Changes to legislation: Nationality, Immigration and Asylum Act 2002 is up to date with all changes known to be in force on or before 30 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)



# Nationality, Immigration and Asylum Act 2002

## **CHAPTER 41**

# NATIONALITY, IMMIGRATION AND ASYLUM ACT 2002

# PART 1

# NATIONALITY

- 1 Naturalisation: knowledge of language and society
- 2 Naturalisation: spouse of citizen
- 3 Citizenship ceremony, oath and pledge
- 4 Deprivation of citizenship
- 5 Resumption of citizenship
- 6 Nationality decision: discrimination
- 7 Nationality decision: reasons and review
- 8 Citizenship: registration
- 9 Legitimacy of child
- 10 Right of abode: certificate of entitlement
- 11 Unlawful presence in United Kingdom
- British citizenship: registration of certain persons without other citizenship
- 13 British citizenship: registration of certain persons born between 1961 and 1983
- 14 Hong Kong
- 15 Repeal of spent provisions

# PART 2

**ACCOMMODATION CENTRES** 

Changes to legislation: Nationality, Immigration and Asylum Act 2002 is up to date with all changes known to be in force on or before 30 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

#### Establishment

#### 16 Establishment of centres

## Use of centres

- 17 Support for destitute asylum-seeker
- 18 Asylum-seeker: definition
- 19 Destitution: definition
- 20 Dependant: definition
- 21 Sections 17 to 20: supplementary
- 22 Immigration and Asylum Act 1999, s. 95
- 23 Person subject to United Kingdom entrance control
- 24 Provisional assistance
- 25 Length of stay
- 26 Withdrawal of support

## Operation of centres

- 27 Resident of centre
- 28 Manager of centre
- 29 Facilities
- 30 Conditions of residence
- 31 Financial contribution by resident
- 32 Tenure
- 33 Advisory Groups

#### General

- 34 The Monitor of Accommodation Centres
- 35 Ancillary provisions
- 36 Education: general
- 37 Education: special cases
- 38 Local authority
- 39 "Prescribed": orders and regulations
- 40 Scotland
- 41 Northern Ireland
- 42 Wales

#### PART 3

## OTHER SUPPORT AND ASSISTANCE

- 43 Asylum-seeker: form of support
- 44 Destitute asylum-seeker
- 45 Section 44: supplemental
- 46 Section 44: supplemental: Scotland and Northern Ireland
- 47 Asylum-seeker: family with children
- 48 Young asylum-seeker
- 49 Failed asylum-seeker
- 50 Conditions of support
- 51 Choice of form of support
- 52 Back-dating of benefit for refugee
- 53 Asylum-seeker: appeal against refusal to support
- 54 Withholding and withdrawal of support
- 55 Late claim for asylum: refusal of support

#### Status: Point in time view as at 13/02/2023.

Changes to legislation: Nationality, Immigration and Asylum Act 2002 is up to date with all changes known to be in force on or before 30 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

- 56 Provision of support by local authority
- 57 Application for support: false or incomplete information
- Voluntary departure from United Kingdom
- 59 International projects
- 60 Northern Ireland authorities
- 61 Repeal of spent provisions

## PART 4

#### **DETENTION AND REMOVAL**

#### Detention

- 62 Detention by Secretary of State
- 63 Control of entry to United Kingdom, &c.: use of force
- 64 Escorts
- 65 Detention centres: custodial functions
- 66 Detention centres: change of name
- 67 Construction of reference to person liable to detention

### Temporary release

- 68 Bail
- 69 Reporting restriction: travel expenses
- 70 Induction
- 71 Asylum-seeker: residence, &c. restriction

#### Removal

- 72 Serious criminal
- 73 Family
- 74 Deception
- 75 Exemption from deportation
- 76 Revocation of leave to enter or remain
- 77 No removal while claim for asylum pending
- 78 No removal while appeal pending
- 78A Restriction on removal of children and their parents etc
  - 79 Deportation order: appeal
  - 80 Removal of asylum-seeker to third country

## PART 4A

### INADMISSIBLE ASYLUM CLAIMS

- 80A Asylum claims by EU nationals
- 80B Asylum claims by persons with connection to safe third State
- 80C Meaning of "connection" to a safe third State

#### PART 5

#### APPEALS IN RESPECT OF PROTECTION AND HUMAN RIGHTS CLAIMS

## Appeal to Tribunal

- 81 Meaning of "the Tribunal
- 82 Right of appeal to the Tribunal
- 83 Appeal: asylum claim
- 83A Appeal: variation of limited leave

Changes to legislation: Nationality, Immigration and Asylum Act 2002 is up to date with all changes known to be in force on or before 30 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

84 85	Grounds of appeal Matters to be considered					
85A	Matters to be considered: new evidence: exceptions					
86 87	11					
8/	Successful appeal: direction					
	Exceptions and limitations					
88	Ineligibility					
88A	Entry clearance					
89	Refusal of leave to enter					
90	Non-family visitor					
91	Student					
92	Place from which an appeal may be brought or continued					
93	Appeal from within United Kingdom: "third country" removal					
94	Certification of human rights or protection claims as unfounded or					
0.4.4	removal to safe country					
94A	European Common List of Safe Countries of Origin					
94B	Appeal from within the United Kingdom: certification of human rights claims					
95	Appeal from outside United Kingdom: removal					
96	Earlier right of appeal					
97	$\mathcal{C}$					
97A	National security: deportation					
97B	Variation of leave on grounds of public good: rights of appeal					
98	Other grounds of public good					
99	Section 97 : appeal in progress					
	Appeal from adjudicator					
100	Immigration Appeal Tribunal					
101	Appeal to Tribunal					
102	Decision					
103	Appeal from Tribunal					
	Procedure					
103A	Review of Tribunal's decision					
103B	Appeal from Tribunal following reconsideration					
103C	Appeal from Tribunal instead of reconsideration					
103D	Reconsideration: legal aid					
103E	Appeal from Tribunal sitting as panel					
104	Pending appeal					
105						
106	Rules					
107	Practice directions					
108	Forged document: proceedings in private					
	General					
109	European Union and European Economic Area					

- 110 Grants
- 111 Monitor of certification of claims as unfounded
- 112 Regulations, &c.
- 113 Interpretation

Status: Point in time view as at 13/02/2023.

Changes to legislation: Nationality, Immigration and Asylum Act 2002 is up to date with all changes known to be in force on or before 30 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

114 115 116 117	Repeal Appeal from within United Kingdom: unfounded human rights or asylum claim: transitional provision Special Immigration Appeals Commission: Community Legal Service Northern Ireland appeals: legal aid
	PART 5A
	ARTICLE 8 OF THE ECHR: PUBLIC INTEREST CONSIDERATIONS
117A 117B 117C 117D	Application of this Part Article 8: public interest considerations applicable in all cases Article 8: additional considerations in cases involving foreign criminals Interpretation of this Part
	PART 6
	IMMIGRATION PROCEDURE
	Applications
118 119 120 121	Leave pending decision on variation application Deemed leave on cancellation of notice Requirement to state additional grounds for application Compliance with procedure
	Work permit
122 123	Fee for work permit, &c. Advice about work permit, &c.
	Authority-to-carry scheme
124	Authority to carry
	Evasion of procedure
125	Carriers' liability
	Provision of information by traveller
126 127 128	Physical data: compulsory provision Physical data: voluntary provision Data collection under Immigration and Asylum Act 1999
	Disclosure of information by public authority
129 130 131 132 133	Local authority Inland Revenue Police, &c. Supply of document, &c. to Secretary of State Medical inspectors
	Disclosure of information by private parson

## Disclosure of information by private person

- 134 Employer
- 135 Financial institution
- 136 Notice

Changes to legislation: Nationality, Immigration and Asylum Act 2002 is up to date with all changes known to be in force on or before 30 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

13/	Disclosure of information: offences					
138	Offence by body					
139	Privilege against self-incrimination					
	Immigration services					
140	Immigration Services Commissioner					
140	minigration betvices commissioner					
	Immigration control					
141	EEA ports: juxtaposed controls					
	2211 postos juntumposota vontros					
	Country information					
142	Advisory Panel on Country Information					
	Part 7					
	Offences					
	Substance					
143	Assisting unlawful immigration, &c.					
144	Section 143: consequential amendments					
145	Traffic in prostitution					
146	Section 145: supplementary					
147	Employment					
148	Registration card					
149	Immigration stamp					
150	Sections 148 and 149: consequential amendments					
151	False information					
	Procedure					
152	Arrest by immigration officer					
153						
154						
155						
156	Time limit on prosecution					
	PART 8					
	GENERAL					
157	Consequential and incidental provision					
158	Interpretation: "the Immigration Acts"					
159	Applied provision					
160	Money					
161	Repeals					
162	Commencement					
163	Extent					
164	Short title					

SCHEDULES SCHEDULE 1 — Citizenship Ceremony, Oath and Pledge

Status: Point in time view as at 13/02/2023.

Changes to legislation: Nationality, Immigration and Asylum Act 2002 is up to date with all changes known to be in force on or before 30 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

- 1 The following shall be substituted for section 42 of the...
- 2 The following shall be substituted for Schedule 5 to the...
- 3 Section 41 of the British Nationality Act 1981 (c. 61)...
- 4 For subsection (1)(d) substitute— (d) for the time within which...
- In subsection (2)(c)— (a) for "the taking there of any...
- 6 In subsection (3)(a) for "taking of oaths of allegiance" substitute...
- 7 After subsection (3) insert— (3A) Regulations under subsection (1)(d) to...
- 8 The Secretary of State may make a payment to a...
- 9 (1) A local authority must— (a) comply with a requirement...

## SCHEDULE 2 — Nationality: Repeal of Spent Provisions

- 1 The following provisions of the British Nationality Act 1981 (c....
- 2 Nothing in this Schedule has any effect in relation to...

# SCHEDULE 3 — Withholding and Withdrawal of Support

# Ineligibility for support

1 (1) A person to whom this paragraph applies shall not...

# Exceptions

- 2 (1) Paragraph 1 does not prevent the provision of support...
- 3 Paragraph 1 does not prevent the exercise of a power...

First class of ineligible person: refugee status abroad

4 (1) Paragraph 1 applies to a person if he—

Second class of ineligible person: citizen of other EEA State

5 Paragraph 1 applies to a person if he—

Third class of ineligible person: failed asylum-seeker

6 (1) Paragraph 1 applies to a person if—

Fourth class of ineligible person: person unlawfully in United Kingdom

7 Paragraph 1 applies to a person if—

Fifth class of ineligible person: failed asylum-seeker with family

7A (1) Paragraph 1 applies to a person if—

#### Travel assistance

8 The Secretary of State may make regulations providing for arrangements...

### Temporary accommodation

- 9 (1) The Secretary of State may make regulations providing for...
- 10 (1) The Secretary of State may make regulations providing for...

Changes to legislation: Nationality, Immigration and Asylum Act 2002 is up to date with all changes known to be in force on or before 30 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Assistano	ce and	l accommod	ation:	general

- 11 Regulations under paragraph 8, 9 or 10 may—
- 12 (1) Regulations may, in particular, provide that if a person...

## Offences

13 (1) A person who leaves the United Kingdom in accordance...

#### Information

14 (1) If it appears to a local authority that paragraph...

#### Power to amend Schedule

15 The Secretary of State may by order amend this Schedule...

## Orders and regulations

16 (1) An order or regulations under this Schedule must be...

#### *Interpretation*

17 (1) In this Schedule— "asylum-seeker" means a person— who is...

Schedule 4 — The Asylum and Immigration Tribunal

# Membership

- 1 The Lord Chancellor shall appoint the members of the Asylum...
- 2 (1) A person is eligible for appointment as a member...
- 3 (1) A member— (a) may resign by notice in writing...
- 4 (1) The Lord Chancellor may by order make provision for...

#### Presidency

5 (1) The Lord Chancellor shall appoint—(a) a member of...

#### Judicial Assistance

- 5A (1) The Senior President of Tribunals, with the consent of...
- 5B .....

# **Proceedings**

- 6 The Tribunal shall sit at times and places determined by...
- 7 (1) The jurisdiction of the Tribunal shall be exercised by...
- 8 (1) The Senior President of Tribunals may make arrangements for...

# Staff

9 The Lord Chancellor may appoint staff for the Tribunal.

### Money

- 10 The Lord Chancellor— (a) may pay remuneration and allowances to...
- 11 The Lord Chancellor may pay compensation to a person who...

Status: Point in time view as at 13/02/2023.

Changes to legislation: Nationality, Immigration and Asylum Act 2002 is up to date with all changes known to be in force on or before 30 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

### Delegation

12 (1) The Lord Chief Justice of England and Wales may...

## Training etc.

13 The Senior President of Tribunals is responsible, within the resources...

#### Oaths

14 (1) Sub-paragraph (2) applies to a person (" the appointee...

#### SCHEDULE 5 —

#### Membership

- 1 The Lord Chancellor shall appoint the members of the Tribunal....
- 2 (1) A member— (a) may resign by notice in writing...

## Presidency

- 3 The Lord Chancellor shall appoint as President of the Tribunal...
- 4 (1) The Lord Chancellor shall appoint one legally qualified member...

#### Proceedings

- 5 The Tribunal shall sit at times and places determined by...
- 6 The Tribunal may sit in more than one division.
- 7 (1) The jurisdiction of the Tribunal may be exercised by...

## Staff

8 The Lord Chancellor may appoint staff for the Tribunal.

#### Money

- 9 The Lord Chancellor—(a) may pay remuneration and allowances to...
- 10 The Lord Chancellor may pay compensation to a person who...

## Interpretation: legally qualified member

11 (1) For the purpose of this Schedule a member of...

SCHEDULE 6 — Immigration and Asylum Appeals: Transitional Provision

# "Commencement"

1 In this Schedule "commencement" means the coming into force of...

## Adjudicator

2 Where a person is an adjudicator under section 57 of...

#### Tribunal

3 (1) Where a person is a member of the Immigration...

Changes to legislation: Nationality, Immigration and Asylum Act 2002 is up to date with all changes known to be in force on or before 30 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

## Earlier appeal

4 In the application of section 96— (a) a reference to...

#### Saving

5 (1) This Schedule is without prejudice to the power to...

SCHEDULE 7 — Immigration and Asylum Appeals: Consequential Amendments

# Immigration Act 1971 (c. 77)

- 1 In section 33(4) of the Immigration Act 1971 (c. 77)...
- 2 In paragraph 2A(9) of Schedule 2 to that Act (control...
- 3 In paragraph 4(4) of that Schedule (examination and detention of...
- 4 In paragraph 8(2) of that Schedule (time within which directions...
- 5 In paragraph 25 of that Schedule (rules) for "section 22...
- 6 In paragraph 29 of that Schedule (bail pending appeal)—
- 7 In paragraph 2(2) of Schedule 3 to that Act (deportation)...
- 8 For paragraph 3 of that Schedule (deportation: effect of appeal)...

House of Commons Disqualification Act 1975 (c. 24)

9 In Part III of Schedule 1 to the House of...

Northern Ireland Assembly Disqualification Act 1975 (c. 25)

10 In Part III of Schedule 1 to the Northern Ireland...

11 ...... 12 ..... 13 ..... 14 ..... 15 .....

Courts and Legal Services Act 1990 (c. 41)

16 In Schedule 11 to the Courts and Legal Services Act...

Tribunals and Inquiries Act 1992 (c. 53)

17 In paragraph 22 of Schedule 1 to the Tribunals and...

Judicial Pensions and Retirement Act 1993 (c. 8)

- 18 In Part II of Schedule 1 to the Judicial Pensions...
- 19 In Schedule 5 to that Act (retirement provisions: the relevant...

Special Immigration Appeals Commission Act 1997 (c. 68)

- 20 The following shall be substituted for section 2 of the...
- 21 Section 2A of that Act (human rights) shall cease to...
- 22 Section 4 of that Act (determination of appeals) shall cease...
- 23 In section 5 of that Act (procedure)—
- 24 Section 7A of that Act (pending appeals) shall cease to...
- 25 In paragraph 5 of Schedule 1 to that Act—

#### Status: Point in time view as at 13/02/2023.

Changes to legislation: Nationality, Immigration and Asylum Act 2002 is up to date with all changes known to be in force on or before 30 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

26 Schedule 2 to that Act shall cease to have effect....

# Immigration and Asylum Act 1999 (c. 33)

- 27 In section 23(1) of the Immigration and Asylum Act 1999...
- 28 In section 53(4) of that Act (bail) for "this Act"...
- 29 (1) Paragraph 9 of Schedule 4 to that Act (appeals:...

# Anti-terrorism, Crime and Security Act 2001 (c. 24)

The following shall be substituted for section 27(10) of the...

## Proceeds of Crime Act 2002 (c. 29)

- The following shall be substituted for paragraph 4 of Schedule...
- 32 In paragraph 4 of Schedule 4 to that Act (lifestyle...
- 33 The following shall be substituted for paragraph 4 of Schedule...

## SCHEDULE 8 — Carriers' Liability

- The Immigration and Asylum Act 1999 (c. 33) shall be...
- 2 (1) Section 32 (penalty for carrying clandestine entrant) shall be...
- 3 After section 32 insert—Level of penalty: code of practice...
- 4 The heading of section 33 (code of practice) becomes "...
- 5 In section 33(2)(b) omit "both Houses of".
- 6 (1) Section 34 (defence) shall be amended as follows.
- 7 (1) Section 35 (notification and objection) shall be amended as...
- 8 After section 35 insert— Appeal (1) A person may appeal to the court against a...
- 9 (1) Section 36 (detention of vehicle) shall be amended as...
- 10 After section 36 insert— Detention in default of payment (1) This section applies where a person to whom a...
- 11 (1) Section 37 (effect of detention of transporter) shall be...
- 12 Section 39(rail freight) shall cease to have effect.
- 13 For section 40 (charge in respect of passenger without proper...
- 14 Section 42(power to detain vehicle, &c. carrying person without proper...
- 15 In section 43 (interpretation) (which becomes subsection (1))—
- 16 (1) Schedule 1 (sale of transporter) shall be amended as...
- 17 (1) This paragraph applies to a code of practice which—...

# SCHEDULE 9 — Repeals

### **Status:**

Point in time view as at 13/02/2023.

# **Changes to legislation:**

Nationality, Immigration and Asylum Act 2002 is up to date with all changes known to be in force on or before 30 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations.