time as the Secretary of State may direct.

#### Transitional provisions

141. An application received before the day on which this Scheme comes into force will be determined:
  - (a) if received on or after 3 November 2008, in accordance with the Criminal Injuries Compensation Scheme 2008 (“the 2008 Scheme”), as modified by paragraph 145 of this Scheme;
  - (b) if received on or after 1 April 2001, but before 3 November 2008, in accordance with the Criminal Injuries Compensation Scheme 2001 (“the 2001 Scheme”), as modified by the 2008 Scheme;
  - (c) if received on or after 1 April 1996, but before 1 April 2001, in accordance with the Criminal Injuries Compensation Scheme 1996 (“the 1996 Scheme”), as modified by the 2001 and 2008 Schemes; and
  - (d) if received before 1 April 1996, in accordance with the non-statutory scheme which came into operation on 1 February 1990 (“the 1990 Scheme”).

142. Where in accordance with paragraph 141 an application is to be determined under the 1990 Scheme (or under a prior non-statutory scheme by virtue of paragraph 29 of the 1990 Scheme), the application will continue to be administered by the Authority, and any decision under that Scheme which is to be made by one or more members of the Criminal Injuries Compensation Board will be made by the Tribunal.
143. Where an application was determined under a Scheme which allowed for that determination to be re-opened, any application to do so will be considered in accordance with that Scheme, subject to the modifications described in paragraph 141.
144. Where an application is received after this Scheme comes into force in relation to an injury sustained before 1 April 2001 which resulted in death, an award will not be made under this Scheme in relation to a person who was the same sex partner of the deceased on the date they sustained that injury.
145. For the purpose of paragraph 141(a), the 2008 Scheme is to be read (on and after the 2019 amendment date) as if paragraph 7(b) (the “same roof rule”) were omitted.
146. Any determination or decision to be made on or after the 2019 amendment date in relation to:
- (a) an application received on or after 27 November 2012, or
  - (b) an award made pursuant to such an application, is to be made in accordance with this Scheme as amended on the 2019 amendment date.

## **Annexes**

**A. Interpretation**

**B. Crime of Violence**

**C. Relevant Places**

**D. Previous Convictions**

**E. Tariff of Injuries**

**F. Multiplier Tables**

## **Annex A: Interpretation**

In this Scheme:

“the 2019 amendment date” means the date on which the amendments listed in paragraph 2A come into force;

“applicant” means the person for whose benefit an application for compensation is made;

“armed forces” means Her Majesty’s United Kingdom armed forces;

“assailant” means a person responsible for the criminal injury which is the subject of the application;

“the Authority” means the Criminal Injuries Compensation Authority;

“criminal injury” means an injury which appears in Part A or B of the tariff in Annex E;

“final award” means an award which, but for any possibility of being re-opened in accordance with paragraph 114, disposes of the application;

“social security benefits” includes all state and local authority benefits or assistance, whether paid in whole or in part from the funds of any part of the United Kingdom or elsewhere; and

“the Tribunal” means the First-tier Tribunal established under the Tribunals, Courts and Enforcement Act 2007.

A reference in this Scheme to a child or parent of another person includes a reference to someone accepted as such by that other person.

Other than in the tariff in Annex E, and unless otherwise stated, a reference in this Scheme to an incident includes a series of incidents and, in the case of a series of incidents, a reference to the date of the incident means the date of the first incident in the series.

## Annex B: Crime of Violence

1. This Annex applies in deciding whether a crime of violence has been committed for the purposes of this Scheme. Where a claims officer is satisfied that a crime has been committed it is still necessary for that crime to constitute a crime of violence in accordance with this Annex.
2. (1) Subject to paragraph 3, a “crime of violence” is a crime which involves:
  - (a) a physical attack;
  - (b) any other act or omission of a violent nature which causes physical injury to a person;
  - (c) a threat against a person, causing fear of immediate violence in circumstances which would cause a person of reasonable firmness to be put in such fear;
  - (d) a sexual assault to which a person did not in fact consent; or
  - (e) arson or fire-raising.(2) An act or omission under sub-paragraph (1) will not constitute a crime of violence unless it is done either intentionally or recklessly.
3. In exceptional cases, an act may be treated as a crime of violence where the assailant:
  - (a) is not capable of forming the necessary mental element due to insanity; or
  - (b) is a child below the age of criminal responsibility who in fact understood the consequences of their actions.
4. (1) A crime of violence will not be considered to have been committed for the purposes of this Scheme if, in particular, an injury:
  - (a) resulted from suicide or attempted suicide, unless the suicidal person acted with intent to cause injury to another person;
  - (b) resulted from the use of a vehicle, unless the vehicle was used with intent to cause injury to a person;
  - (c) resulted from an animal attack, unless the animal was used with intent to cause injury to a person;
  - (d) was sustained in the usual course of sporting or other activity to which a person consented by taking part in the activity; or
  - (e) was sustained *in utero* as a result of harmful substances willingly ingested by the mother during pregnancy, with intent to cause, or being reckless as to, injury to the foetus.

(2) In this paragraph, "vehicle" means any device which can be used to transport persons, animals or goods, whether by land, water or air.

## Annex C: Relevant Places

1. The following are relevant places for the purposes of this Scheme:
  - (a) a British-controlled aircraft within the meaning of section 92 of the Civil Aviation Act 1982 (application of criminal law to aircraft), or one of Her Majesty's aircraft;
  - (b) a British-controlled hovercraft within the meaning of section 92 of the Civil Aviation Act 1982 (as applied in relation to hovercraft), or one of Her Majesty's hovercraft;
  - (c) one of Her Majesty's ships or any vessel used in navigation which was owned at the time wholly by a person of the following descriptions, namely:
    - (i) a British citizen;
    - (ii) a body corporate incorporated under the law of some part of, or having their principal place of business in, the United Kingdom;
    - or
    - (iii) a Scottish partnership;
  - (d) on, under or above an installation in a designated area within the meaning of section 1(7) of the Continental Shelf Act 1964 or any waters within 500 metres of such an installation; or
  - (e) a lighthouse off the coast of Great Britain.
2. Paragraph 1 does not apply in relation to an incident that occurs in Northern Ireland including the sea adjacent to or the airspace above Northern Ireland.
3. (1) The following are relevant places for the purposes of this Scheme, where the injury to which the application relates is sustained in that place in the circumstances described:
  - (a) an injury sustained by a UK officer acting in the exercise of their functions within French or Belgian territory under the provisions of the 1993 and 1994 Orders; and
  - (b) an injury caused by a UK officer acting in the exercise of those functions within French or Belgian territory, other than an injury to any non-UK officer acting in the exercise of their functions.(2) For the purpose of this paragraph, "the 1993 and 1994 Orders" means the Channel Tunnel (International Arrangements) Order 1993 (SI 1993/1813) and the Channel Tunnel (Miscellaneous Provisions) Order 1994 (SI 1994/1405) and "officer" has the same meaning as in those Orders.

## **Annex D: Previous Convictions**

1. This Annex sets out the circumstances in which an award under this Scheme will be withheld or reduced because the applicant to whom an award would otherwise be made has unspent convictions.
2. Paragraphs 3 to 6 do not apply to a spent conviction. “Conviction”, “service disciplinary proceedings”, and “sentence” have the same meaning as under the Rehabilitation of Offenders Act 1974, and whether a conviction is spent, or a sentence is excluded from rehabilitation, will be determined in accordance with that Act.
3. An award will not be made to an applicant who on the date of their application has a conviction for an offence which resulted in:
  - (a) a sentence excluded from rehabilitation;
  - (b) a custodial sentence;
  - (c) a sentence of service detention;
  - (d) removal from Her Majesty’s service;
  - (e) a community order;
  - (f) a youth rehabilitation order; or
  - (g) a sentence equivalent to a sentence under sub-paragraphs (a) to (f) imposed under the law of Northern Ireland or a member state of the European Union, or such a sentence properly imposed in a country outside the European Union.
4. An award will be withheld or reduced where, on the date of their application, the applicant has a conviction for an offence in respect of which a sentence other than a sentence specified in paragraph 3 was imposed unless there are exceptional reasons not to withhold or reduce it.
5. Paragraph 4 does not apply to a conviction for which the only penalty imposed was one or more of an endorsement, penalty points or a fine under Schedule 2 to the Road Traffic Offenders Act 1988.
6. Paragraphs 3 and 4 do not apply in relation to a sentence under the law of a country outside the United Kingdom for conduct which on the date of conviction did not constitute a criminal offence under the law of any part of the United Kingdom.

7. Paragraphs 2 to 6 also apply in relation to an applicant who after the date of application but before the date of its final determination is convicted of an offence which is not immediately spent.

8. In this Annex:

“community order” means:

- (a) a community payback order under section 227A of the Criminal Procedure (Scotland) Act 1995;
- (b) a community order under section 177 of the Criminal Justice Act 2003;
- (c) a service community order or overseas community order under the Armed Forces Act 2006; or
- (d) any order of a kind which, on the date this Scheme is made, has been superseded (whether directly or indirectly) by an order mentioned in subparagraph (a), (b) or (c);

“custodial sentence” means:

- (a) a sentence of imprisonment;
- (b) a sentence of detention in a young offender institution, or, in Scotland, a young offenders institution;
- (c) a sentence of Borstal training;
- (d) a sentence of youth custody;
- (e) a sentence of corrective training;
- (f) a sentence of detention under section 205 or 208 of the Criminal Procedure (Scotland) Act 1995;
- (g) a sentence of detention under section 91 of the Powers of Criminal Courts (Sentencing) Act 2000 or section 209 of the Armed Forces Act 2006;
- (h) a detention and training order under section 100 of the Powers of Criminal Courts (Sentencing) Act 2000 or an order under section 211 of the Armed Forces Act 2006; or
- (i) any sentence of a kind which, on the date this Scheme is made, has been superseded (whether directly or indirectly) by a sentence mentioned in subparagraph (f), (g) or (h);

“removal from Her Majesty’s service” means a sentence of dismissal with disgrace from Her Majesty’s service, a sentence of dismissal from Her Majesty’s service or a sentence of cashiering or discharge with ignominy;

“sentence of imprisonment” includes a sentence of penal servitude;

“sentence of service detention” means:

- (a) a sentence of service detention (within the meaning given by section 374 of the Armed Forces Act 2006), or a sentence of detention corresponding to such a sentence, in respect of a conviction in service disciplinary proceedings; or
- (b) any sentence of a kind which, on the date this Scheme is made, has been superseded (whether directly or indirectly) by a sentence mentioned in subparagraph (a);

“youth rehabilitation order” means:

- (a) a youth rehabilitation order under Part 1 of the Criminal Justice and Immigration Act 2008; or
- (b) any order of a kind which, on the date this Scheme is made, has been superseded (whether directly or indirectly) by a youth rehabilitation order.

## Annex E: Tariff of Injuries

<b>Part A</b>		
	<b>Levels of compensation</b>	
<b>Level A1</b>		<b>£1,000</b>
<b>Level A2</b>		<b>£1,500</b>
<b>Level A3</b>		<b>£1,800</b>
<b>Level A4</b>		<b>£2,400</b>
<b>Level A5</b>		<b>£3,500</b>
<b>Level A6</b>		<b>£4,600</b>
<b>Level A7</b>		<b>£6,200</b>
<b>Level A8</b>		<b>£11,000</b>
<b>Level A9</b>		<b>£13,500</b>
<b>Level A10</b>		<b>£16,500</b>
<b>Level A11</b>		<b>£19,000</b>
<b>Level A12</b>		<b>£22,000</b>
<b>Level A13</b>		<b>£27,000</b>
<b>Level A14</b>		<b>£33,000</b>
<b>Level A15</b>		<b>£44,000</b>
<b>Level A16</b>		<b>£55,000</b>
<b>Level A17</b>		<b>£82,000</b>
<b>Level A18</b>		<b>£110,000</b>
<b>Level A19</b>		<b>£175,000</b>
<b>Level A20</b>		<b>£250,000</b>

<b>Part B</b>		
	<b>Levels of compensation</b>	
<b>Level B1</b>		<b>£1,000</b>
<b>Level B2</b>		<b>£1,500</b>
<b>Level B3</b>		<b>£2,000</b>
<b>Level B4</b>		<b>£3,300</b>
<b>Level B5</b>		<b>£4,400</b>
<b>Level B6</b>		<b>£5,500</b>
<b>Level B7</b>		<b>£6,600</b>
<b>Level B8</b>		<b>£8,200</b>
<b>Level B9</b>		<b>£11,000</b>
<b>Level B10</b>		<b>£13,500</b>
<b>Level B11</b>		<b>£16,500</b>
<b>Level B12</b>		<b>£22,000</b>
<b>Level B13</b>		<b>£27,000</b>
<b>Level B14</b>		<b>£33,000</b>
<b>Level B15</b>		<b>£44,000</b>

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## TARIFF OF INJURIES – PART A: PHYSICAL AND MENTAL INJURIES

Description of injury	Level	Standard Amount £
<b><u>GENERAL</u></b>		
<b><u>Burns</u></b>		
Affecting multiple areas of body covering over 25% of total skin, with significant scarring	A14	33,000
<p><i>Note [1]: For other burn injuries see under individual parts of the body.</i></p> <p><i>“Moderate” describes:</i></p> <ul style="list-style-type: none"> <li>- first or second degree burns covering no more than 25% of the affected area in adults, or no more than 20% in children; or</li> <li>- third degree burns covering no more than 10% of the affected area in either adults or children.</li> </ul> <p><i>“Severe” describes:</i></p> <ul style="list-style-type: none"> <li>- first or second degree burns covering more than 25% of the affected area in adults, or more than 20% in children;</li> <li>- third degree burns covering more than 10% of the affected area in either adults or children; or</li> <li>- fourth degree burns.</li> </ul>		
<b><u>Major paralysis (other than as a result of brain damage)</u></b>		
Hemiplegia (impairment in motor or sensory function of one half of body)		
- mild	A13	27,000
- moderate	A16	55,000
- severe	A18	110,000
Paraplegia (impairment in motor or sensory function of the lower extremities)		
- minimal	A13	27,000
- moderate but substantially incomplete	A18	110,000
- substantially complete	A19	175,000
Quadraplegia/tetraplegia (impairment in motor or sensory function of upper and lower extremities)		
- substantially incomplete injury to both upper and lower limb levels	A15	44,000
- substantially incomplete to upper limb level but complete to lower limb level	A19	175,000
- substantially complete to both upper and lower limb levels	A20	250,000
<b><u>Medically recognised illness or condition (excluding minor and mental injury)</u></b>		
Moderately disabling disorder where the symptoms and disability		

persist for 28 weeks or more from the incident or date of onset			
	- lasting 28 weeks or more		
	- not permanent	A2	1,500
	- permanent	A7	6,200
Seriously disabling disorder where the symptoms and disability persist for 13 weeks or more from the incident or date of onset			
	- lasting 13 weeks or more up to 28 weeks	A4	2,400
	- lasting 28 weeks or more		
	- not permanent	A7	6,200
	- permanent	A12	22,000
<b><u>Mental injury</u></b>			
<i>Note [2]: "Mental injury" does not include temporary mental anxiety and similar temporary conditions.</i>			
<i>A mental injury is disabling if it has a substantial adverse effect on a person's ability to carry out normal day-to-day activities for the time specified (e.g. impaired work or school performance or effects on social relationships or sexual dysfunction).</i>			
Disabling mental injury, confirmed by diagnosis or prognosis of psychiatrist or clinical psychologist:			
	- lasting 6 weeks or more up to 28 weeks	A1	1,000
	- lasting 28 weeks or more up to 2 years	A4	2,400
	- lasting 2 years or more up to 5 years	A7	6,200
	- lasting 5 years or more but not permanent	A9	13,500
Permanent mental injury, confirmed by diagnosis or prognosis of psychiatrist or clinical psychologist:			
	- moderately disabling	A11	19,000
	- seriously disabling	A13	27,000
<b><u>Peripheral sensory nerve damage</u></b>			
	- permanent disability		
	- significant loss (eg loss of sensation in large area of leg)	A2	1,500
	- serious loss (eg loss of sensation of hand)	A7	6,200
<b><u>Peripheral motor nerve damage not otherwise compensated for</u></b>			
	- permanent disability		
	- minor (e.g. paralysis or equivalent functional loss of finger or toe)	A1	1,000
	- significant (e.g. paralysis or equivalent loss of handgrip or foot movement)	A7	6,200

## HEAD & NECK

### Burns (causing more than minor disfigurement)

<b>Head</b>			
	- moderate	A4	2,400
	- severe	A10	16,500
<b>Face</b>			
	- moderate	A5	3,500
	- severe	A13	27,000
<b>Neck</b>			
	- moderate	A4	2,400
	- severe	A10	16,500

### Scarring

<b>Head</b>			
	- significant disfigurement	A2	1,500
	- serious disfigurement	A5	3,500
<b>Face</b>			
	- significant disfigurement	A4	2,400
	- serious disfigurement	A8	11,000
<b>Neck</b>			
	- significant disfigurement	A2	1,500
	- serious disfigurement	A6	4,600

### Brain Damage

*Note [3]: A brain injury can cause physical or mental damage, resulting in, for example, loss of muscle or nerve control, loss of balance, incontinence, or impairment of concentration, memory, motivation or personality. It can also commonly cause epilepsy, to a greater or lesser extent. Where the cause of any injury is brain damage there will not be additional awards for separate injuries but the seriousness of the combined effects will be measured together.*

### Minor head injury

	Brain injury, if any, minimal (e.g. one or more of concussion, impairment of balance or headaches)		
	- lasting 28 weeks or more	A2	1,500
	- permanent	A7	6,200

### Minor brain damage

	Good recovery, able to socialise and return to work but persisting problems with concentration, memory, disinhibition of mood affecting lifestyle, leisure activities, future work prospects		
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	- slight and short lived (less than 6 months)	A7	6,200
	- moderate and medium term (6 months up to 2 years)	A10	16,500
	- significant and long lasting (2 years or more)	A12	22,000
<b>Moderate brain damage</b>			
	Some dependence on others, intellectual deficit, personality change, ability to work reduced, some effect on the senses		
	- slight	A13	27,000
	- moderate	A16	55,000
	- significant	A17	82,000
<b>Moderately severe brain damage</b>			
	Serious disablement of physical or mental faculties requiring substantial dependence on professional or other care, with marked impairment of intellect and personality, abnormal behaviour and poor communication		
		A18	110,000
<b>Very serious brain injury</b>			
	Severe physical limitation, significant effect on the senses with little insight or significant reduction in life expectancy. Little or no meaningful response to the environment, little or no language function, double incontinence and need for full-time or all day and some night nursing care		
		A19	175,000
<i>Note [4]: Applications otherwise within level A20 fall into level A19 if life expectancy is greatly reduced or there is little or no insight due to persistent vegetative state.</i>			
	No useful physical movement, significant effect on the senses and with some degree of insight. Little or no meaningful response to the environment, little or no language function, double incontinence and need for full-time nursing care		
		A20	250,000
<b><u>Epilepsy - continuing disability</u></b>			
	- well controlled on medication	A7	6,200
	- partially controlled on medication	A9	13,500
	- uncontrolled despite medication	A15	44,000
<b><u>Ear</u></b>			
<b>Deafness</b>			
	- permanent partial deafness (remaining hearing socially useful, with hearing aid if necessary)		
	- one ear	A3	1,800
	- both ears	A7	6,200
	- permanent total deafness		
	- one ear	A10	16,500

	- in only hearing ear	A14	33,000
	- both ears	A15	44,000
<b>Loss of ear</b>			
	- partial loss of ear(s)	A4	2,400
	- loss of ear	A8	11,000
	- loss of both ears	A11	19,000
<b>Perforated ear drum</b>			
	- both ears	A1	1,000
<b>Tinnitus (ringing noise in ear(s))</b>			
	- lasting 13 weeks or more	A2	1,500
	- permanent		
	- other than very severe	A7	6,200
	- very severe	A10	16,500
<b>Vestibular damage (causing giddiness)</b>			
	- lasting 28 weeks or more - recovery expected	A2	1,500
	- permanent	A7	6,200
<b><u>Eye</u></b>			
<b>Blow out or other fracture of orbital bone cavity containing eyeball</b>			
	- no operation	A2	1,500
	- requiring operation	A4	2,400
<b>Permanent blurred or double vision</b>			
	- slight	A4	2,400
	- moderate	A7	6,200
	- serious	A9	13,500
<b>Cataracts</b>			
	- one eye		
	- requiring operation	A2	1,500
	- permanent (inoperable or operation unsuccessful)	A7	6,200
	- both eyes		
	- requiring operation	A7	6,200
	- permanent (inoperable or operation unsuccessful)	A11	19,000
<b>Permanent loss of visual field</b>			

	- slight	A1	1,000
	- moderate	A5	3,500
	- serious	A15	44,000
Dislocation of lens			
	- one eye	A5	3,500
	- both eyes	A9	13,500
Glaucoma			
		A1	1,000
Hyphaema requiring operation			
	- both eyes	A1	1,000
Loss of eye			
	- one eye	A13	27,000
	- both eyes	A18	110,000
Loss of sight			
	- one eye	A12	22,000
	- one eye, where the sight in the uninjured eye cannot be corrected to better than 6/36	A14	33,000
	- one eye, where the uninjured eye is already totally blind	A17	82,000
	- both eyes	A18	110,000
Partial loss of vision when corrected by glasses or contact lenses or other means (e.g. laser surgery)			
	- better than 6/12	A1	1,000
	- 6/12	A6	4,600
	- 6/18	A7	6,200
	- 6/24	A9	13,500
	- 6/36	A10	16,500
	- 6/60	A11	19,000
	- substantial loss of vision (both eyes) at least 6/36 in each eye or worse	A16	55,000
Residual central floater(s) affecting vision		A2	1,500
Retina			
	- damage not involving detachment		
	- one eye	A1	1,000
	- both eyes	A5	3,500
	- detached		
	- one eye	A5	3,500
	- both eyes	A9	13,500
Significant penetrating injury			

	- one eye	A1	1,000
	- both eyes	A6	4,600
Traumatic angle recession		A1	1,000
<b>Face</b>			
Permanent clicking jaw		A5	3,500
Dislocated jaw - continuing significant disability		A5	3,500
Fractured ethmoid - operation required		A4	2,400
Fractured zygoma (malar/cheek bone)			
	- no operation - continuing significant disability	A4	2,400
	- operation required		
	- substantial recovery	A1	1,000
	- continuing significant disability	A5	3,500
Fractured jaw bone (one or more of mandible/maxilla)			
	- no operation		
	- substantial recovery	A2	1,500
	- continuing significant disability	A5	3,500
	- operation required		
	- substantial recovery	A3	1,800
	- continuing significant disability	A7	6,200
Multiple fractures to face (e.g. Le Fort fractures types 2 & 3)		A8	11,000
Numbness or loss of feeling			
	- permanent		
	- moderate (e.g. cheek, forehead)	A2	1,500
	- severe (e.g. lip interfering with function)	A4	2,400
<b>Neck</b>			
Strained neck or whiplash injury			
	- disabling		
	- for more than 13 weeks	A1	1,000
	- seriously disabling		
	- not permanent	A5	3,500
	- permanent	A8	11,000

<u>Nose</u>			
Loss of smell or taste			
	- partial loss of smell or taste, or both	A5	3,500
	- total		
	- loss of smell or taste	A8	11,000
	- loss of smell and taste	A10	16,500
Partial loss of nose (at least 10%)		A4	2,400
<u>Skull</u>			
Fracture			
	- simple		
	- no operation	A1	1,000
	- requiring operation	A5	3,500
	- depressed		
	- no operation	A4	2,400
	- requiring operation	A6	4,600
<u>Teeth</u>			
Damage to:			
	- one or more front teeth requiring crown(s)	A1	1,000
Fractures to one or more teeth requiring apicectomy (surgery to gum to reach root - root resection)		A3	1,800
Loss of:			
	- crowns	A1	1,000
	- front teeth (incisor or canine)		
	- one front tooth	A2	1,500
	- two or three front teeth	A4	2,400
	- four or more front teeth	A5	3,500
	- teeth other than front		
	- two or more teeth	A2	1,500
<u>Tongue</u>			
Impaired speech (other than slight impairment)			
	- moderate	A5	3,500
	- serious	A8	11,000
	- severe	A11	19,000

Loss of speech - permanent	A14	33,000
Loss of tongue	A15	44,000
<b><u>UPPER LIMBS</u></b>		
<b><u>Burns</u></b>		
Moderate (excluding minor burns)	A4	2,400
Severe	A8	11,000
<b><u>Scarring</u></b>		
Significant disfigurement	A1	1,000
Serious disfigurement	A5	3,500
<b><u>Arm</u></b>		
Loss of:		
- one non-dominant arm	A14	33,000
- one dominant arm	A16	55,000
- one arm where there is no remaining arm or hand with any useful function	A17	82,000
- both arms	A18	110,000
Paralysis of or equivalent loss of function of:		
- one non-dominant arm	A13	27,000
- one dominant arm	A15	44,000
- total loss of function of one arm where there is no remaining arm or hand with any useful function	A17	82,000
- both arms	A17	82,000
<b><u>Elbow</u></b>		
Dislocated or fractured		
- one elbow		
- substantial recovery	A2	1,500
- continuing significant disability	A7	6,200
- both elbows		
- substantial recovery	A7	6,200
- continuing significant disability	A8	11,000
<b><u>Finger and Thumb</u></b>		
Fracture or dislocation of:		

	- thumb		
	- one hand		
	- continuing significant disability	A4	2,400
	- both hands		
	- substantial recovery	A5	3,500
	- continuing significant disability	A7	6,200
	- index finger		
	- one hand		
	- continuing significant disability	A3	1,800
	- both hands		
	- substantial recovery	A4	2,400
	- continuing significant disability	A6	4,600
	- one finger other than index finger		
	- both hands		
	- continuing significant disability	A4	2,400
	- two or more fingers other than index finger		
	- one hand		
	- continuing significant disability	A1	1,000
	- both hands		
	- substantial recovery	A2	1,500
	- continuing significant disability	A6	4,600
Loss of:			
	- finger other than index finger	A5	3,500
	- two or more fingers	A8	11,000
	- index finger	A7	6,200
	- both index fingers	A10	16,500
	- thumb	A10	16,500
	- both thumbs	A16	55,000
Partial loss of:			
	- finger other than thumb or index finger	A1	1,000
	- two or more fingers other than index finger or thumb	A5	3,500
	- thumb or index finger	A4	2,400
	- thumb or index finger - both hands	A7	6,200
	- thumb and index finger - one hand	A7	6,200
	- thumb and index finger - both hands	A10	16,500

<u>Hand</u>			
Fractured hand			
	- one hand		
	- continuing significant disability	A5	3,500
	- both hands		
	- substantial recovery	A3	1,800
	- continuing significant disability	A7	6,200
Loss of, or equivalent loss of function of:			
	- one non-dominant hand	A14	33,000
	- one dominant hand	A16	55,000
	- loss of, or total loss of function of one hand where there is no remaining hand or arm with any useful function	A17	82,000
	- both hands	A18	110,000
Permanently & seriously impaired grip			
	- one hand	A7	6,200
	- both hands	A10	16,500
<u>Humerus (upper arm bone)</u>			
Fractured			
	- one arm		
	- substantial recovery	A2	1,500
	- continuing significant disability	A5	3,500
	- both arms		
	- substantial recovery	A7	6,200
	- continuing significant disability	A8	11,000
<u>Radius (a forearm bone)</u>			
Fractured			
	- one arm		
	- substantial recovery	A2	1,500
	- continuing significant disability	A5	3,500
	- both arms		
	- substantial recovery	A7	6,200
	- continuing significant disability	A8	11,000

<u>Shoulder</u>			
<b>Dislocated</b>			
	- one shoulder		
	- continuing significant disability	A5	3,500
	- both shoulders		
	- substantial recovery	A3	1,800
	- continuing significant disability	A7	6,200
<b>Frozen</b>			
	- one shoulder		
	- continuing significant disability	A5	3,500
	- both shoulders		
	- substantial recovery	A2	1,500
	- continuing significant disability	A7	6,200
<b><u>Damage to one or more of tendon, ligament or cartilage</u></b>			
<b>Minor damage</b>			
	- one arm		
	- continuing significant disability	A1	1,000
	- both arms		
	- continuing significant disability	A4	2,400
<b>Moderate damage</b>			
	- one arm		
	- continuing significant disability	A4	2,400
	- both arms		
	- substantial recovery	A4	2,400
	- continuing significant disability	A7	6,200
<b>Severely damaged</b>			
	- one arm		
	- substantial recovery	A2	1,500
	- continuing significant disability	A5	3,500
	- both arms		
	- substantial recovery	A6	4,600
	- continuing significant disability	A8	11,000

<u>Ulna (a forearm bone)</u>			
Fractured			
	- one arm		
	- substantial recovery	A2	1,500
	- continuing significant disability	A5	3,500
	- both arms		
	- substantial recovery	A7	6,200
	- continuing significant disability	A8	11,000
<u>Wrist</u>			
Fractured - colles type or equivalent fracture or displacement of distal radius			
	- one wrist		
	- substantial recovery	A4	2,400
	- continuing significant disability	A7	6,200
	- both wrists		
	- substantial recovery	A7	6,200
	- continuing significant disability	A8	11,000
Fractured or dislocated - including scaphoid fracture			
	- one wrist		
	- substantial recovery	A4	2,400
	- continuing significant disability	A7	6,200
	- both wrists		
	- substantial recovery	A7	6,200
	- continuing significant disability	A8	11,000
Sprained			
	- one wrist		
	- disabling for 13 weeks or more	A1	1,000
	- both wrists		
	- disabling for 13 weeks or more	A3	1,800
<b><u>TORSO</u></b>			
<u>Burns</u>			
Moderate (excluding minor burns)		A4	2,400
Severe		A8	11,000

<u>Scarring</u>		
Significant disfigurement	A1	1,000
Serious disfigurement	A5	3,500
<u>Abdomen</u>		
Injury requiring laparotomy - including no repair or repair of one organ	A3	1,800
Injury requiring laparotomy or laparoscopy		
- including repair of two organs	A5	3,500
- including repair of three or more organs	A7	6,200
Laparotomy with one or more of colostomy, ileostomy or ureterostomy lasting 14 weeks or more but not permanent	A5	3,500
Laparotomy with one or more of permanent colostomy, ileostomy or ureterostomy	A9	13,500
<u>Back</u>		
Fracture of vertebra		
- one vertebra		
- substantial recovery	A1	1,000
- continuing significant disability	A5	3,500
- more than one vertebra		
- substantial recovery	A4	2,400
- continuing significant disability	A7	6,200
Prolapsed intervertebral disc(s)		
- seriously disabling		
- not permanent	A5	3,500
- permanent	A7	6,200
Ruptured intervertebral disc(s) - requiring surgical removal	A8	11,000
Strained		
- disabling		
- for 13 weeks or more	A1	1,000
- seriously disabling		
- not permanent	A5	3,500
- permanent	A8	11,000
<u>Chest</u>		
Injury requiring thoracotomy	A7	6,200
Injury requiring thoracotomy with removal or extensive repair of one	A10	16,500

or more organs		
<u>Clavicle (collar bone)</u>		
Fractured		
- one clavicle		
- continuing significant disability	A4	2,400
- two clavicles		
- substantial recovery	A4	2,400
- continuing significant disability	A6	4,600
<u>Coccyx (tail bone)</u>		
Fractured	A1	1,000
<u>Genitalia</u>		
Injury requiring medical treatment		
- permanent damage		
- moderate	A5	3,500
- severe	A8	11,000
Loss of fertility	A16	55,000
<u>Hernia</u>		
- hernia	A3	1,800
- hernias	A5	3,500
<u>Kidney</u>		
Loss of kidney	A8	11,000
Serious and permanent damage to, or loss of, both or only functioning kidney	A16	55,000
<u>Lung</u>		
Punctured		
- one lung	A2	1,500
- both lungs	A6	4,600
Collapsed		
- one lung	A3	1,800
- both lungs	A7	6,200
Permanent and disabling damage to lungs from smoke or chemical	A8	11,000

inhalation		
<u>Pancreas</u>		
Loss of pancreas	A10	16,500
<u>Pelvis</u>		
Fractured		
- substantial recovery	A4	2,400
- continuing significant disability	A8	11,000
<u>Scapula (shoulder blade)</u>		
Fractured		
- one scapula		
- substantial recovery	A1	1,000
- continuing significant disability	A4	2,400
- both scapulas		
- substantial recovery	A4	2,400
- continuing significant disability	A6	4,600
<u>Spleen</u>		
Loss of spleen	A8	11,000
<u>Sternum (breast bone)</u>		
Fractured		
- substantial recovery	A1	1,000
- continuing significant disability	A5	3,500
<b>LOWER LIMBS</b>		
<u>Burns</u>		
Moderate (excluding minor burns)	A4	2,400
Severe	A8	11,000
<u>Scarring</u>		
Significant disfigurement	A1	1,000
Serious disfigurement	A5	3,500

<u>Ankle</u>			
Fractured or dislocated			
	- one ankle		
	- substantial recovery	A4	2,400
	- continuing significant disability	A8	11,000
	- both ankles		
	- substantial recovery	A7	6,200
	- continuing significant disability	A10	16,500
Sprained			
	- one ankle		
	- disabling for more than 13 weeks	A1	1,000
	- both ankles		
	- disabling for 13 weeks or more	A3	1,800
<u>Femur (thigh bone)</u>			
Fractured			
	- one leg		
	- substantial recovery	A3	1,800
	- continuing significant disability	A6	4,600
	- both legs		
	- substantial recovery	A5	3,500
	- continuing significant disability	A8	11,000
<u>Fibula (slender bone from knee to ankle)</u>			
Fractured			
	- one leg		
	- substantial recovery	A1	1,000
	- continuing significant disability	A3	1,800
	- both legs		
	- substantial recovery	A2	1,500
	- continuing significant disability	A5	3,500
<u>Foot</u>			
Fractured metatarsal bones			
	- one foot		

	- substantial recovery	A1	1,000
	- continuing significant disability	A3	1,800
	- both feet		
	- substantial recovery	A2	1,500
	- continuing significant disability	A5	3,500
<b>Fractured tarsal bones</b>			
	- one foot		
	- substantial recovery	A2	1,500
	- continuing significant disability	A7	6,200
	- both feet		
	- substantial recovery	A5	3,500
	- continuing significant disability	A9	13,500
<b>Heel</b>			
<b>Fractured heel bone</b>			
	- one foot		
	- substantial recovery	A2	1,500
	- continuing significant disability	A7	6,200
	- both feet		
	- substantial recovery	A5	3,500
	- continuing significant disability	A9	13,500
<b>Hip</b>			
<b>Fractured or dislocated</b>			
	- one hip		
	- substantial recovery	A4	2,400
	- continuing significant disability	A8	11,000
	- both hips		
	- substantial recovery	A7	6,200
	- continuing significant disability	A10	16,500
<b>Knee</b>			
<b>Patella (knee cap)</b>			
<b>Dislocated</b>			
	- one knee		

	- continuing significant disability	A5	3,500
	- both knees		
	- substantial recovery	A1	1,000
	- continuing significant disability	A7	6,200
<b>Fractured</b>			
	- one knee		
	- substantial recovery	A1	1,000
	- continuing significant disability	A5	3,500
	- both knees		
	- substantial recovery	A4	2,400
	- continuing significant disability	A7	6,200
<b>removal of</b>			
	- one knee	A3	1,800
	- both knees	A5	3,500
<b><u>Leg</u></b>			
<b>Loss of</b>			
	- one leg		
	- below knee	A14	33,000
	- above knee	A15	44,000
	- loss of, or total loss of function of one leg where there is no remaining leg with useful function	A17	82,000
	- both legs, whether below or above knee	A18	110,000
	Paralysis of leg (see also major paralysis {paraplegia})	A13	27,000
<b><u>Damage to one or more of tendon, ligament or cartilage</u></b>			
<b>Minor damage</b>			
	- one leg		
	- continuing significant disability	A2	1,500
	- both legs		
	- continuing significant disability	A5	3,500
<b>Moderate damage</b>			
	- one leg		
	- continuing significant disability	A5	3,500
	- both legs		
	- substantial recovery	A4	2,400

	- continuing significant disability	A8	11,000
<b>Severe damage</b>			
	- one leg		
	- substantial recovery	A2	1,500
	- continuing significant disability	A7	6,200
	- both legs		
	- substantial recovery	A6	4,600
	- continuing significant disability	A10	16,500
<b><u>Tibia (shin bone)</u></b>			
<b>Fractured</b>			
	- one leg		
	- substantial recovery	A3	1,800
	- continuing significant disability	A6	4,600
	- both legs		
	- substantial recovery	A5	3,500
	- continuing significant disability	A8	11,000
<b><u>Toe</u></b>			
<b>Fractured</b>			
	- great toe		
	- one foot		
	- substantial recovery	A1	1,000
	- continuing significant disability	A7	6,200
	- both feet		
	- substantial recovery	A3	1,800
	- continuing significant disability	A9	13,500
	- two or more toes		
	- one foot		
	- continuing significant disability	A1	1,000
	- both feet		
	- continuing significant disability	A4	2,400
<b>Loss of:</b>			
	- great toe	A7	6,200
	- both great toes	A9	13,500

	- two or more toes (other than great toe)	A4	2,400
Partial loss of:			
	- great toe	A1	1,000
	- both great toes	A5	3,500

**TARIFF OF INJURIES – PART B: SEXUAL AND PHYSICAL ABUSE AND OTHER PAYMENTS**

<u>Description of injury</u>	Level	Standard Amount £
<u>Fatal criminal injury</u>		
Single qualifying relative	B9	11,000
Multiple qualifying relatives	B6	5,500
<u>Physical abuse of adults, including domestic abuse</u>		
<p><i>Note [5]: Where a person has sustained a number of injuries as part of a pattern of abuse, payment will normally be made to reflect the pattern of abuse, based on the most serious injuries in the pattern, rather than each separate injury. An exception may be made where a single injury sustained as part of the pattern of abuse would give rise to a higher tariff payment than that for the abuse, in which case the higher payment may be made instead of the award for the pattern of abuse.</i></p> <p><i>Whether injuries have arisen as part of a pattern of abuse will be assessed by reference to all the circumstances, including whether there was one or more assailants (and whether they acted together), the nature of the injuries and incidents, and the period in which they occurred.</i></p>		
Serious abuse		
- intermittent physical assaults resulting in an accumulation of healed wounds, burns or scalds, but with no appreciable disfigurement	B3	2,000
Severe abuse		
- pattern of repetitive violence resulting in minor disfigurement	B6	5,500
Persistent pattern of severe abuse over a period more than 3 years	B8	8,200
<u>Physical abuse of children, including domestic abuse</u>		
<i>Note [5] applies to physical abuse of children</i>		
Minor abuse		
- isolated or intermittent assault(s) resulting in weals, hair pulled from the scalp etc	B1	1000
Serious abuse		
- intermittent physical assaults resulting in an accumulation of healed wounds, burns or scalds, but with no appreciable disfigurement	B3	2,000
Severe abuse		
- persistent pattern of repetitive violence resulting in:		
- moderate multiple injuries (e.g. bruising and minor fractures) or minor disfigurement	B6	5,500

	- significant multiple injuries	B8	8,200
	- severe multiple injuries	B10	13,500
<b><u>Sexual offence where victim is any age (if not already compensated as a child)</u></b>			
<p><i>Note [6]: Where a person has been the victim as part of a pattern of abuse of a number of sexual assaults which would otherwise qualify for separate payments, payment will normally be made for the pattern of abuse, based on the most serious incidents in the pattern, rather than for each separate incident.</i></p> <p><i>An exception may be made where a single incident which occurred as part of the pattern of abuse would give rise to a higher tariff payment than that for the abuse, in which case the higher payment may be made instead of the award for the pattern of abuse.</i></p> <p><i>Whether incidents are a part of a pattern of abuse will be assessed by reference to all the circumstances, including whether there was one or more assailants (and whether they acted together), the nature of the injuries and incidents, and the period in which they occurred.</i></p>			
<b>Sexual assault</b>			
	- minor - non-penetrative sexual physical act(s) over clothing	B1	1,000
	- serious - non-penetrative sexual physical act(s) under clothing	B3	2,000
	- severe - non-penile penetrative or oral-genital act(s)	B4	3,300
	- pattern of repetitive frequent severe abuse (whether by one or more attackers) over a period		
	- up to 3 years	B7	6,600
	- 3 years or more	B8	8,200
	- resulting in serious internal bodily injuries	B12	22,000
	- resulting in permanently disabling mental illness confirmed by psychiatric prognosis		
	- moderate mental illness	B12	22,000
	- severe mental illness	B13	27,000
<b>Non-consensual penile penetration of one or more of vagina, anus or mouth</b>			
	- by one attacker	B9	11,000
	- by two or more attackers	B10	13,500
	- resulting in serious internal bodily injuries	B12	22,000
	- resulting in permanently disabling mental illness confirmed by psychiatric prognosis		
	- moderate mental illness	B12	22,000
	- severe mental illness	B13	27,000
	- resulting in serious internal bodily injury with permanent disabling mental illness confirmed by psychiatric prognosis		

	- moderate mental illness	B14	33,000
	- severe mental illness	B15	44,000
	- pattern of repetitive incidents (whether by one or more attackers) over a period		
	- up to 3 years	B11	16,500
	- 3 years or more	B12	22,000

Sexual offence where victim is a child (under age of 18 at time of, or commencement of, offence) or an adult who by reason of mental incapacity is incapable of giving consent

*Note [6] applies where the victim is a child or an adult unable to give consent.*

<b>Sexual assault</b>			
	- minor - non-penetrative sexual physical act(s) over clothing	B1	1,000
	- minor - non-penetrative frequent sexual physical act(s) over clothing	B2	1,500
	- serious - non-penetrative sexual physical act(s) under clothing	B3	2,000
	- serious - pattern of repetitive non-penetrative sexual physical acts under clothing	B4	3,300
<b>Sexual assault</b>			
	- one or more of non-penile penetrative or oral genital act(s)		
	- one incident	B4	3,300
	- two or more isolated incidents	B5	4,400
	- pattern of repetitive, frequent incidents		
	- over a period up to 3 years	B7	6,600
	- over a period of 3 years or more	B8	8,200
	- resulting in serious internal bodily injuries	B12	22,000
	- resulting in permanently disabling mental illness confirmed by psychiatric prognosis		
	- moderate mental illness	B12	22,000
	- severe mental illness	B13	27,000
<b>Non-consensual penile penetration of one or more of vagina, anus or mouth</b>			
	- one incident	B9	11,000
	- one incident involving two or more attackers	B10	13,500
	- repeated incidents over a period		
	- up to 3 years	B11	16,500
	- 3 years or more	B12	22,000
	- resulting in serious internal bodily injuries	B12	22,000

- resulting in permanently disabling mental illness confirmed by psychiatric prognosis		
- moderate mental illness	B12	22,000
- severe mental illness	B13	27,000
- resulting in serious internal bodily injury with permanent disabling mental illness confirmed by psychiatric prognosis		
- moderate mental illness	B14	33,000
- severe mental illness	B15	44,000
<u>Other payments</u>		
Where a person has sustained any of the following as a direct result of their being the victim of a sexual offence, an additional payment will be made. These payments will not be subject to the multiple injury formula at paragraph 37 of this Scheme.		
Pregnancy	B6	5,500
Sexually transmitted infection other than HIV, Hepatitis B or Hepatitis C		
- substantial recovery	B6	5,500
- permanent disability	B9	11,000
Infection with one or more of HIV, Hepatitis B or Hepatitis C (sustained as a result of any crime of violence). This payment is not subject to the multiple injury formula.	B12	22,000
Loss of foetus (sustained as a result of any crime of violence). This payment is not subject to the multiple injury formula.	B6	5,500

## Annex F: Multiplier Tables

	<b>Table A - Multipliers to be applied to account for the accelerated receipt of compensation</b>	<b>Table B - Discount factors to be applied to a lump sum in respect of loss which starts at a future date</b>
<b>Years of loss</b>	<b>Multiplier</b>	<b>Discount factor</b>
1	0.9878	0.9756
2	1.9514	0.9518
3	2.8916	0.9286
4	3.8088	0.9060
5	4.7037	0.8839
6	5.5767	0.8623
7	6.4284	0.8413
8	7.2594	0.8207
9	8.0701	0.8007
10	8.8610	0.7812
11	9.6326	0.7621
12	10.3855	0.7436
13	11.1199	0.7254
14	11.8364	0.7077
15	12.5355	0.6905
16	13.2175	0.6736
17	13.8829	0.6572
18	14.5320	0.6412
19	15.1654	0.6255
20	15.7832	0.6103
21	16.3860	0.5954
22	16.9741	0.5809
23	17.5479	0.5667
24	18.1076	0.5529
25	18.6537	0.5394
26	19.1865	0.5262
27	19.7063	0.5134
28	20.2134	0.5009
29	20.7082	0.4887
30	21.1908	0.4767
31	21.6617	0.4651
32	22.1212	0.4538
33	22.5694	0.4427
34	23.0067	0.4319
35	23.4333	0.4214
36	23.8495	0.4111
37	24.2556	0.4011
38	24.6517	0.3913
39	25.0382	0.3817
40	25.4153	0.3724
41	25.7831	0.3633
42	26.1420	0.3545
43	26.4922	0.3458
44	26.8338	0.3374
45	27.1671	0.3292
46	27.4922	0.3211
47	27.8094	0.3133

48	28.1189	0.3057
49	28.4208	0.2982
50	28.7154	0.2909
51	29.0028	0.2838
52	29.2831	0.2769
53	29.5567	0.2702
54	29.8235	0.2636
55	30.0839	0.2572
56	30.3379	0.2509
57	30.5857	0.2448
58	30.8274	0.2388
59	31.0633	0.2330
60	31.2934	0.2273

**Table C- Assumptions in relation to life expectancy**

Age last birthday at date of determination or, in fatal case, death	Life expectancy	
	Male	Female
0- 5	91	94
6- 8	90	94
9- 11	90	93
12- 16	89	93
17- 19	89	92
20- 24	88	92
25- 27	88	91
28- 33	87	91
34- 39	87	90
40- 44	86	90
45- 63	86	89
64- 68	87	89
69- 70	87	90
71- 74	88	90
75	89	90
76- 77	89	91
78- 79	90	91
80	90	92
81- 83	91	92
84- 85	92	93
86- 87	93	94
88	94	94
89	95	95
90	95	96
91	96	96
92- 93	97	97
94	98	98
95	99	99

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