RACIALLY OR RELIGIOUSLY AGGRAVATED OFFENCES ONLY

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.

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 <u>or consider</u> a
	offence as a whole.	more severe type of sentence than for
		the basic offence.

•	Aggravated nature of the 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	
	RELIGIOUS AGGRAVATION	
•	Aggravated element formed a	Consider a more onerous penalty of the
•		Consider a more onerous penalty of the same type identified for the basic
•	Aggravated element formed a	
•	Aggravated element formed a minimal part of the offence as a	same type identified for the basic
	Aggravated element formed a minimal part of the offence as a whole.	same type identified for the basic
	Aggravated element formed a minimal part of the offence as a whole. Aggravated nature of the offence	same type identified for the basic
	Aggravated element formed a minimal part of the offence as a whole. Aggravated nature of the offence caused minimal or no distress to the	same type identified for the basic
	Aggravated element formed a minimal part of the offence as a whole. Aggravated nature of the offence caused minimal or no distress to the victim or the victim's family (over and	same type identified for the basic
	Aggravated element formed a minimal part of the offence as a whole. Aggravated nature of the offence caused minimal or no distress to the victim or the victim's family (over and above the distress already	same type identified for the basic

Maximum sentence for the aggravated offence is 2 years imprisonment. 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.