

---

**Terrorism in Prisons: Consultation Questions**

---

I refer to conduct that amounts to:

- Criminal conduct contrary to Terrorism Act 2000 or Terrorism Act 2006, or criminal conduct that is terrorism-connected contrary to Counter-Terrorism Act 2008
- “terrorism-related activity” under TPIM Act 2011
- conduct that is neither criminal nor “terrorism-related activity” but is close to it or conducive to terrorism (for example, possession of violent terrorist propaganda or individuals appearing to celebrate terrorist attacks),

within the prison estate in England and Wales.

**Questions:**

1. Identification: how easy is it to identify such conduct within the prison estate? What would make it easier to identify it?
2. Sanctions: What is (a) the availability and (b) the effectiveness of sanctions for such conduct, including for those serving long sentences.
3. Gang culture: Does the adoption of identities or behaviours by some prisoners which appear to condone or support the status of convicted terrorist prisoners within the same wing make such conduct more likely, and if so how?

I would be grateful to receive any responses at [law@6kbw.com](mailto:law@6kbw.com).

6KBW College Hill

EC4R 2RP

4 March 2021