**PART 9: GENERAL GROUNDS FOR THE REFUSAL OF ENTRY CLEARANCE, LEAVE TO ENTER, LEAVE TO REMAIN, VARIATION OF LEAVE TO ENTER OR REMAIN AND CURTAILMENT OF LEAVE IN JERSEY**

***Note:*** *This amendment to Part 9 of the Jersey Immigration Rules is published for information only at this stage. The effective date of this change to the rules will be confirmed by a Home Affairs Ministerial Decision, in order to ensure the date corresponds with the commencement of the Jersey EU Settlement Scheme. The Jersey Immigration Rules will then be updated and made available on gov.je*

**Note:** The amendment to this part of the rules, to insert paragraph B320, is highlighted. Paragraph 323 is included for context.

**Refusal of entry clearance or leave to enter Jersey**

**A320.** Part 9 (except for paragraph **322(1)**) does not apply to an application for leave to remain on grounds of private life under paragraphs **276ADE-276DH.**

**B320.** Part 9 does not apply to applications made under Appendix EU(J), except for paragraph **323(ii)**, which applies to such applications regardless of the application of paragraph 5 of these Rules.

**320.** In addition to the grounds for refusal of entry clearance or leave to enter set out in Parts 2-8 of these Rules, and subject to paragraph **321** below, the following grounds for the refusal of entry clearance or leave to enter apply.

**Grounds on which leave to enter or remain may be curtailed**

1. A person’s leave to enter or remain may be curtailed:
   * 1. on any grounds set out in paragraph **322 (2)-(5A)** and **12** above; or
     2. if he ceases to meet the requirements of the Rules under which his leave to enter or remain was granted; or
     3. his leave to enter or remain is for a purpose not covered by these Rules; or
     4. where a person has, within the first 6 months of being granted leave to enter, committed an offence for which they are subsequently sentenced to a period of imprisonment.