

*These notes refer to the Modern Slavery Act 2015  
(c.30) which received Royal Assent on 26 March 2015*

# **MODERN SLAVERY ACT 2015**

---

## **EXPLANATORY NOTES**

### **COMMENTARY ON SECTIONS**

#### **Part 2: Prevention Orders**

##### ***Section 32: Rules of court***

114. *Subsection (1)* allows for rules of court to provide that the youth court can give permission that an application for an STPO or STRO in relation to a person over 18 can be heard in a youth court if there is a linked case relating to an individual under 18 and there is reason for the cases to be heard together.
115. *Subsection (2)* provides that where an individual attains the age of 18 years after proceedings relating to an STPO or STRO have begun, rules of court may prescribe when the case may or must remain in the youth court, or should be transferred to a magistrates' court.