REPORT

by

THE MINISTER FOR JUSTICE AND EQUALITY,

Charles Flanagan

to

the Houses of the Oireachtas

on the Operation of

THE TRANSFER OF SENTENCED PERSONS ACTS,

1995 and 1997

for the period

1 January, 2017 - 31 December, 2017

(In accordance with Section 11 of the Act)

INTRODUCTION

Foreword

1.0 The Council of Europe Convention on the Transfer of Sentenced Persons was ratified by Ireland following the passing of the Transfer of Sentenced Persons Act, 1995 and came into effect on 1 November, 1995. The Act provides the legislative basis for the operation of the Convention between Ireland and other parties to the Convention.

The Transfer of Sentenced Persons (Amendment) Act, 1997 provided for the transfer into and out of the State of persons who have been sentenced to periods of imprisonment greater than the maximum penalties allowed under Irish law for similar offences.

This is the twenty-third Annual Report, presented in accordance with Section 11 of the 1995 Act, outlining details of matters relating to the operation of the Acts in 2017.

The Operations Directorate of the Irish Prison Service administer the Transfer of Sentenced Persons function on behalf of my Department.

Purpose of the Convention/Legislation

1.1 The Transfer of Sentenced Persons Acts, 1995 and 1997 provide a mechanism whereby nonnationals serving sentences in Ireland may apply to serve the remainder of their sentences in their own countries, where those countries are party to the Council of Europe Convention on the Transfer of Sentenced Persons. Similarly, Irish persons who are imprisoned overseas in such countries may apply to serve the remainder of their sentences in Ireland.

The Convention is open to States outside Europe and the Government supports the Council of Europe policy of encouraging states to ratify and operate the Convention. There are over sixty states operating the Convention at present.

The policy of the Convention, which is based on humanitarian considerations, is to overcome the difficulties posed for prisoners serving sentences in foreign jurisdictions, such as absence of contact with relatives and differences in languages and culture. In this regard, it has been long established Government policy that, whenever possible, prisoners should be permitted to serve their sentences close to their families.

The Convention provides a procedural framework for such transfers and seeks to provide a simple and relatively expeditious mechanism whereby the repatriation of sentenced persons may take place. The Convention sets out six conditions which must be fulfilled if a transfer is to be affected and these conditions are also set out in the Transfer of Sentenced Persons Acts, 1995 and 1997. It should be noted, however, that, even where all of the conditions are satisfied, there is no obligation on a State to comply with a transfer request. While the Convention does not require that the requested state give reasons for a refusal to agree to a transfer, the Irish legislation provides that, where practicable and where the interests of justice do not so preclude, a statement specifying the grounds for the refusal will be provided to the applicant or requesting state as appropriate.

The conditions which must be met are that:

- 1) The offender seeking a transfer is regarded as a national of the State to which the transfer is sought (the administering State),
- 2) The order or judgement under which the sentenced person was sentenced is final,
- 3) There is, at the time of the receipt of the request for transfer, at least six months of the sentence remaining to be served,
- 4) The sentenced person consents to the transfer,
- 5) The act or omission constituting the offence would also constitute an offence in the administering State, and
- 6) Both States consent to the transfer.

Under the terms of the Convention, the two States involved in processing a transfer request are required to exchange information about the sentenced person in order to ensure that the conditions above are met. This information includes a copy of the court judgement and a copy of the law on which it is based, sentence administration particulars and medical/social reports. Reports from An Garda Síochána and police forces in the other State are also sought to determine the circumstances of the offence and to ensure that there are no other charges outstanding against the person. In cases where the prisoner has already served a very long period, it can be a time consuming to trace all the necessary information. This process is necessary, however, to ensure that all parties (the offender, the sentencing State and the administering State) are fully aware of the legal consequences of a transfer and that an informed decision can be made by all concerned. The offender must be informed in writing in his or her own language of the legal consequences of the transfer.

Due to the complexity of the documentation required to affect a transfer between other States and Ireland, the process of information exchange can be time consuming.

Where a sentenced person is seeking to transfer into this country, legal confirmation is obtained from the State's legal officers that the offence for which the sentence is being served would also constitute an offence under Irish law. When all parties have consented to a transfer, an application is made to the High Court for the necessary warrant authorising the person's transfer from the sentencing State and his or her subsequent imprisonment here. Every effort is made to process each application as speedily as possible, once the three-way consent between the two States and the sentenced person is forthcoming.

Progress in 2017

1.2.1 During the period covered by this report there were no inward transfers to the state and five prisoners transferred out of the State. In total, one hundred and fifty four prisoners have now transferred here from abroad and one hundred and eighty five prisoners have transferred out since the Act came into operation on 1 November, 1995. My Department continues to cooperate with the Irish Commission for Prisoners Overseas (ICPO) in providing information on applications.

<u>APPLICATIONS FOR TRANSFER INTO IRELAND</u>

Work Processed in 2017

2.0 Table "A" details the work processed in 2017 in respect of applications received for transfer into this jurisdiction. In addition to the applications received in 2017 (Nine) it also includes twenty seven applications which were under consideration from the previous years.

Table A - Inward Transfers - Work Processed in 2017

Number of Applications Received in 2017	9
Number of Applications from previous years	27
active at start of 2017	
Number Transferred in 2017	0
Number Refused in 2017	1
Number Withdrawn in 2017	2
Number Deemed Closed in 2017	0
Number released in 2017	5
Number of applications active at end of 2017	28
(see Table D)	

Nine applications for transfer into this jurisdiction were received in 2017. Of these applications, four were from Northern Ireland, two were from Scotland, one was from France, one was from Australia and one was from the UK.

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Comparisons to previous years

2.1 A total of five hundred and thirty six applications have been received for transfer into this jurisdiction since the Act came into operation in November, 1995. Table "B" shows a breakdown of these applications by jurisdiction and by year of application.

Table B - Inward Transfers, Applications Received

	1995	2001	2006	2011			Total
	-	-	-	-	2016	2017	
	2000	2005	2010	2015			
UK	178	88	104	64	4	1	439
USA	4	2	2	1	-	-	9
Canada	1	-	2	-	-	-	3
Hungary	-	-	-	1	-	-	1
Hong Kong	1	-	-	-	-	-	1
Greece	1	-	-	-	-	-	1
Isle of Man	2	1	=	-	-	-	3
Scotland	-	-	-	1	-	2	3
Estonia	-	-	-	1	-	-	1
Latvia	-	-	-	1	-	-	1
Lithuania	-	-	-	2	-	-	2
Spain	4	2	4	7	2	-	19
Sweden	-	-	-	2	-	-	2
Italy	-	1	2	-	-	-	3
Panama	-	2	-	-	-	-	2
Netherlands	-	1	-	1	-	-	2
Japan	-	1	2	1	-	-	4
Australia	-	1	3	2	1	1	7
Trinidad & Tobago	-	1		-	-	-	1
Germany	-	-	2	1	1	-	4
N. Ireland	-	-	2	10	-	4	16
Switzerland	-	-	1	-	-	-	1
Ecuador	-	-	1	-	-	-	1
Costa Rico	-	-	-	1	-	-	1
Belgium	-	-	1	3	3	-	7
France	-	-	-	-	-	1	1
Total	191	100	126	99	11	9	536

Inward Transfers Completed

2.2 A total of one hundred and fifty four prisoners have now transferred into this jurisdiction since the Act came into operation in November, 1995. Table "C" shows a breakdown of the number of prisoners transferred up to the end of 2017 by jurisdiction and by year of transfer.

Table C - Inward Transfers Completed

	1996	2001	2006	2011	2016	2017	Total
	2000	2005	2010	2015			
UK	74	30	24	5	-	-	133
USA	3	1	-	-	-	-	4
Canada	1	-	-	-	-	-	1
Hong Kong	1	-	-	-	-	-	1
Isle of Man	1	-	-	-	-	-	1
Panama	-	1	-	-	-	-	1
Belgium	-	-	-	1	-	-	1
Spain	-	-	3	2	1	-	6
Japan	-	-	1	-	-	-	1
Northern Ireland	-	-	1	1	-	-	2
Hungary	-	-	-	1	-	-	1
Italy	-	-	-	1	-	-	1
Estonia	-	-	-	1	-	-	1
Total	80	32	29	12	1	0	154

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Applications for inward transfer under consideration at end of 2017

2.3 At the end of 2017, there were twenty eight inward applications under active consideration. The status of these particular applications, which were at various stages of consideration (some more advanced than others), is listed in Table "D".

Table D - Inward Transfers, Active Applications at end of 2017

	Applied 2010 & 2011	Applied 2012 & 2013	Applied 2014 & 2015	Applied 2016	Applied 2017	Total
Awaiting advice from CSSO and other reports	2	4	11	10		27
Awaiting further papers from sentencing state	-	-	-	-		-
Awaiting further information from prisoner	-	-	-	-		-
Awaiting consent of prisoner and sentencing state	-	-	-	-		-
Awaiting Probation Report	-	-	-	-		-
Approved and pending transfer	-	-	-	-		-
Awaiting Attorney General's advice	-	-	-	-	9	9
Total	2	4	11	10	9	36

APPLICATIONS FOR TRANSFER OUT OF IRELAND

Work Processed in 2017

3.0 Table "E" details the work processed in 2017 in respect of applications received for transfer out of this jurisdiction. In addition to the applications received in 2017 (thirteen) it also includes applications (seventeen) which were active from previous years.

Table E - Outward Transfers, Work Processed in 2017

Number of Applications received in 2017	13
Number of Applications from previous years, active at start of 2017	17
Number of applications refused in 2017	2
Number Transferred in 2017	5
Number Withdrawn / Deemed Closed in 2017	4
Number released in 2017	2
Number of Applications active at end of 2017 (See Table H)	17

Thirteen new applications were received for transfer out of this jurisdiction in 2017, two were from Poland, one was from Scotland, three were from Northern Ireland, five were from the United Kingdom, one was from Belgium and one was from Portugal.

Two applications in total were refused in 2017. Applications are principally refused owing to the substantial reductions in sentence, due to divergent rates of remission, which the applicants would have attracted in the event of a transfer or if there is good reason to believe that the applicant would not ordinarily be resident in the jurisdiction he or she is applying to be transferred to.

Four applications were withdrawn during the processing of their applications in 2017.

Comparisons to previous years

3.1 At year's end, a total of four hundred and ninety nine applications had been received for transfer out of this jurisdiction since the Act came into operation in November, 1995. Table "F" shows a breakdown of these applications by jurisdiction and by year of application.

Table F - Outward Transfers, Applications Received.

	1996 -2001	2002 -2006	2007 - 2011	2012 -2015	2016	2017	Total
UK	67	54	82	42	6	5	256
NI	47	11	23	18	4	3	106
France	1	-	-				1
Germany	4	-	2	1			7
Netherlands	4	8	21	5			38
Sweden	1	-	-	1	1		3
Scotland	4	4	5	1		1	15
Canada	1	-	-				1
Belgium	1	-	1	1		1	4
Italy	1	2	-				3
Spain	2	-	3	1			6
Portugal	-	1	3	1		1	6
Albania	-	2	1	1			4
USA	-	1	-				1
Lithuania	-	-	7	2			9
Latvia	-	-	4	1			5
Poland	-	-	8	3		2	13
Czech Republic	-	-	2	1			3
Moldova	-	-	1		1		2
Bulgaria	1	-	1				1
Switzerland	-	-	1				1
Romania	-	-	2	4	3		9
Finland	-	-	-	1			1
Australia	-	-	1	1			2
Hungary					1		1
Norway					1		1
Total	133	83	168	85	17	13	499

Outward Transfers Completed

3.2 A total of one hundred and eighty five prisoners have now transferred out of this jurisdiction since the Act came into operation in November, 1995. Table "G" shows a breakdown of the number of prisoners transferred to date by jurisdiction and by year of transfer.

Table G - Outward Transfers Completed.

	1996 - 2000	2001-2005	2006 -2010	2011 - 2015	2016	2017	Total
UK	15	23	42	21	3	3	107
N. Ireland	20	1	6	10		2	39
Sweden	1	-	_		1	-	2
Netherlands	1	-	16	5	2	-	24
Germany	-	1	-	-	-	-	1
Scotland	-	1	1	-	-	-	2
USA	-	-	1	-	-	-	1
Poland	-	-	1	-	-	-	1
Spain	-	_	1	-	-	-	1
Lithuania	-	-	-	1	-	-	1
Bulgaria	-	_	-	1	-	-	1
Czech Republic	-	-	-	1	-	-	1
Albania	-	-	-	-	1	-	1
Romania	-	-	_	-	1	-	1
Lithuania	-	-	-	-	2	-	2
Total	37	26	68	39	10	5	185

Applications for outward transfer under consideration at end of 2017

3.3 At the end of 2017, there were 17 applications under active consideration. These applications are listed in Table "H". These applications were at various stages of preparation for transmission to the potential receiving states. A number of reports must be collated for transmission with the formal application, to the foreign jurisdictions concerned. Nine were under preliminary examination by the Irish Prison Service, six were awaiting the decision of the receiving state, one was awaiting the prisoner's consent and one was awaiting Ministerial decision.

Table H - Outward Transfers, Active Applications at end of 2017

	Total
Preliminary examination by Department	9
Awaiting consent of Prisoner	1
Awaiting decision of receiving State	6
Awaiting Advice from Attorney General's Office	0
Approved and pending transfer	0
Awaiting Ministerial Decision	1
Total	17

CONCLUSION

4.0 As was the case in previous years, applications for both inward and outward transfers were received from persons serving both determinate and indeterminate sentences. The nature of the offences differed from case to case as did the length of sentences being served. The offences ranged from possession of controlled substances to assault and murder. The imposed sentences ranged from two years to life imprisonment. The security classification of the applicants differed according to the severity of the offence and the length of sentence remaining. Each application was considered on its own merits and in accordance with the procedures and requirements of the Convention.

The time-scale for completing an application continues to vary significantly from one case to another as a result of the extensive documentation which must be exchanged between both jurisdictions in order to allow an application to be fully considered. My Department continues to make every effort to ensure that each application is processed as promptly as possible and I am confident this will continue in 2018.

There were several enquiries to my Department during the year from Irish persons imprisoned abroad, or from the families of such persons, as to the possibility of transfer here. Where the country in which they were detained also operated prisoner transfers under the Convention, my Department routinely wrote to the appropriate authorities in those jurisdictions to request that the application for transfer be processed. The prisoner or the family concerned were also written to and advised as to the appropriate steps involved in making an application. Wherever possible, the persons concerned were kept informed of progress with the transfer application.

In 2014 a High Court judgement relating to the transfer of prisoners from the United Kingdom was appealed to the Supreme Court. The judgements in this case were received in July 2016 and are currently being examined in full to determine the legislative and administrative changes that will be required to address the issues in relation to any future inward transfers of prisoners.

As such all applications received from prisoners abroad are currently 'on hold' until such time as the necessary advice is received. Where applications have been received, the sentencing states have been appraised of the situation and advised that while this matter is ongoing, applications can be submitted but will not be processed at this time.

I would like to acknowledge the co-operation of the authorities in those jurisdictions with whom

we have had contact in connection with these transfers, particularly the authorities in the United

Kingdom with whom we have completed the majority of our prisoner transfers. I must also

acknowledge the co-operation of the Garda Commissioner, the Chief State Solicitor and the

Attorney General and their staff without whose knowledge and professionalism the successful

transfer of sentenced persons into and out of Ireland could not be completed. I would also like

to thank the Irish Prison Service and the Probation Service for their important contributions to

the process.

Finally, I wish to assure the members of the Oireachtas that my Department's established policy

in this area will continue. As Minister, I will continue to consider applications from prisoners

both here and abroad to transfer to their home jurisdiction in order to complete their sentences

close to their families and friends. In line with the spirit of the Convention, I believe this will

assist their social rehabilitation and reintegration into their communities, which can only help

everyone concerned. I am confident therefore that we will see future progress being made in

this significant area in the coming years.

Charles Flanagan

MINISTER FOR JUSTICE AND EQUALITY

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