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24 June 2025

Dear Tom and Simon

LEGISLATIVE CONSENT MOTION

I am writing to notify you that, on 23 June 2025, the Northern Ireland Assembly agreed a Legislative Consent Motion relating to the Crime and Policing Bill, currently under consideration at Westminster.

I attach an extract from our Official Report for the relevant sitting. Full details can be found at:

<https://aims.niassembly.gov.uk/officialreport/report.aspx?&eveDate=2025/06/23&docID=443696#5021403>

Yours sincerely

LESLEY HOGG
Clerk to the Assembly/Chief Executive

Enc

OFFICIAL REPORT – MONDAY 23 JUNE 2025

Crime and Policing Bill: Legislative Consent Motion

Mrs. Long (The Minister of Justice): I beg to move

That this Assembly endorses the principle of the extension to Northern Ireland of the provisions of the Crime and Policing Bill, as introduced in the House of Commons on 25 February 2025, dealing with: an offence of cuckooing (contained in Part 4 Clauses 32 to 34 and 35(2), (3) and (4)(c) and Part 3 of Schedule 5); an updated offence to deal with advice or guidance on creating child sexual abuse material (contained in Part 5 Clause 37); management of sex offenders (contained in Part 5 Clauses 59, 61 to 63, 65, 66(1), 67 and 68 and Schedule 9); administering etc harmful substances (including by spiking) (contained in Part 7 Clause 73); encouraging or assisting serious self-harm (contained in Part 7 Clauses 74 and 75); electronic devices for use in vehicle offences (contained in Part 8 Clauses 78 and 79); proceeds of crime relating to confiscation (contained in Part 11 Clause 102(2) and Schedule 15); proceeds of civil recovery: costs and expenses (contained in Part 11 Clause 103); international law enforcement data sharing agreements (contained in Part 15 Clauses 127, 128 and 129); and criminal liability of bodies and partnerships (contained in Part 15 Clause 130).

Question put and agreed to.

Resolved:

That this Assembly endorses the principle of the extension to Northern Ireland of the provisions of the Crime and Policing Bill, as introduced in the House of Commons on 25 February 2025, dealing with: an offence of cuckooing (contained in Part 4, clauses 32 to 34 and 35(2), (3) and (4)(c) and Part 3 of schedule 5); an updated offence to deal with advice or guidance on creating child sexual abuse material (contained in Part 5, clause 37); management of sex offenders (contained in Part 5, clauses 59, 61 to 63, 65, 66(1), 67 and 68 and schedule 9); administering etc harmful substances (including by spiking) (contained in Part 7, clause 73); encouraging or assisting serious self-harm (contained in Part 7, clauses 74 and 75); electronic devices for use in vehicle offences (contained in Part 8, clauses 78 and 79); proceeds of crime relating to confiscation (contained in Part 11, clause 102(2) and schedule 15); proceeds of civil recovery: costs and expenses (contained in Part 11, clause 103); international law enforcement data sharing agreements (contained in Part 15, clauses 127, 128 and 129); and criminal liability of bodies and partnerships (contained in Part 15, clause 130).