Common assault / Racially or religiously aggravated Common assault / Common assault on emergency worker

Crime and Disorder Act 1998, s.29, Criminal Justice Act 1988, s.39, Assaults on Emergency Workers (Offences) Act 2018 s1

Effective from: 1 July 2021

Common Assault, Criminal Justice Act 1988 (section 39)

Racially/religiously aggravated common assault, Crime and Disorder Act 1998 (section 29)

Assaults on emergency workers, Assaults on Emergency Workers (Offences) Act 2018 (section 1)

Section 39

Triable only summarily

Maximum: 6 months' custody

Offence range: Discharge – 26 weeks' custody

Racially or religiously aggravated offence - Section 29

Triable either way

Maximum: 2 years' custody

Offence committed against an emergency worker - Section 1

Triable either way

Maximum: 1 year's custody

Racially or religiously aggravated common assault is a specified offence for the purposes of sections <u>266</u> and <u>279</u> (extended sentence for certain violent, sexual or terrorism offences) of the Sentencing Code.

Guideline users should be aware that the <u>Equal Treatment Bench Book</u> covers important aspects of fair treatment and disparity of outcomes for different groups in the criminal justice system. It provides guidance which sentencers are encouraged to take into account wherever applicable, to ensure that there is fairness for all involved in court proceedings.

For racially or religiously aggravated offences and aggravated assaults on emergency workers the category of the offence should be identified with reference to the factors below, and the sentence increased in accordance with the guidance at Step Three

STEP ONE

Determining the offence category

Culpability

The level of culpability is determined by weighing all the factors of the case. Where there are characteristics present which fall under different levels of culpability, the court should balance these characteristics to reach a fair assessment of the offender's culpability.

A - High culpability:

- Intention to cause fear of serious harm, including disease transmission
- Victim obviously vulnerable due to age, personal characteristics or circumstances
- Prolonged/persistent assault
- Use of substantial force
- Strangulation/suffocation/asphyxiation
- Threatened or actual use of weapon or weapon equivalent*
- Leading role in group activity

B - Lesser culpability

- Lesser role in group activity
- Mental disorder or learning disability, where linked to the commission of the offence
- Excessive self defence
- All other cases not captured by category A factors

Harm

In assessing the level of harm, consideration should be given to:

- the number of injuries
- the severity of injury and pain suffered
- the duration or longevity of any psychological harm or distress caused.

Category 1	More than minor physical or psychological harm/distress
Category 2	Minor physical or psychological harm/distress
Category 3	No/very low level of physical harm and/or distress

^{*}Examples of a weapon equivalent can include but are not limited to: a shod foot, use of acid, use of animal in commission of offence.

STEP TWO

Having determined the category, the court should use the corresponding starting points to reach a sentence within the category range below. The starting point applies to all offenders irrespective of plea or previous convictions. A case of particular gravity, reflected by multiple features of culpability in step one, could merit upward adjustment from the starting point before further adjustment for aggravating or mitigating features, set out below.

	CULPABILITY		
HARM	Α	В	
Harm 1	Starting point High level community order	Starting point Medium level community order	
	Category Range Low level community order - 26 weeks' custody	Category Range Low level community order - 16 weeks' custody	
Harm 2	Starting point Medium level community order Category Range Low level community order - 16 weeks' custody	Starting point Low level community order Category Range Band C Fine – High level community order	
Harm 3	Starting point Low level community order	Starting point Band C Fine	
	Category Range Band C Fine - High level community order	Category Range Discharge – Low level community order	

The table below contains a non-exhaustive list of additional factual elements providing the context of the offence and factors relating to the offender. Identify whether any combination of these, or other relevant factors, should result in an upward or downward adjustment from the starting point. In some cases, having considered these factors, it may be appropriate to move outside the identified category range.

Factors increasing seriousness

Statutory aggravating factors:

Previous convictions, having regard to a) the **nature** of the offence to which the conviction relates and its **relevance** to the current offence; and b) the **time** that has elapsed since the conviction

Offence committed whilst on bail

Offence motivated by, or demonstrating hostility based on any of the following characteristics or presumed characteristics of the victim: disability, sexual orientation or transgender identity

Other aggravating factors:

Deliberate spitting or coughing (where not taken into account at step one)

Biting

Offence committed against those working in the public sector or providing a service to the public or against person coming to the assistance of emergency worker

Offence committed in prison

Offence committed in domestic context

Presence of children

Gratuitous degradation of victim

Abuse of power and/or position of trust

Any steps taken to prevent the victim reporting an incident, obtaining assistance and/or from assisting or supporting the prosecution

Commission of offence whilst under the influence of alcohol/drugs

Offence committed whilst on licence or subject to post sentence supervision

Failure to comply with current court orders

Factors reducing seriousness or reflecting personal mitigation

No previous convictions or no relevant/recent convictions

Remorse

Good character and/or exemplary conduct

Significant degree of provocation

Age and/or lack of maturity

Mental disorder or learning disability, where not linked to the commission of the offence Sole or primary carer for dependent relative(s)

Determination and/or demonstration of steps taken to address addiction or offending behaviour

Serious medical conditions requiring urgent, intensive or long-term treatment

STEP THREE: AGGRAVATED OFFENCES

RACIALLY OR RELIGIOUSLY AGGRAVATED OFFENCES

Having determined the category of the basic offence to identify the sentence of a non-aggravated offence, the court should now consider the level of racial or religious aggravation involved and apply an appropriate uplift to the sentence in accordance with the guidance below. The following is a list of factors which the court should consider to determine the level of aggravation. Where there are characteristics present which fall under different levels of aggravation, the court should balance these to reach a fair assessment of the level of aggravation present in the offence.

Maximum sentence for the aggravated offence on indictment is 2 years' custody (maximum when tried summarily is 6 months' custody)

Care should be taken to avoid double counting factors already taken into account in assessing the level of harm at step one

	HIGH LEVEL OF RACIAL OR	SENTENCE UPLIFT
	RELIGIOUS AGGRAVATION	
•	Racial or religious aggravation was	Increase the length of custodial sentence
	the predominant motivation for the	if already considered for the basic
	offence.	offence or consider a custodial sentence,
•	Offender was a member of, or was	if not already considered for the basic
	associated with, a group promoting	offence.
	hostility based on race or religion.	
•	Aggravated nature of the offence	
	caused severe distress to the victim	
	or the victim's family (over and	
	above the distress already	
	considered at step one).	
-	Aggravated nature of the offence	
	caused serious fear and distress	
	throughout local community or more	
	widely.	
	MEDIUM LEVEL OF RACIAL OR	SENTENCE UPLIFT
	RELIGIOUS AGGRAVATION	
•	Racial or religious aggravation	Consider a significantly more onerous
	formed a significant proportion of the	penalty of the same type or consider a
	offence as a whole.	more severe type of sentence than for
•	Aggravated nature of the offence	the basic offence.
	caused some distress to the	

	victim or the victim's family (over and	
	above the distress already	
	considered at step one).	
-	Aggravated nature of the offence	
	caused some fear and distress	
	throughout local community or more	
	widely.	
	LOW LEVEL OF RACIAL OR	SENTENCE UPLIFT
	RELIGIOUS AGGRAVATION	
•	Aggravated element formed a	Consider a more onerous penalty of the
	minimal part of the offence as a	same type identified for the basic
	whole.	offence.
-	Aggravated nature of the offence	
	caused minimal or no distress to the	
	victim or the victim's family (over and	
	above the distress already	
	considered at step one).	

Magistrates may find that, although the appropriate sentence for the basic offence would be within their powers, the appropriate increase for the aggravated offence would result in a sentence in excess of their powers. If so, they must commit for sentence to the Crown Court. The sentencer should state in open court that the offence was aggravated by reason of race or religion, and should also state what the sentence would have been without that element of aggravation.

ASSAULT ON EMERGENCY WORKER AGGRAVATED OFFENCES

Maximum sentence for the aggravated offence on indictment is 1 year's custody (maximum when tried summarily is 6 months' custody)

Having determined the category of the basic offence to identify the sentence of a non-aggravated offence, the court should now apply an appropriate uplift to the sentence in accordance with the guidance below. The uplifted sentence may considerably exceed the standard offence category range.

Category A1	Increase the length of custodial sentence if
	already considered for the basic
	offence or consider a custodial sentence, if not
	already considered for the basic offence.

Category A2 or B1	Consider a significantly more onerous penalty of
	the same type or consider a more severe type of
	sentence than for the basic offence.
Category A3 or B2 or B3	Consider a more onerous penalty of the same
	type identified for the basic offence.

Magistrates may find that, although the appropriate sentence for the basic offence would be within their powers, the appropriate increase for the aggravated offence would result in a sentence in excess of their powers. If so, they must commit for sentence to the Crown Court.

The sentencer should state in open court that the offence was aggravated by reason of the victim being an emergency worker, and should also state what the sentence would have been without that element of aggravation.

Step 4 – Consider any other factors which indicate a reduction, such as assistance to the prosecution

The court should take into account <u>section 74 of the Sentencing Code</u> (reduction in sentence for assistance to prosecution) and any other rule of law by virtue of which an offender may receive a discounted sentence in consequence of assistance given (or offered) to the prosecutor or investigator.

Step 5 - Reduction for guilty pleas

The court should take account of any potential reduction for a guilty plea in accordance with <u>section</u> 73 of the <u>Sentencing Code</u> and the <u>Reduction in Sentence for a Guilty Plea</u> guideline.

Step 6 - Dangerousness

Racially or religiously aggravated common assault is a specified offence. The court should consider whether having regard to the criteria contained in <u>Chapter 6 of Part 10 of the Sentencing Code</u> it would be appropriate to impose an extended sentence (sections <u>266</u> and <u>279</u>).

Step 7 – Totality principle

If sentencing an offender for more than one offence, or where the offender is already serving a sentence, consider whether the total sentence is just and proportionate to the offending behaviour. See Totality guideline.

Step 8 - Compensation and ancillary orders

In all cases, the court should consider whether to make <u>compensation</u> and/or other ancillary orders. The court must give reasons if it decides not to order compensation (Sentencing Code, s.55).

- Ancillary orders Magistrates' Court
- Ancillary orders Crown Court Compendium

Step 9 - Reasons

<u>Section 52 of the Sentencing Code</u> imposes a duty to give reasons for, and explain the effect of, the sentence.

Step 10 - Consideration for time spent on bail (tagged curfew)

The court must consider whether to give credit for time spent on bail in accordance with section 240A of the Criminal Justice Act 2003 and section 325 of the Sentencing Code.

Assault with intent to resist arrest

Offences against the Person Act 1861, s.38

Effective from:

Triable either way

Maximum: 2 years' custody

Offence Range: Fine -1 year 3 months' custody

This is a specified offence for the purposes of sections <u>266</u> and <u>279</u> (extended sentence for certain violent, sexual or terrorism offences) of the Sentencing Code.

Guideline users should be aware that the <u>Equal Treatment Bench Book</u> covers important aspects of fair treatment and disparity of outcomes for different groups in the criminal justice system. It provides guidance which sentencers are encouraged to take into account wherever applicable, to ensure that there is fairness for all involved in court proceedings.

STEP ONE

Determining the offence category

The court should determine the offence category with reference **only** to the factors listed in the tables below. In order to determine the category the court should assess **culpability** and **harm.**

Culpability

The level of culpability is determined by weighing all the factors of the case. Where there are characteristics present which fall under different levels of culpability, the court should balance these characteristics to reach a fair assessment of the offender's culpability.

A - High culpability:

- Intention to cause fear of serious harm, including disease transmission
- Victim obviously vulnerable due to age, personal characteristics or circumstances
- Prolonged/persistent assault
- Use of substantial force
- Threatened or actual use of weapon or weapon equivalent*
- Strangulation/suffocation/asphyxiation
- · Leading role in group activity

B - Lesser culpability

- · Lesser role in group activity
- Mental disorder or learning disability, where linked to the commission of the offence
- All other cases not captured by category A factors

*Examples of a weapon equivalent can include but are not limited to: a shod foot, use of acid, use of animal in commission of offence.

Harm

In assessing the level of harm, consideration should be given to:

- the number of injuries
- · severity of injury and pain suffered and
- the duration or longevity of any psychological harm or distress caused.

Category 1	More than minor physical or psychological harm/distress
Category 2	Minor physical or psychological harm/distress
Category 3	No/very low level of physical harm and/or distress

STEP TWO

Having determined the category, the court should use the corresponding starting points to reach a sentence within the category range below. The starting point applies to all offenders irrespective of plea or previous convictions. A case of particular gravity, reflected by multiple features of culpability in step one, could merit upward adjustment from the starting point before further adjustment for aggravating or mitigating features, set out below.

REDACTED UNTIL PUBLICATION

	CULPABILITY		
HARM	Α	В	
Harm 1	Starting point 36 weeks' custody	Starting point 26 weeks' custody	
	Category Range 26 weeks' custody – 1 year 3 months' custody	Category Range High level community order - 36 weeks' custody	
Harm 2	Starting point 26 weeks' custody	Starting point High level community order	
	Category Range High level community order - 36 weeks' custody	Category Range Low level community order – 26 weeks' custody	
Harm 3	Starting point High level community order	Starting point Medium level community order	
	Category Range Low level community order – 26 weeks' custody	Category Range Band B Fine – High level community order	

The table below contains a non-exhaustive list of additional factual elements providing the context of the offence and factors relating to the offender. Identify whether any combination of these, or other relevant factors, should result in an upward or downward adjustment from the starting point. In some cases, having considered these factors, it may be appropriate to move outside the identified category range.

Factors increasing seriousness

Statutory aggravating factors:

Previous convictions, having regard to a) the **nature** of the offence to which the conviction relates and its **relevance** to the current offence; and b) the **time** that has elapsed since the conviction

Offence committed whilst on bail

Offence motivated by, or demonstrating hostility based on any of the following characteristics or presumed characteristics of the victim: race, religion, disability, sexual orientation or transgender identity

Other aggravating factors:

Deliberate spitting or coughing (where not taken into account at step one)

Biting

Presence of children

Gratuitous degradation of victim

Any steps taken to prevent the victim reporting an incident, obtaining assistance and/or from assisting or supporting the prosecution

Commission of offence whilst under the influence of alcohol/drugs

Offence committed whilst on licence or subject to post sentence supervision

Failure to comply with current court orders

Factors reducing seriousness or reflecting personal mitigation

No previous convictions or no relevant/recent convictions

Remorse

Good character and/or exemplary conduct

Age and/or lack of maturity

Mental disorder or learning disability, where not linked to the commission of the offence

Sole or primary carer for dependent relative(s)

Determination and/or demonstration of steps taken to address addiction or offending behaviour

Serious medical conditions requiring urgent, intensive or long-term treatment

Step 3 – Consider any other factors which indicate a reduction, such as assistance to the prosecution

The court should take into account <u>section 74 of the Sentencing Code</u> (reduction in sentence for assistance to prosecution) and any other rule of law by virtue of which an offender may receive a discounted sentence in consequence of assistance given (or offered) to the prosecutor or investigator.

Step 4 – Reduction for guilty pleas

The court should take account of any potential reduction for a guilty plea in accordance with <u>section 73 of the Sentencing Code</u> and the <u>Reduction in Sentence</u> <u>for a Guilty Plea</u> guideline.

Step 5 - Dangerousness

The court should consider whether having regard to the criteria contained in <u>Chapter 6 of Part 10 of the Sentencing Code</u> it would be appropriate to impose an extended sentence (sections <u>266</u> and <u>279</u>).

Step 6 - Totality principle

If sentencing an offender for more than one offence, or where the offender is already serving a sentence, consider whether the total sentence is just and proportionate to the offending behaviour. See Totality guideline.

Step 7 – Compensation and ancillary orders

In all cases, the court should consider whether to make <u>compensation</u> and/or other ancillary orders. The court must give reasons if it decides not to order compensation (<u>Sentencing Code, s.55</u>).

- Ancillary orders Magistrates' Court
- Ancillary orders Crown Court Compendium

Step 8 – Reasons

<u>Section 52 of the Sentencing Code</u> imposes a duty to give reasons for, and explain the effect of, the sentence.

Step 9 – Consideration for time spent on bail (tagged curfew)

The court must consider whether to give credit for time spent on bail in accordance with section 240A of the Criminal Justice Act 2003 and section 325 of the Sentencing Code.

Assault occasioning actual bodily harm / Racially or religiously aggravated ABH

Crime and Disorder Act 1998, s.29, Offences against the Person Act 1861, s.47

Effective from: 1 July 2021

Assault occasioning actual bodily harm, Offences against the Person Act 1861 (section 47)

Racially or religiously aggravated ABH, Crime and Disorder Act 1998 (section 29)

Triable either way

Section 47 Maximum: 5 years' custody

Section 29 Maximum: 7 years' custody

Offence range: Fine - 4 years' custody

These are specified offences for the purposes of sections <u>266</u> and <u>279</u> (extended sentence for certain violent, sexual or terrorism offences) of the Sentencing Code.

Guideline users should be aware that the <u>Equal Treatment Bench Book</u> covers important aspects of fair treatment and disparity of outcomes for different groups in the criminal justice system. It provides guidance which sentencers are encouraged to take into account wherever applicable, to ensure that there is fairness for all involved in court proceedings.

STEP ONE

Determining the offence category

The court should determine the offence category with reference **only** to the factors listed in the tables below. In order to determine the category the court should assess **culpability** and **harm**.

Culpability

The level of culpability is determined by weighing all the factors of the case. Where there are characteristics present which fall under different levels of culpability, the court should balance these characteristics giving appropriate weight to relevant factors to reach a fair assessment of the offender's culpability.

A - High culpability

- Significant degree of planning or premeditation
- Victim obviously vulnerable due to age, personal characteristics or circumstances
- Use of a highly dangerous weapon or weapon equivalent*
- Strangulation/suffocation/asphyxiation
- · Leading role in group activity
- Prolonged/persistent assault

B - Medium culpability

- Use of a weapon or weapon equivalent which does not fall within category A
- Lesser role in group activity
- Cases falling between category A or C because:
 - Factors in both high and lesser categories are present which balance each other out; and/or
 - The offender's culpability falls between the factors as described in high and lesser culpability

C - Lesser culpability

- No weapon used
- Excessive self defence
- Impulsive/spontaneous and short-lived assault
- Mental disorder or learning disability, where linked to the commission of the offence

^{*} A highly dangerous weapon can include weapons such as knives and firearms. Highly dangerous weapon equivalents can include corrosive substances (such as acid), whose dangerous nature must be substantially above and beyond the legislative definition of an offensive weapon which is; 'any article made or adapted for use for causing injury, or is intended by the person having it with him for such use'. The court must determine whether the weapon or weapon equivalent is highly dangerous on the facts and circumstances of the case.

Harm	
Category 1	Serious physical injury or serious psychological harm and/or substantial impact upon victim
Category 2	Harm falling between categories 1 and 3
Category 3	Some level of physical injury or psychological harm with limited impact upon victim

STEP TWO

Having determined the category, the court should use the corresponding starting points to reach a sentence within the category range below. The starting point applies to all offenders irrespective of plea or previous convictions. A case of particular gravity, reflected by multiple features of culpability in step one, could merit upward adjustment from the starting point before further adjustment for aggravating or mitigating features, set out below.

REDACTED UNTIL PUBLICATION

	CULPABILITY		
HARM	Α	В	С
Harm 1	Starting point	Starting point	Starting point
	2 years 6 months' custody	1 year 6 months' custody	36 weeks' custody
	Category Range 1 year 6 months' – 4 years' custody	Category Range 36 weeks' – 2 years 6 months' custody	Category Range High level community order - 1 year 6 months' custody
Harm 2	Starting point	Starting point	Starting point High level
	1 year 6 months' custody	36 weeks' custody	community order
	Category Range 36 weeks' – 2 years 6 months' custody	Category Range High level community order - 1 year 6 months' custody	Category Range Low level community order - 36 weeks' custody

Harm 3	Starting point 36 weeks' custody	Starting point High level community order	Starting point Medium level community order
	Category Range High level community order - 1 year 6 months' custody	Category Range Low level community order – 36 weeks' custody	Category Range Band B Fine – 26 weeks' custody

The table below contains a non-exhaustive list of additional factual elements providing the context of the offence and factors relating to the offender. Identify whether any combination of these, or other relevant factors, should result in an upward or downward adjustment from the starting point. In some cases, having considered these factors, it may be appropriate to move outside the identified category range.

Factors increasing seriousness

Statutory aggravating factors:

Previous convictions, having regard to a) the **nature** of the offence to which the conviction relates and its **relevance** to the current offence; and b) the **time** that has elapsed since the conviction

Offence committed whilst on bail

Offence motivated by, or demonstrating hostility based on any of the following characteristics or presumed characteristics of the victim: disability, sexual orientation or transgender identity

Offence was committed against an emergency worker acting in the exercise of functions as such a worker.

Other aggravating factors:

Deliberate spitting or coughing

Offence committed against those working in the public sector or providing a service to the public or against person coming to the assistance of emergency worker

Offence committed in prison (where not taken into account as a statutory aggravating factor)

Offence committed in domestic context

History of violence or abuse towards victim by offender

Presence of children

Gratuitous degradation of victim

Abuse of power and/or position of trust

Embargoed until 00.01 27 May 2021

Any steps taken to prevent the victim reporting an incident, obtaining assistance and/or from assisting or supporting the prosecution

Commission of offence whilst under the influence of alcohol/drugs

Offence committed whilst on licence or subject to post sentence supervision

Failure to comply with current court orders

Factors reducing seriousness or reflecting personal mitigation

No previous convictions or no relevant/recent convictions

Remorse

Good character and/or exemplary conduct

Significant degree of provocation

History of significant violence or abuse towards the offender by the victim

Age and/or lack of maturity

Mental disorder or learning disability, where not linked to the commission of the offence

Sole or primary carer for dependent relative(s)

Determination and/or demonstration of steps taken to address addiction or offending behaviour

Serious medical conditions requiring urgent, intensive or long-term treatment

STEP THREE: AGGRAVATED OFFENCES

RACIALLY OR RELIGIOUSLY AGGRAVATED OFFENCES

Having determined the category of the basic offence to identify the sentence of a non-aggravated offence, the court should now consider the level of racial or religious aggravation involved and apply an appropriate uplift to the sentence in accordance with the guidance below. The following is a list of factors which the court should consider to determine the level of aggravation. Where there are characteristics present which fall under different levels of aggravation, the court should balance these to reach a fair assessment of the level of aggravation present in the offence.

Maximum sentence for the aggravated offence on indictment is 7 years' custody (maximum when tried summarily is 6 months' custody)

Care should be taken to avoid double counting factors already taken into account in assessing the level of harm at step one

	HIGH LEVEL OF RACIAL OR	SENTENCE UPLIFT
		SLIVIENCE OFLIFI
	RELIGIOUS AGGRAVATION	
•	Racial or religious aggravation was	Increase the length of custodial sentence
	the predominant motivation for the	if already considered for the basic
	offence.	offence or consider a custodial sentence,
-	Offender was a member of, or was	if not already considered for the basic
	associated with, a group promoting	offence.
	hostility based on race or religion.	
-	Aggravated nature of the offence	
	caused severe distress to the	
	victim or the victim's family (over and	
	above the distress already	
	considered at step one).	
-	Aggravated nature of the offence	
	caused serious fear and distress	
	throughout local community or more	
	widely.	
	MEDIUM LEVEL OF RACIAL OR	SENTENCE UPLIFT
	RELIGIOUS AGGRAVATION	
•	Racial or religious aggravation	Consider a significantly more onerous
	formed a significant proportion of the	penalty of the same type <u>or consider</u> a
	offence as a whole.	more severe type of sentence than for
-	Aggravated nature of the offence	the basic offence.
	caused some distress to the	

	victim or the victim's family (over and	
	above the distress already	
	considered at step one).	
-	Aggravated nature of the offence	
	caused some fear and distress	
	throughout local community or more	
	widely.	
	LOW LEVEL OF RACIAL OR	SENTENCE UPLIFT
	RELIGIOUS AGGRAVATION	
-	Aggravated element formed a	Consider a more onerous penalty of the
	minimal part of the offence as a	same type identified for the basic
	whole.	offence.
-	Aggravated nature of the offence	
	caused minimal or no distress to the	
	victim or the victim's family (over and	
	above the distress already	
	considered at step one).	

Magistrates may find that, although the appropriate sentence for the basic offence would be within their powers, the appropriate increase for the aggravated offence would result in a sentence in excess of their powers. If so, they must commit for sentence to the Crown Court. The sentencer should state in open court that the offence was aggravated by reason of race or religion, and should also state what the sentence would have been without that element of aggravation.

Step 4 – Consider any other factors which indicate a reduction, such as assistance to the prosecution

The court should take into account <u>section 74 of the Sentencing Code</u> (reduction in sentence for assistance to prosecution) and any other rule of law by virtue of which an offender may receive a discounted sentence in consequence of assistance given (or offered) to the prosecutor or investigator.

Step 5 – Reduction for guilty pleas

The court should take account of any potential reduction for a guilty plea in accordance with <u>section 73 of the Sentencing Code</u> and the <u>Reduction in Sentence for a Guilty Plea</u> guideline.

Step 6 – Dangerousness

The court should consider whether having regard to the criteria contained in <u>Chapter 6 of Part 10 of the Sentencing Code</u> it would be appropriate to impose an extended sentence (sections 266 and 279).

Step 7 - Totality principle

If sentencing an offender for more than one offence, or where the offender is already serving a sentence, consider whether the total sentence is just and proportionate to the offending behaviour. See <u>Totality</u> guideline.

Step 8 – Compensation and ancillary orders

In all cases, the court should consider whether to make <u>compensation</u> and/or other ancillary orders. The court must give reasons if it decides not to order compensation (<u>Sentencing Code, s.55</u>).

- Ancillary orders Magistrates' Court
- Ancillary orders Crown Court Compendium

Step 9 – Reasons

<u>Section 52 of the Sentencing Code</u> imposes a duty to give reasons for, and explain the effect of, the sentence.

Step 10 – Consideration for time spent on bail (tagged curfew)

The court must consider whether to give credit for time spent on bail in accordance with section 240A of the Criminal Justice Act 2003 and section 325 of the Sentencing Code.

Inflicting grievous bodily harm/ Unlawful wounding/ Racially or religiously aggravated GBH/ Unlawful wounding

Offences against the Person Act 1861, s.20, Crime and Disorder Act 1998, s.29

Effective from: 1 July 2021

Inflicting grievous bodily harm/unlawful wounding, Offences against the Person Act 1861 (section 20)

Racially or religiously aggravated GBH/unlawful wounding, Crime and Disorder Act 1998 (section 29)

Triable either way

Section 20

Maximum: 5 years' custody

Section 29

Maximum: 7 years' custody

Offence range: Community order – 4 years 6 months' custody

These are specified offences for the purposes of sections <u>266</u> and <u>279</u> (extended sentence for certain violent, sexual or terrorism offences) of the Sentencing Code.

Guideline users should be aware that the <u>Equal Treatment Bench Book</u> covers important aspects of fair treatment and disparity of outcomes for different groups in the criminal justice system. It provides guidance which sentencers are encouraged to take into account wherever applicable, to ensure that there is fairness for all involved in court proceedings.

STEP ONE

Determining the offence category

The court should determine the offence category with reference **only** to the factors listed in the tables below. In order to determine the category the court should assess **culpability** and **harm.**

Culpability

The level of culpability is determined by weighing all the factors of the case. Where there are characteristics present which fall under different levels of culpability, the court should balance these characteristics giving appropriate weight to relevant factors to reach a fair assessment of the offender's culpability.

A - High culpability

- Significant degree of planning or premeditation
- Victim obviously vulnerable due to age, personal characteristics or circumstances
- Use of a highly dangerous weapon or weapon equivalent*
- Strangulation/suffocation/asphyxiation
- · Leading role in group activity
- Prolonged/persistent assault

B - Medium culpability

- Use of a weapon or weapon equivalent which does not fall within category A
- Lesser role in group activity
- Cases falling between category A or C because:
 - Factors in both high and lesser categories are present which balance each other out; and/or
 - The offender's culpability falls between the factors as described in high and lesser culpability

C - Lesser culpability

- No weapon used
- Excessive self defence
- Impulsive/spontaneous and short-lived assault
- Mental disorder or learning disability, where linked to the commission of the offence

^{*} A highly dangerous weapon can include weapons such as knives and firearms. Highly dangerous weapon equivalents can include corrosive substances (such as acid), whose dangerous nature must be substantially above and beyond the legislative definition of an offensive weapon which is; 'any article made or adapted for use for causing injury, or is intended by the person having it with him for such use'. The court must determine whether the weapon or weapon equivalent is highly dangerous on the facts and circumstances of the case.

Harm

All cases will involve 'really serious harm', which can be physical or psychological, or wounding. The court should assess the level of harm caused with reference to the impact on the victim

Category 1	Particularly grave and/or life-threatening injury caused		
	Injury results in physical or psychological harm resulting in lifelong dependency on third party care or medical treatment		
	Offence results in a permanent, irreversible injury or condition which has a substantial and long term effect on the victim's ability to carry out their normal day to day activities or on their ability to work		
Category 2	Grave injury		
	Offence results in a permanent, irreversible injury or condition not falling within category 1		
Category 3	All other cases of really serious harm		
	All other cases of wounding		

STEP TWO

Having determined the category, the court should use the corresponding starting points to reach a sentence within the category range below. The starting point applies to all offenders irrespective of plea or previous convictions. A case of particular gravity, reflected by multiple features of culpability in step one, could merit upward adjustment from the starting point before further adjustment for aggravating or mitigating features, set out below.

REDACTED UNTIL PUBLICATION

	CULPABILITY			
	Α	В	С	
HARM				
Harm 1	Starting point 4 years' custody	Starting point 3 years' custody	Starting point 2 years' custody	
	Category Range 3 years– 4 years 6 months' custody	Category Range 2 -4 years' custody	Category Range 1-3 years' custody	
Harm 2	Starting point 3 years' custody Category Range 2 -4 years' custody	Starting point 2 years' custody Category Range 1-3 years' custody	Starting point 1 year's custody Category Range High level community order - 2 years' custody	
Harm 3	Starting point 2 years' custody Category Range 1-3 years' custody	Starting point 1 year's custody Category Range High level community order - 2 years' custody	Starting point 26 weeks' custody Category Range Medium level community order – 1 year's custody	

The table below contains a non-exhaustive list of additional factual elements providing the context of the offence and factors relating to the offender. Identify whether any combination of these, or other relevant factors, should result in an upward or downward adjustment from the starting point. In some cases, having considered these factors, it may be appropriate to move outside the identified category range.

Factors increasing seriousness

Statutory aggravating factors:

Previous convictions, having regard to a) the **nature** of the offence to which the conviction relates and its **relevance** to the current offence; and b) the **time** that has elapsed since the conviction

Offence committed whilst on bail

Offence motivated by, or demonstrating hostility based on any of the following characteristics or presumed characteristics of the victim: disability, sexual orientation or transgender identity

Offence was committed against an emergency worker acting in the exercise of functions as such a worker.

Other aggravating factors:

Offence committed against those working in the public sector or providing a service to the public or against a person coming to the assistance of an emergency worker

Offence committed in prison (where not taken into account as a statutory aggravating factor)

Offence committed in domestic context

History of violence or abuse towards victim by offender

Presence of children

Gratuitous degradation of victim

Abuse of power and/or position of trust

Any steps taken to prevent the victim reporting an incident, obtaining assistance and/or from assisting or supporting the prosecution

Commission of offence whilst under the influence of alcohol/drugs

Offence committed whilst on licence or post sentence supervision

Failure to comply with current court orders

Factors reducing seriousness or reflecting personal mitigation

No previous convictions or no relevant/recent convictions

Remorse

Good character and/or exemplary conduct

Significant degree of provocation

History of significant violence or abuse towards the offender by the victim

Age and/or lack of maturity

Mental disorder or learning disability, where not linked to the commission of the offence

Sole or primary carer for dependent relative(s)

Determination and/or demonstration of steps taken to address addiction or offending behaviour

Serious medical conditions requiring urgent, intensive or long-term treatment

STEP THREE: AGGRAVATED OFFENCES

RACIALLY OR RELIGIOUSLY AGGRAVATED OFFENCES

Having determined the category of the basic offence to identify the sentence of a non-aggravated offence, the court should now consider the level of racial or religious aggravation involved and apply an appropriate uplift to the sentence in accordance with the guidance below. The following is a list of factors which the court should consider to determine the level of aggravation. Where there are characteristics present which fall under different levels of aggravation, the court should balance these to reach a fair assessment of the level of aggravation present in the offence.

Maximum sentence for the aggravated offence on indictment is 7 years' custody (maximum when tried summarily is 6 months' custody)

Care should be taken to avoid double counting factors already taken into account in assessing the level of harm at step one

	HIGH LEVEL OF RACIAL OR	SENTENCE UPLIFT
		SENTENCE OFLIFT
	RELIGIOUS AGGRAVATION	
•	Racial or religious aggravation was	Increase the length of custodial sentence
	the predominant motivation for the	if already considered for the basic
	offence.	offence or consider a custodial sentence,
•	Offender was a member of, or was	if not already considered for the basic
	associated with, a group promoting	offence.
	hostility based on race or religion.	
•	Aggravated nature of the offence	
	caused severe distress to the	
	victim or the victim's family (over and	
	above the distress already	
	considered at step one).	
-	Aggravated nature of the offence	
	caused serious fear and distress	
	throughout local community or more	
	widely.	
	MEDIUM LEVEL OF RACIAL OR	SENTENCE UPLIFT
	RELIGIOUS AGGRAVATION	
•	Racial or religious aggravation	Consider a significantly more onerous
	formed a significant proportion of the	penalty of the same type <u>or consider</u> a
	offence as a whole.	more severe type of sentence than for
-	Aggravated nature of the offence	the basic offence.
	caused some distress to the	

	victim or the victim's family (over and	
	• .	
	above the distress already	
	considered at step one).	
•	Aggravated nature of the offence	
	caused some fear and distress	
	throughout local community or more	
	widely.	
	LOW LEVEL OF RACIAL OR	SENTENCE UPLIFT
	RELIGIOUS AGGRAVATION	
-	Aggravated element formed a	Consider a more onerous penalty of the
	minimal part of the offence as a	same type identified for the basic
	whole.	offence.
-	Aggravated nature of the offence	
	caused minimal or no distress to the	
	victim or the victim's family (over and	
	above the distress already	
	considered at step one).	
1		1

Magistrates may find that, although the appropriate sentence for the basic offence would be within their powers, the appropriate increase for the aggravated offence would result in a sentence in excess of their powers. If so, they must commit for sentence to the Crown Court. The sentencer should state in open court that the offence was aggravated by reason of race or religion, and should also state what the sentence would have been without that element of aggravation.

Step 4 – Consider any other factors which indicate a reduction, such as assistance to the prosecution

The court should take into account <u>section 74 of the Sentencing Code</u> (reduction in sentence for assistance to prosecution) and any other rule of law by virtue of which an offender may receive a discounted sentence in consequence of assistance given (or offered) to the prosecutor or investigator.

Step 5 – Reduction for guilty pleas

The court should take account of any potential reduction for a guilty plea in accordance with <u>section 73 of the Sentencing Code</u> and the <u>Reduction in Sentence for a Guilty Plea</u> guideline.

Step 6 – Dangerousness

Racially or religiously aggravated common assault is a specified offence. The court should consider whether having regard to the criteria contained in Chapter 6 of Part 10 of the Sentencing Code it would be appropriate to impose an extended sentence (sections 266 and 279).

Step 7 – Totality principle

If sentencing an offender for more than one offence, or where the offender is already serving a sentence, consider whether the total sentence is just and proportionate to the offending behaviour. See Totality guideline.

Step 8 – Compensation and ancillary orders

In all cases, the court should consider whether to make <u>compensation</u> and/or other ancillary orders. The court must give reasons if it decides not to order compensation (<u>Sentencing Code</u>, s.55).

- Ancillary orders Magistrates' Court
- Ancillary orders Crown Court Compendium

Step 9 - Reasons

<u>Section 52 of the Sentencing Code</u> imposes a duty to give reasons for, and explain the effect of, the sentence.

Step 10 – Consideration for time spent on bail (tagged curfew)

The court must consider whether to give credit for time spent on bail in accordance with section 240A of the Criminal Justice Act 2003 and section 325 of the Sentencing Code.

Causing grievous bodily harm with intent to do grievous bodily harm / Wounding with intent to do GBH

Offences against the Person Act 1861, s.18

Effective from: 1 July 2021

Triable only on indictment

Maximum: Life imprisonment

Offence range: 2–16 years' custody

This is a <u>Schedule 19</u> offence for the purposes of sections <u>274</u> and <u>285</u> (required life sentence for offence carrying life sentence) of the Sentencing Code.

For offences committed on or after 3 December 2012, this is an offence listed in <u>Part 1 of Schedule 15</u> for the purposes of sections <u>273</u> and <u>283</u> (life sentence for second listed offence) of the Sentencing Code.

This is a specified offence for the purposes of sections <u>266</u> and <u>279</u> (extended sentence for certain violent, sexual or terrorism offences) of the Sentencing Code.

Guideline users should be aware that the <u>Equal Treatment Bench Book</u> covers important aspects of fair treatment and disparity of outcomes for different groups in the criminal justice system. It provides guidance which sentencers are encouraged to take into account wherever applicable, to ensure that there is fairness for all involved in court proceedings.

STEP ONE

Determining the offence category

The court should determine the offence category with reference **only** to the factors listed in the tables below. In order to determine the category the court should assess **culpability** and **harm**.

Culpability

The level of culpability is determined by weighing all the factors of the case. Where there are characteristics present which fall under different levels of culpability, the court should balance these characteristics giving appropriate weight to relevant factors to reach a fair assessment of the offender's culpability.

A - High culpability

- Significant degree of planning or premeditation
- Victim obviously vulnerable due to age, personal characteristics or circumstances
- Use of a highly dangerous weapon or weapon equivalent*
- Strangulation/suffocation/asphyxiation
- Leading role in group activity
- Prolonged/persistent assault
- Revenge

B – Medium culpability

- Use of a weapon or weapon equivalent which does not fall within category A
- Lesser role in group activity
- Cases falling between category high and low culpability because:
 - Factors in both high and lesser categories are present which balance each other out: and/or
 - The offender's culpability falls between the factors as described in high and lesser culpability

C - Lesser culpability

- No weapon used
- Excessive self defence
- Offender acted in response to prolonged or extreme violence or abuse by victim
- Mental disorder or learning disability, where linked to the commission of the offence

^{*} A highly dangerous weapon can include weapons such as knives and firearms. Highly dangerous weapon equivalents can include corrosive substances (such as acid), whose dangerous nature must be substantially above and beyond the legislative definition of an offensive weapon which is; 'any article made or adapted for use for causing injury, or is intended by the person having it with him for such use'. The court must determine whether the weapon or weapon equivalent is highly dangerous on the facts and circumstances of the case. Non-highly dangerous weapon equivalents may include but are not limited to a shod foot, headbutting, use of animal in commission of offence.

Harm

All cases will involve 'really serious harm', which can be physical or psychological, or wounding. The court should assess the level of harm caused with reference to the impact on the victim

Category 1	Particularly grave or life-threatening injury caused	
	Injury results in physical or psychological harm resulting in lifelong dependency on third party care or medical treatment	
	Offence results in a permanent, irreversible injury or psychological condition which has a substantial and long term effect on the victim's ability to carry out their normal day to day activities or on their ability to work	
Category 2	Grave injury	
	Offence results in a permanent, irreversible injury or condition not falling within category 1	
Category 3	All other cases of really serious harm	
	All other cases of wounding	

STEP TWO

Having determined the category, the court should use the corresponding starting points to reach a sentence within the category range below. The starting point applies to all offenders irrespective of plea or previous convictions. A case of particular gravity, reflected by multiple features of culpability in step one, could merit upward adjustment from the starting point before further adjustment for aggravating or mitigating features, set out below.

REDACTED UNTIL PUBLICATION

For category A1 offences the extreme nature of one or more high culpability factors or the extreme impact caused by a combination of high culpability factors may attract a sentence higher than the offence category range

	CULPABILITY			
HARM	Α	В	С	
Harm 1	Starting point	Starting point	Starting point	
	12 years' custody	7 years' custody	5 years' custody	
	Category Range	Category Range	Category Range	
	10-16 years' custody	6-10 years' custody	4-7 years' custody	
Harm 2	Starting point 7 years' custody	Starting point 5 years' custody	Starting point 4 years' custody	
	Category Range	Category Range	Category Range	
	6-10 years' custody	4-7 years' custody	3 – 6 years' custody	
Harm 3	Starting point 5 years' custody	Starting point 4 years' custody	Starting point 3 years' custody	
	Category Range	Category Range	Category Range	
	4-7 years' custody	3-6 years' custody	2-4 years' custody	

The table below contains a non-exhaustive list of additional factual elements providing the context of the offence and factors relating to the offender. Identify whether any combination of these, or other relevant factors, should result in an upward or downward adjustment from the starting point. In some cases, having considered these factors, it may be appropriate to move outside the identified category range.

Factors increasing seriousness

Statutory aggravating factors:

Previous convictions, having regard to a) the **nature** of the offence to which the conviction relates and its **relevance** to the current offence; and b) the **time** that has elapsed since the conviction

Offence committed whilst on bail

Offence motivated by, or demonstrating hostility based on any of the following characteristics or presumed characteristics of the victim: race, religion, disability, sexual orientation or transgender identity

Offence was committed against an emergency worker acting in the exercise of functions as such a worker.

Other aggravating factors:

Offence committed against those working in the public sector or providing a service to the public or against a person coming to the assistance of an emergency worker

Offence committed in prison (where not taken into account as a statutory aggravating factor)

Offence committed in domestic context

History of violence or abuse towards victim by offender (where not taken into account at step one)

Presence of children

Gratuitous degradation of victim

Abuse of power and/or position of trust

Any steps taken to prevent the victim reporting an incident, obtaining assistance and/or from assisting or supporting the prosecution

Commission of offence whilst under the influence of alcohol/drugs

Offence committed whilst on licence or subject to post sentence supervision

Failure to comply with current court orders

Factors reducing seriousness or reflecting personal mitigation

No previous convictions or no relevant/recent convictions

Remorse

Good character and/or exemplary conduct

Significant degree of provocation

History of significant violence or abuse towards the offender by the victim (where not taken into account at step one)

Age and/or lack of maturity

Mental disorder or learning disability, where not linked to the commission of the offence

Sole or primary carer for dependent relative(s)

Determination and/or demonstration of steps taken to address addiction or offending behaviour

Serious medical conditions requiring urgent, intensive or long-term treatment

Step 3 – Consider any other factors which indicate a reduction, such as assistance to the prosecution

The court should take into account <u>section 74 of the Sentencing Code</u> (reduction in sentence for assistance to prosecution) and any other rule of law by virtue of which an offender may receive a discounted sentence in consequence of assistance given (or offered) to the prosecutor or investigator.

Step 4 – Reduction for guilty pleas

The court should take account of any potential reduction for a guilty plea in accordance with <u>section 73 of the Sentencing Code</u> and the <u>Reduction in Sentence for a Guilty Plea</u> guideline.

Step 5 – Dangerousness

The court should consider:

- 1) whether having regard to the criteria contained in <u>Chapter 6 of Part 10 of the Sentencing Code</u> it would be appropriate to impose a life sentence (sections <u>274</u> and <u>285</u>)
- 2) whether having regard to sections <u>273</u> and <u>283</u> of the Sentencing Code it would be appropriate to impose a life sentence.
- 3) whether having regard to the criteria contained in <u>Chapter 6 of Part 10 of the Sentencing Code</u> it would be appropriate to impose an extended sentence (sections <u>266</u> and <u>279</u>)

When sentencing offenders to a life sentence under these provisions, the notional determinate sentence should be used as the basis for the setting of a minimum term.

Step 6 - Totality principle

If sentencing an offender for more than one offence, or where the offender is already serving a sentence, consider whether the total sentence is just and proportionate to the offending behaviour. See <u>Totality</u> guideline.

Step 7 - Compensation and ancillary orders

In all cases, the court should consider whether to make <u>compensation</u> and/or other ancillary orders. The court must give reasons if it decides not to order compensation (Sentencing Code, s.55).

• Ancillary orders – Crown Court Compendium

Step 8 - Reasons

<u>Section 52 of the Sentencing Code</u> imposes a duty to give reasons for, and explain the effect of, the sentence.

Step 9 – Consideration for time spent on bail (tagged curfew)

The court must consider whether to give credit for time spent on bail in accordance with section 240A of the Criminal Justice Act 2003 and section 325 of the Sentencing Code.

Attempted murder

Criminal Attempts Act 1981, s.1(1)

Effective from: 1 July 2021

Triable only on indictment

Maximum: Life imprisonment

Offence range: 3 – 40 years' custody

This is a <u>Schedule 19</u> offence for the purposes of sections <u>274</u> and <u>285</u> (required life sentence for offence carrying life sentence) of the Sentencing Code.

For offences committed on or after 3 December 2012, this is an offence listed in <u>Part 1 of Schedule 15</u> for the purposes of sections <u>273</u> and <u>283</u> (life sentence for second listed offence) of the Sentencing Code.

This is a specified offence for the purposes of sections <u>266</u> and <u>279</u> (extended sentence for certain violent, sexual or terrorism offences) of the Sentencing Code.

Where the offence has a terrorist connection this is an offence listed in <u>Schedule 13</u> for the purposes of sections <u>265</u> and <u>278</u> (required special sentence for certain offenders of particular concern) of the Sentencing Code.

Guideline users should be aware that the <u>Equal Treatment Bench Book</u> covers important aspects of fair treatment and disparity of outcomes for different groups in the criminal justice system. It provides guidance which sentencers are encouraged to take into account wherever applicable, to ensure that there is fairness for all involved in court proceedings.

STEP ONE

Determining the offence category

The characteristics below are indications of the level of culpability that may attach to the offender's conduct. Where there are characteristics present which fall into both higher and lower categories, the court must carefully weigh those characteristics to reach a fair assessment of the category which best reflects the offender's overall culpability in all the circumstances of the case. The court may then adjust the starting point for that category to reflect the presence of characteristics from another category.

Culpability demonstrated by one or more of the following:				
A – Very High	 Abduction of the victim with intent to murder 			
culpability	 Attempted murder of a child 			
	 Offence motivated by or involves sexual or sadistic conduct 	С		
	 Offence involves the use of a firearm or explosive fire 	or		
	 Offence committed for financial gain 			
	 Attempted murder of a police officer or prison office the course of their duty 	er in		
	 Offence committed for the purpose of advancing a political, religious, racial or ideological cause 	1		
	 Offence intended to obstruct or interfere with the course of justice 			
	 Offence motivated by racial or religious hostility or hostility related to victim's sexual orientation, disal or transgender identity. 			
B- High culpability	 Offender took a knife or other weapon to the scenintending to commit any offence or have it availabuse as a weapon, and used that knife or other weapon committing the offence. 	le to		
	 Planning or premeditation of murder 			
C - Medium	Use of weapon not in category A or B			
culpability	Lack of premeditation/spontaneous attempt to kil	I		
	Excessive self defence			
D- Lesser culpability	 Offender acted in response to prolonged or extren violence or abuse by victim 	ne		
	 Offender's responsibility substantially reduced by mental disorder or learning disability 			
	 Genuine belief by the offender that the offence wa act of mercy 	is an		

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Harm	
Category 1	Injury results in physical or psychological harm resulting in lifelong dependency on third party care or medical treatment
	Offence results in a permanent, irreversible injury or psychological condition which has a substantial and long term effect on the victim's ability to carry out their normal day to day activities or on their ability to work
Category 2	Serious physical or psychological harm not in category 1
Category 3	All other cases

STEP TWO

Having determined the category, the court should use the corresponding starting points to reach a sentence within the category range below before further adjustment for aggravating or mitigating features, set out below.

REDACTED UNTIL PUBLICATION

For offences involving an extreme nature of one or more very high or high culpability factors a sentence higher than the offence category range or an extended or life sentence may be appropriate. Extended and life sentences are dealt with at Step 5 of the guideline.

	CULPABILITY			
HARM	Α	В	С	D
Harm 1	Starting point 35 years' custody Category Range 30 - 40 years' custody	Starting point 30 years' custody Category Range 25-35 years' custody	Starting point 25 years' custody Category Range 20-30 years' custody	Starting point 14 years' custody Category Range 10-20 years' custody
Harm 2	Starting point 30 years' custody Category Range 25-35 years' custody	Starting point 25 years' custody Category Range 20-30 years' custody	Starting point 20 years' custody Category Range 15-25 years' custody	Starting point 8 years' custody Category Range 5-12 years' custody
Harm 3	Starting point 25 years' custody Category Range 20-30 years' custody	Starting point 20 years' custody Category Range 15-25 years' custody	Starting point 10 years' custody Category Range 7-15 years' custody	Starting point 5 years' custody Category Range 3-6 years' custody

Note: The table is for a single offence against a single victim. Where another offence or offences arise out of the same incident or facts, concurrent sentences **reflecting the overall criminality** of offending will ordinarily be appropriate: please refer to the *Totality guideline*.

The table below contains a non-exhaustive list of additional factual elements providing the context of the offence and factors relating to the offender. Identify whether any combination of these, or other relevant factors, should result in an upward or downward adjustment from the starting point. In some cases, having considered these factors, it may be appropriate to move outside the identified category range.

Factors increasing seriousness

Statutory aggravating factors:

Previous convictions, having regard to a) the **nature** of the offence to which the conviction relates and its **relevance** to the current offence; and b) the **time** that has elapsed since the conviction

Offence committed whilst on bail

Offence motivated by, or demonstrating hostility based on any of the following characteristics of the victim: disability, sexual orientation or gender identity

Other aggravating factors:

Offence committed against those working in the public sector or providing a service to the public

Offence committed in prison

Offence committed in domestic context

History of violence or abuse towards victim by offender (where not taken into account at step one)

Abuse of power and/or position of trust

Gratuitous degradation of victim

Others put at risk of harm by the offence

Use of duress or threats against another person to facilitate the commission of the offence

Actions after the event (including but not limited to attempts to cover up/conceal evidence)

Steps taken to prevent the victim from seeking or receiving medical assistance

Commission of offence whilst under the influence of alcohol/drugs

Offence committed whilst on licence or subject to post sentence supervision

Failure to comply with current court orders

Factors reducing seriousness or reflecting personal mitigation

No previous convictions or no relevant/recent convictions

Significant degree of provocation (including due to prolonged and/or excessive stress linked to circumstances of offence)

History of significant violence or abuse towards the offender by the victim (where not taken into account at step one)

Attempt by offender to give assistance/summon help when the attempted murder failed

Remorse

Good character and/or exemplary conduct

Age and/or lack of maturity

Mental disorder or learning disability, where not linked to the commission of the offence (where not taken into account at step one)

Sole or primary carer for dependent relative(s)

Serious medical conditions requiring urgent, intensive or long-term treatment

Step 3 – Consider any other factors which indicate a reduction, such as assistance to the prosecution

The court should take into account <u>section 74 of the Sentencing Code</u> (reduction in sentence for assistance to prosecution) and any other rule of law by virtue of which an offender may receive a discounted sentence in consequence of assistance given (or offered) to the prosecutor or investigator.

Step 4 – Reduction for guilty pleas

The court should take account of any potential reduction for a guilty plea in accordance with <u>section 73 of the Sentencing Code</u> and the <u>Reduction in Sentence</u> <u>for a Guilty Plea</u> guideline.

Step 5 – Dangerousness

The court should consider:

- 1) whether having regard to the criteria contained in <u>Chapter 6 of Part 10 of the Sentencing Code</u> it would be appropriate to impose a life sentence (sections <u>274</u> and <u>285</u>)
- 2) whether having regard to sections <u>273</u> and <u>283</u> of the Sentencing Code it would be appropriate to impose a life sentence.
- 3) whether having regard to the criteria contained in <u>Chapter 6 of Part 10 of the Sentencing Code</u> it would be appropriate to impose an extended sentence (sections <u>266</u> and <u>279</u>)

When sentencing offenders to a life sentence under these provisions, the notional determinate sentence should be used as the basis for the setting of a minimum term.

Step 6 – Required special sentence for certain offenders of particular concern

Where the offence has a terrorist connection and satisfies the criteria in section 278 of the Sentencing Code and the court does not impose a sentence of imprisonment for life or an extended sentence, but does impose a period of imprisonment, the term of the sentence must be equal to the aggregate of the appropriate custodial term and a further period of 1 year for which the offender is to be subject to a licence (sections 265 and 278 of the Sentencing Code).

Step 7 – Totality principle

If sentencing an offender for more than one offence, or where the offender is already serving a sentence, consider whether the total sentence is just and proportionate to the offending behaviour. See Totality guideline.

Step 8 - Compensation and ancillary orders

In all cases, the court should consider whether to make <u>compensation</u> and/or other ancillary orders. The court must give reasons if it decides not to order compensation (<u>Sentencing Code, s.55</u>).

• Ancillary orders – Crown Court Compendium

Step 9 - Reasons

<u>Section 52 of the Sentencing Code</u> imposes a duty to give reasons for, and explain the effect of, the sentence.

Step 10 – Consideration for time spent on bail (tagged curfew)

The court must consider whether to give credit for time spent on bail in accordance with section 240A of the Criminal Justice Act 2003 and section 325 of the Sentencing Code.