SUMMARY OF LEGISLATION

BAILIWICK OF JERSEY

1 May–31 August 2018

1. LAWS ADOPTED BY THE STATES

international assistance.

(a) Financial Services Commission (Amendment No 7) (Jersey) Law 201-

(P.74/2018—adopted in 3rd reading, 26.6.2018) This Law amends the Financial Services Commission (Jersey) Law 1998 by giving the Commission power to impose civil financial penalties for contravention of a Code of Practice issued by the Jersey Financial Services Commission.

- (b) International Co-operation (Protection from Liability) (Jersey) Law 201-(P.54/2018—adopted in 3rd reading, 10.7.18) This Law protects public authorities in Jersey against claims for costs, damages or consequential losses when acting in matters of
- (c) Proceeds of Crime (Amendment No 3) (Jersey) Law 201-(P.75/2018—adopted in 3rd reading, 10.7.18) This Law amends the Proceeds of Crime (Jersey) Law 1999.
- (d) Social Security (Amendment No 23) (Jersey) Law 201-(P.77/2018—adopted in 3rd reading, 11.7.18) This Law amends the Social Security (Jersey) Law 1974, with a primary focus on the Long-Term Incapacity Allowance.

2. LAWS, ORDERS IN COUNCIL, *ETC* REGISTERED IN THE ROYAL COURT

- (a) States of Jersey (Appointment Procedures) (Jersey) Law 2018 (L.13/2018—registered 4.5.2018. In force 11.5.2018)
- (b) *Finance (2018 Budget) (Jersey) Law 2018* (L.14/2018—registered 4.5.2018. In force 1.1.2018)
- (c) Capacity and Self-Determination (Amendment) (Jersey) Law 2018 (L.15/2018—registered 1.6.2018. In force 1.10.2018)
- (d) Consumer Protection (Unfair Practices) (Jersey) Law 2018 (L.16/2018—registered 1.6.2018. In force 8.6.2018)
- (e) European Union (Repeal and Amendment) (Jersey) Law 2018 (L.17/2018—registered 1.6.2018. Not in force)

 (f) Machinery of Government (Miscellaneous Amendments) (Jersey) Law 2018
 (L.18/2018—registered 1.6.2018. In force 8.6.2018, except Part 4)

(g) Marriage and Civil Status (Amendment No 4) (Jersey) Law 2018

- (L.19/2018—registered 1.6.2018. In force 1.7.2018, except art 22 in force 31.7.2018)
- (h) Sexual Offences (Jersey) Law 2018 (L.20/2018—registered 1.6.2018. Not in force)
- (i) Signing of Instruments (Miscellaneous Provisions) (Jersey) Law 2018
 (L.21/2018—registered 1.6.2018. In force 8.6.2018, except art 5 in force 1.10.2018)
- (j) *Trusts (Amendment No 7) (Jersey) Law 2018* (L.22/2018—registered 1.6.2018. In force 8.6.2018)
- (k) Immigration (Biometric Registration) (Jersey) Order 2018 (L.23/2018—registered 29.6.2018. In force 6.7.2018)
- (1) Stamp Duties and Fees (Amendment) (Jersey) Law 2018 (L.24/2018—registered 13.7.2018. In force 20.7.2018)
- (m) Criminal Procedure (Jersey) Law 2018
 (L.25/2018—registered 20.7.2018. Not in force)
- (n) Forfeiture of Assets (Civil Proceedings) (Jersey) Law 2018 (L.26/2018—registered 20.7.2018. In force 20.8.2018)
- (o) Human Transplantation and Anatomy (Jersey) Law 2018 (L.27/2018—registered 20.7.2018. Not in force)

3. APPOINTED DAY ACTS

- (a) Armed Forces (Offences and Jurisdiction) (Jersey) Law 2017 (Appointed Day) Act 2018 (R&O.65/2018—in force 26.6.2018) Whole Law brought into force on 30.6.2018.
- (b) Official Publications (Amendment No 2) (Jersey) Law 2017 (Appointed Day) Act 2018 (R&O.67/2018—in force 26.6.2018) Whole Law brought into force on 3.7.2018.
- (c) Marriage and Civil Status (Amendment No 4) (Jersey) Law 2018 (Appointed Day) Act 2018
 (R&O.68/2018—in force 26.6.2018) Whole Law brought into force on 1.7.2018, except art 22 in force on 31.7.2018.
- (d) The Law Society of Jersey (Amendment No 4) Law 2017 (Appointed Day) Act 2018

THE JERSEY & GUERNSEY LAW REVIEW

(R&O.70/2018—in force 10.7.2018) Whole Law brought into force on 2.8.2018.

(e) Limited Liability Partnerships (Jersey) Law 2017 (Appointed Day) Act 2018 (R&O.74/2018—in force 11.7.2018) Whole Law brought into force on 1.8.2018.

4. REGULATIONS MADE BY THE STATES

- (a) Armed Forces (Vehicles and Roads—Amendments) (Jersey) Regulations 2018 (R&O.66/2018—in force 30.6.2018) These Regulations amend several Laws, Regulations and Orders in relation to the use of vehicles and roads by the armed forces and their members.
- (b) Companies (Demerger) (Jersey) Regulations 2018 (R&O.71/2018—in force 1.9.2018) These Regulations provide a demerger regime for certain companies registered in Jersey.
- (c) Public Employees (Contributory Retirement Scheme) (General) (Amendment No 12) (Jersey) Regulations 2018
 (R&O.72/2018—in force 11.7.2018) These Regulations amend the Public Employees (Contributory Retirement Scheme) (General) (Jersey) Regulations 1989.
- (d) Income Support (Amendment No 18) (Jersey) Regulations (R&O.73/2018—in force 1.10.2018, except reg 2 in force 1.1.2019) These Regulations amend the Income Support (Jersey) Regulations 2007 to increase most rates of the basic, housing, impairment, mobility, clinical cost element, child care and carer's components of income support.
- (e) Limited Liability Partnerships (Amendment of Law) (Jersey) Regulations 2018 (R&O.75/2018—in force 1.8.2018) These Regulations amend the Limited Liability Partnerships (Jersey) Law 2017 to make provision for the continuation of limited liability partnerships.
- (f) Limited Liability Partnerships (Dissolution and Winding Up) (Jersey) Regulations 2018 (R&O.76/2018—in force 1.8.2018) These Regulations make provision for the closing of limited liability partnerships and supplement the provisions of the Limited Liability Partnerships (Jersey) Law 2017.
- (g) Criminal Justice (Miscellaneous Provisions) (No 2) (Jersey) Regulations 2018

(R&O.77/2018—in force 18.7.2018) These Regulations replace references in enactments to "level 4" on the standard scale with references to "level 3" on the standard scale.

(h) Taxation (Implementation) (Miscellaneous Amendments) (Jersey) Regulations 2018

(R&O.78/2018—in force 11.7.2018)

These Regulations replace references in enactments to "level 4" on the standard scale with references to "level 3" on the standard scale.

5. OTHER SUBORDINATE LEGISLATION OF NOTE

None.

BAILIWICK OF GUERNSEY

1 May–31 August 2018

A. GUERNSEY

1. LAWS APPROVED BY THE STATES OF DELIBERATION

(a) European Union (Brexit) (Bailiwick of Guernsey) Law 2018 (Billet d'État No XVI of 2018. Approved 06.06.18) This Law is broadly equivalent in scope and purpose to the UK's European Union (Withdrawal) Bill and has been drafted to provide as much legislative flexibility as possible for the Bailiwick. It has four primary purposes—

1. To repeal the European Communities (Bailiwick of Guernsey) Law, 1973 ("the 1973 Law"), and thus turn off the flow of European legislation which is directly applicable in the Bailiwick pursuant to Protocol 3 (see s 1);

2. To preserve in domestic law that directly applicable EU legislation which had effect in the Bailiwick immediately before exit day ("Preserved EU law") (see s 2), to avoid a legal black hole on exit day;

3. To provide a suitable mechanism to amend and repeal both Preserved EU law and other enactments at short notice where that is necessary and expedient in consequence of the repeal of the 1973 Law or otherwise in consequence of Brexit (see the regulation making power at s 5); and

4. To make appropriate provision in relation to the interpretation, and status, of EU law after exit (see ss 6–8). In all of this, and in the transitional provision it makes in Schedule 1, it is broadly consistent with provision within the UK Withdrawal Bill.

The Law does not require the preparation of what purports to be a comprehensive list of preserved EU law. Instead, at s 3(2) there is a more general power for the Policy & Resources Committee (after consultation with HM Procureur) to publish information relating to preserved EU law. In this way, key examples of preserved EU law can be published, and more comprehensive information could be published if that were thought appropriate.

In addition to the foregoing, the Law makes provision in respect of any withdrawal agreement that the UK may enter into with the EU and which has application in the Bailiwick.

Section 1 repeals the 1973 Law on exit day (defined as 11 pm on 29 March 2019, or such other day as the Policy & Resources Committee may appoint by regulations) but also provides that regulations under s 5 can amend the 1973 Law before exit day. Section 2 preserves EU provisions (another defined term) in domestic law on exit day, subject to amendment by section 5

regulations and to the provisions of any enactment coming into force on or after exit day. Section 3 provides that such saved EU provisions are preserved EU law. Section 4 makes clear that Ordinances under the European Communities (Implementation) (Bailiwick of Guernsey) Law, 1994 ("the Implementation Law") and other enactments implementing EU provisions continue to have effect, notwithstanding the repeal of the 1973 Law.

Section 5 gives power to amend or repeal preserved EU law and other enactments by regulation where that is necessary and expedient in consequence of the repeal of the 1973 Law or otherwise in consequence of Brexit. To provide for enhanced scrutiny and protection in respect of the exercise of this wide power, it sets out a process of certification by HM Procureur at sub-s (3); this regulation making power sits with the relevant Alderney and Sark Committees where exercised solely in respect of those Islands. Sections 6 and 7 deal with the interpretation of legislation and other related matters after "the designated day", which day is to be appointed by regulations made by the Policy & Resources Committee. If there is a transition period during which EU law continues to have effect, it is intended that the designated day will be the end of that transition period; if there is not, the designated day will simply be the same as exit day. Section 6 provides that a court may take account of relevant EU law on and after the designated day, but is not obliged to do so, and is not bound by that law, and makes some further specific provision. Section 7 provides that there is no right on or after the designated day to challenge any preserved EU law on the grounds that before the designated day, the corresponding EU provision was invalid. Section 8 deals with the status of preserved EU law in the context of the Human Rights (Bailiwick of Guernsey) Law 2000 and the Interpretation and Standard Provisions (Bailiwick of Guernsey) Law 2016.

Section 9 gives power to the States to make provision in relation to any withdrawal agreement (a defined term—see s 12), including provision equivalent to provision in the 1973 Law, thus enabling the States to provide for EU law to continue to have effect during a transition period. It also allows for such an ordinance to provide that EU law which comes into force and is applicable in the Bailiwick during that period to be preserved EU law. Section 10 deems the EU Charter of Fundamental Rights to be an EU provision for the purposes of the Implementation Law and thus susceptible to implementation by ordinance under that Law. Section 11 makes provision in respect of ordinances and regulations made under the Law; sub-ss (6)–(10) are concerned with regulations made under s 5. Section 12 is the interpretation section, s 13 gives effect to the two Schedules, and ss 14 and 15 deal with citation and commencement.

Schedule 1 contains consequential, transitional and saving provisions, including amendments to the 1973 Law and the 1994 Law. The amendments to the 1994 Law (para 4) are consequential

on provision made in this Law; the inserted definition of "EU provision" provides both for EU provisions (whether or not directly applicable in or binding upon the Bailiwick during any transition period) and items of preserved EU law to be implemented by ordinance under the 1994 Law, which will continue to be relevant in respect of items of preserved EU law. The amendment to the 1973 Law (para 3 and Schedule 2) is to bring the definition of the treaties in that Law up to date, in order for there to be clarity on the face of the statute book in this regard. Paragraph 1 is concerned with ambulatory references in EU provisions and how they should be read after exit day. Paragraph 2 makes provision in respect of how powers to make subordinate legislation should be read as applying in respect of preserved EU law. Paragraph 5 is concerned with things being done (e.g. licences being issued) during the exit period, and para 6 makes protective provision in respect of court and tribunal proceedings begun, and conduct which gives rise to any criminal liability occurring, before the designated day.

Schedule 2 contains the updated definition of "the EU Treaties".

(b) International Trade Agreements (Implementation) (Bailiwick of Guernsey) Law 2018

(*Billet d'État* No XVI of 2018. Approved 06.06.18) As a result of the UK's withdrawal from the European Union, the

Bailiwick of Guernsey requires a suitable mechanism to implement any international trade agreements to which it is a party, whether due to its inclusion by the UK or in its own right. It may also wish to implement such agreements in the future where there is no connection with the UK's withdrawal. The purpose of this enabling Law is to provide that mechanism.

Section 1 of the Law permits the States of Deliberation (in relation to Guernsey and the Bailiwick as a whole) and the States of Alderney and the Chief Pleas of Sark (in relation to their respective islands) to enact ordinances where it is necessary or expedient for the purpose of implementing any international trade agreement or resolving trade disputes arising from an international trade agreement. Section 2 makes general provision in respect of ordinances made under s 1, and the remaining sections deal with interpretation, citation and commencement.

The Law defines an "international trade agreement" as a free trade agreement, any other international agreement that relates to trade, and the Agreement on Government Procurement of the World Trade Organisation.

2. ORDINANCES APPROVED BY THE STATES OF DELIBERATION

(a) Data Protection (Commencement, Amendment and Transitional) (Bailiwick of Guernsey) Ordinance 2018 (*Billet d'État* No XII of 2018. Approved 16.05.18—in force 25.05.18)

This Ordinance is made under the Data Protection (Bailiwick of Guernsey) Law 2017 ("the Law"). It amends the Law, makes consequential amendments to Ordinances in Guernsey, Sark and Alderney relating to e-Privacy, and makes transitional and savings provisions. It brought the Law and this Ordinance into force on 25 May 2018.

Part II provides for a transitional period of one year before controllers and processors are required to comply with certain duties under the Law or the Data Protection (Law Enforcement and Related Matters) (Bailiwick of Guernsey) Ordinance 2018. It also allows public authorities to continue processing personal data under the Law based on the legitimate interest of those public authorities during this transitional period. Finally this part makes provision for notification of a personal data breach occurring before the commencement of the Law.

Part III saves the effect of consent to authorisation validly obtained under the Data Protection (Bailiwick of Guernsey) Law 2001 ("former Law") before the commencement of the Law. It also saves designations and notifications of Bailiwick representatives, and authorisations for transfers given by the Data Protection Commissioner under the former Law. Finally, it saves proceedings brought or offences committed under the former Law, and provides for other things done under the former Law to continue to have effect where there are corresponding provisions for those things under the new Law.

Part IV transfers assets, rights, liabilities, obligations, records, *etc* of the Data Protection Commissioner to the Authority.

Part V revokes orders and regulations made under the former Law, and makes several amendments to the Law. It also amends the European Communities (Implementation of Privacy Directive) (Guernsey) Ordinance 2004 and equivalent ordinances in Alderney and Sark to align those ordinances with the enforcement provisions under the new Law.

 (b) Data Protection (Law Enforcement and Related Matters) (Bailiwick of Guernsey) Ordinance 2018
 (Billet d'État No XII of 2018. Approved 16.05.18—in force

(Billet a Etat No XII of 2018. Approved 16.05.18—in force 25.05.18)

This Ordinance is made under the Data Protection (Bailiwick of Guernsey) Law 2017, and implements provisions equivalent to the EU Law Enforcement Directive (Directive (EU) 2016/680), with adaptations, exceptions and exemptions tailored to the needs of the Bailiwick.

 (c) Income Support (Implementation) (Amendment) Ordinance 2018 (Billet d'État No XVI of 2018. Approved 06.06.18—in force 06.07.18) This Ordinance amends the Supplementary Benefit (Implementation) Ordinance 1971, which was renamed as the Income Support (Implementation) Ordinance 1971, from 6 July 2018.

New short term and long term weekly requirement rates for the assessment of income support are set out in inserted tables 2 and 3 in the Schedule to the Ordinance. In general terms short term rates are decreased but long term rates, for longer term claimants, are increased and allowances, related to the calculation of a claimant's requirements, are generally increased.

The Ordinance also makes amendments affecting those entitled to have their claims assessed under the higher long term requirement rates.

Other amendments are made in relation to allowances which affect the calculation of a claimant's requirement rates. The maximum rent allowances for householders are also extended, capital allowances significantly increased, and provision made for a new extra-needs allowance.

The Ordinance raises the amount of earnings per week which are disregarded for the purposes of calculating the resources of claimants.

(d) Alderney (Application of Legislation) (Income Support) Ordinance 2018

(*Billet d'État* No XVI of 2018. Approved 06.06.18—in force 06.07.18)

This Ordinance applies the Income Support (Guernsey) Law 2017 to Alderney under the Alderney (Application of Legislation) Law 1948.

(e) Income Tax (Guernsey) (Approval of Agreement with San Marino) Ordinance 2018

(*Billet d'État* No XVI of 2018. Approved 06.06.18—in force 07.06.18)

This Ordinance specifies, as an approved international agreement, an agreement providing for the obtaining, furnishing and exchanging of information in relation to tax, made for the purposes of the Income Tax (Guernsey) Law 1975.

The agreement specified was made between the States of Guernsey and the Republic of San Marino, contained in a Protocol signed on 19 December 2017 and 14 December 2017 on behalf of Guernsey and San Marino respectively (which amends the agreement between the States of Guernsey and the Republic of San Marino providing for the exchange of information relating to tax matters signed on the 29 September 2010).

(f) Electoral System Referendum (Guernsey) Law 2018 (Commencement) Ordinance 2018
(Billet d'État No XVI of 2018. Approved 06.06.18—in force 06.06.18) This Ordinance commences the Electoral System Referendum (Guernsey) Law 2018, which will come into force on 11 June 2018.

(g) Land Planning and Development (Exemptions) (Amendment) Ordinance 2018

(*Billet d'État* No XVIII of 2018. Approved 27.06.18—in force 27.06.18)

This Ordinance substitutes the existing exemption (from the requirement to obtain planning permission) for election signs in the Land Planning and Development (Exemptions) Ordinance 2007. The main change is to add, in new para 4(b), an exemption for the temporary display of signs promoting campaigns in relation to, or the subject matter of which is otherwise in connection with, a referendum to be held in Guernsey under legislation; it covers signs which are displayed during the period immediately preceding a referendum. The current similar exemption for signs in relation to States or Parish elections is retained but the wording has been reordered. The amendment has been made because of the referendum on Island-wide voting, planned to be held in October 2018, but is worded generally to apply to any referendum held under legislation in Guernsey.

 (h) Alderney (Application of Legislation) (Adoption) Ordinance 2018 (Billet d'État No XIX of 2018. Approved 18.07.18—in force 18.07.18)

This Ordinance applies the Adoption (Guernsey) (Amendment) Law 2017 to Alderney under the Alderney (Application of Legislation) Law 1948.

3. ORDINANCES, SUBORDINATE LEGISLATION *ETC* LAID BEFORE THE STATES OF DELIBERATION

- (a) Post Office (Bailiwick of Guernsey) Law 2001 (Amendment) Ordinance 2018
 (Billet d'État No XII of 2018. Made by the Policy & Resources Committee—in force 27.03.18 and laid on 16.05.18)
- (b) Health Service (Benefit) (Limited List) (Pharmaceutical Benefit) (Amendment No 2) Regulations 2018
 (Billet d'État No XII of 2018. Made by the Committee for Employment & Social Security—in force 07.03.18 and laid on 16.05.18)
- (c) Misuse of Drugs (Modification No 2) Order 2018 (Billet d'État No XII of 2018. Made by the Committee for Health & Social Care—in force 01.04.18 and laid on 16.05.18)
- (d) Regulation of Investigatory Powers (Bailiwick of Guernsey) (Amendment) Ordinance 2018

(*Billet d'État* No XVI of 2018. Made by the Policy & Resources Committee—in force 28.03.18 and laid on 06.06.18)

- (e) Liquor Licensing (Fees) Regulations 2018
 (Billet d'État No XVI of 2018. Made by the Committee for Home Affairs—in force 01.06.18 and laid on 06.06.18)
- (f) Health Service (Benefit) (Limited List) (Pharmaceutical Benefit) (Amendment No 3) Regulations 2018
 (Billet d'État No XVI of 2018. Made by the Committee for Employment & Social Security—in force 18.04.18 and laid on 06.06.18)
- (g) Libya (Restrictive Measures) (Guernsey) Ordinance 2016 (Billet d'État No XVIII of 2018. Made by the Legislation Select Committee—in force 02.02.16 and laid on 27.06.18)
- (h) Road Traffic (Miscellaneous Amendments) Ordinance 2018 (Billet d'État No XIX of 2018. Made by the Policy & Resources Committee—in force 22.05.18 and laid on 18.07.18)
- (i) Aviation Registry (Fees) Regulations 2018
 (Billet d'État No XIX of 2018. Made by the Committee for Economic Development—in force 21.05.18 and laid on 18.07.18)
- (j) Air Navigation (Fees) Regulations 2018
 (Billet d'État No XIX of 2018. Made by the Director of Civil Aviation—in force 23.05.18 and laid on 18.07.18)
- (k) Electoral System Referendum (Referendum Period) Regulations 2018
 (Billet d'État No XIX of 2018. Made by the States Assembly & Constitution Committee—in force 11.06.18 and laid on 18.07.18)

4. LAWS, ORDERS IN COUNCIL, *ETC* REGISTERED IN THE ROYAL COURT OF GUERNSEY

 (a) Electoral System Referendum (Guernsey) Law 2018 (Billet d'État No V of 2018—registered 14.05.18. In force on a date to be appointed by Ordinance)

5. SARK ORDINANCES CONSIDERED BY THE ROYAL COURT UNDER S 39(1) OF THE REFORM (SARK) LAW 2008

(a) Reform (Election of Conseillers) (By-Election) (Sark) Ordinance 2018

(In force 11.04.18—placed before the Private Court on 10.05.18)

- (b) Conseillers (Tenure of Office) (Sark) Ordinance 2018 (In force 11.04.18—placed before the Private Court on 10.05.18)
- (c) Regulation of Health Professions (Non-Medical) (Sark) Ordinance 2018

SUMMARY OF LEGISLATION: GUERNSEY

(In force 01.05.18—placed before the Private Court on 10.05.18)

- (d) *Fishing (Sark) (Amendment) Ordinance 2018* (In force 11.04.18—placed before the Private Court on 10.05.18)
- (e) *Venezuela (Restrictive Measures) (Sark) Ordinance 2018* (In force 19.01.18—placed before the Private Court on 10.05.18)

6. RULES OF COURT

None during this period.

B. ALDERNEY

1. LAWS APPROVED BY THE STATES OF ALDERNEY

(a) Gambling (Alderney) (Amendment) (No 2) Law 2018

(Billet d'État 13.06.18. Approved 13.06.18)

This Law amends s 4 of the Gambling (Alderney) Law, 1999 ("the 1999 Law"). That section limits the liability of the Alderney Gambling Control Commission ("the Commission") in respect of anything done or omitted to be done in the discharge or purported discharge of any function of the Commission under the 1999 Law or an Ordinance made thereunder, unless done (or omitted to be done) in bad faith.

Section 1 inserts a new subsection (2) into s 4 of the 1999 Law, to make clear that what is now subsection (1) does not prevent an award of damages in respect of an act or omission on the ground that it was unlawful as a result of s 6(1) of the Human Rights (Bailiwick of Guernsey) Law 2000.

(b) Separation, Maintenance and Affiliation Proceedings (Alderney) (Amendment) Law 2018

(Billet d'État 13.06.18. Approved 13.06.18) This Law amends the Separation, Maintenance and Affiliation Proceedings (Alderney) Law, 1964, which makes provision for separation and maintenance proceedings in the Court of Alderney. The grounds upon which an application could previously be made are differed according to whether the applicant was a married woman or a married man. The grounds themselves were outdated. In the course of the preparation of the implementation provisions for the Same-Sex Marriage (Alderney) Law 2017 it became apparent that the provisions could not be adapted for application to same-sex couples and in consequence the States of Alderney resolved that Part II of the 1964 Law should substantially be replaced in its application to all couples.

(c) International Trade Agreements (Implementation) (Bailiwick of Guernsev) Law 2018 (*Billet d'État* 25.07.18. Approved 25.07.18) This Law was approved by the States of Deliberation of Guernsey on 06.06.18 (see Chapter A.1.(b) above) and the Chief Pleas of Sark on 04.07.18 (see Chapter C.1.(c) below).

2. ORDINANCES APPROVED BY THE STATES OF **ALDERNEY**

(a) Building and Development Control (Alderney) (Fees) (Amendment) Ordinance 2018 (Billet d'État 23.05.18. Approved 23.05.18—in force 01.06.18)

2018

- (b) Same-Sex Marriage (Alderney) Law 2017 (Commencement) Ordinance 2018 (Billet d'État 13.06.18. Approved 13.06.18—in force 13.06.18)
- (c) Same-Sex Marriage (Consequential and Miscellaneous Amendments and Contrary Provisions) (Alderney) Ordinance 2018
 (Billet d'État 13.06.18. Approved 13.06.18—in force on the same day as the Same-Sex Marriage (Alderney) Law 2017.
- (d) Venezuelan (Restrictive Measures) (Alderney) Ordinance 2018 (Billet d'État 13.06.18. Approved 13.06.18—in force 13.06.18)

C. SARK

1. LAWS APPROVED BY THE CHIEF PLEAS OF SARK

- (a) Retrait Lignager (Abolition) (Sark) Law 2018 (Billet d'Etat 04.07.18. Approved 04.07.18) This Law abolishes the ancient right known as "retrait lignager" which is a customary right of redemption enabling certain blood relatives of a vendor of Sark real property, within 40 days of registration of the conveyance, to be constituted owner in place of the purchaser, subject to the payment to the purchaser of the purchase price and costs.
- (b) European Union (Brexit) (Bailiwick of Guernsey) Law 2018 (Billet d'État 04.07.18. Approved 04.07.18) This Law was approved by the States of Deliberation of Guernsey on 06.06.18 (see Chapter A.1.(a) above).
- (c) International Trade Agreements (Implementation) (Bailiwick of Guernsey) Law 2018
 (Billet d'État 04.07.18. Approved 04.07.18)
 This Law was approved by the States of Deliberation of Guernsey on 06.06.18 (see Chapter A.1.(b) above) and the States of Alderney on 25.07.18 (see Chapter B.1.(c) above).

2. ORDINANCES APPROVED BY THE CHIEF PLEAS OF SARK

- (a) *Reform (Sark) Law 2008 (Amendment) Ordinance 2018* (Approved 04.07.18—in force 04.01.19)
- (b) Sark Machinery of Government (Transfer of Functions) Ordinance 2018 (Anguaged 04 07 18) in fame 11 01 10)

(Approved 04.07.18—in force 11.01.19)

(c) Education (Sark) (Amendment) Ordinance 2018 (Approved 04.07.18—in force 04.07.18)

3. ORDINANCES LAID BEFORE THE CHIEF PLEAS OF SARK

- (a) Data Protection (Commencement, Amendment and Transitional) (Bailiwick of Guernsey) Ordinance 2018 (Laid before the Chief Pleas of Sark on 04.07.18)
- (b) Data Protection (Law Enforcement and Related Matters) (Bailiwick of Guernsey) Ordinance 2018 (Laid before the Chief Pleas of Sark on 04.07.18)