

Investigatory Powers Act 2016

CHAPTER 25

INVESTIGATORY POWERS ACT 2016

PART 1

GENERAL PRIVACY PROTECTIONS

Overview and general privacy duties

- 1 Overview of Act
- 2 General duties in relation to privacy

Prohibitions against unlawful interception

- 3 Offence of unlawful interception
- 4 Definition of "interception" etc.
- 5 Conduct that is not interception
- 6 Definition of "lawful authority"
- 7 Monetary penalties for certain unlawful interceptions
- 8 Civil liability for certain unlawful interceptions
- 9 Restriction on requesting interception by overseas authorities
- 10 Restriction on requesting assistance under mutual assistance agreements etc.

Prohibition against unlawful obtaining of communications data

- 11 Offence of unlawfully obtaining communications data
 - Abolition or restriction of powers to obtain communications data
- 12 Abolition or restriction of certain powers to obtain communications data

Restrictions on interference with equipment

- 13 Mandatory use of equipment interference warrants
- 14 Restriction on use of section 93 of the Police Act 1997

PART 2

LAWFUL INTERCEPTION OF COMMUNICATIONS

CHAPTER 1

INTERCEPTION AND EXAMINATION WITH A WARRANT

Warrants under this Chapter

- 15 Warrants that may be issued under this Chapter
- 16 Obtaining secondary data
- 17 Subject-matter of warrants

Power to issue warrants

- 18 Persons who may apply for issue of a warrant
- 19 Power of Secretary of State to issue warrants
- 20 Grounds on which warrants may be issued by Secretary of State
- 21 Power of Scottish Ministers to issue warrants
- 22 "Relevant Scottish applications"

Approval of warrants by Judicial Commissioners

- 23 Approval of warrants by Judicial Commissioners
- 24 Approval of warrants issued in urgent cases
- 25 Failure to approve warrant issued in urgent case

Additional safeguards

- 26 Members of Parliament etc.
- 27 Items subject to legal privilege
- 28 Confidential journalistic material
- 29 Sources of journalistic information

Further provision about warrants

- 30 Decisions to issue warrants to be taken personally by Ministers
- 31 Requirements that must be met by warrants
- 32 Duration of warrants
- 33 Renewal of warrants
- 34 Modification of warrants
- 35 Persons who may make modifications
- 36 Further provision about modifications
- 37 Notification of major modifications
- 38 Approval of major modifications made in urgent cases
- 39 Cancellation of warrants
- 40 Special rules for certain mutual assistance warrants

Implementation of warrants

41 Implementation of warrants

- 42 Service of warrants
- 43 Duty of operators to assist with implementation

CHAPTER 2

OTHER FORMS OF LAWFUL INTERCEPTION

Interception with consent

44 Interception with the consent of the sender or recipient

Interception for administrative or enforcement purposes

- 45 Interception by providers of postal or telecommunications services
- 46 Interception by businesses etc. for monitoring and record-keeping purposes
- 47 Postal services: interception for enforcement purposes
- 48 Interception by OFCOM in connection with wireless telegraphy

Interception taking place in certain institutions

- 49 Interception in prisons
- 50 Interception in psychiatric hospitals etc.
- 51 Interception in immigration detention facilities

Interception in accordance with overseas requests

52 Interception in accordance with overseas requests

CHAPTER 3

OTHER PROVISIONS ABOUT INTERCEPTION

Restrictions on use or disclosure of material obtained under warrants etc.

- 53 Safeguards relating to retention and disclosure of material
- 54 Safeguards relating to disclosure of material overseas
- 55 Additional safeguards for items subject to legal privilege
- 56 Exclusion of matters from legal proceedings etc.
- 57 Duty not to make unauthorised disclosures
- 58 Section 57: meaning of "excepted disclosure"
- 59 Offence of making unauthorised disclosures

Interpretation

60 Part 2: interpretation

PART 3

AUTHORISATIONS FOR OBTAINING COMMUNICATIONS DATA

Targeted authorisations for obtaining data

- 61 Power to grant authorisations
- Restrictions in relation to internet connection records
- Additional restrictions on grant of authorisations
- 64 Procedure for authorisations and authorised notices

- 65 Duration and cancellation of authorisations and notices
- 66 Duties of telecommunications operators in relation to authorisations

Filtering arrangements for obtaining data

- 67 Filtering arrangements for obtaining data
- 68 Use of filtering arrangements in pursuance of an authorisation
- 69 Duties in connection with operation of filtering arrangements

Relevant public authorities other than local authorities

- 70 Relevant public authorities and designated senior officers etc.
- 71 Power to modify section 70 and Schedule 4
- 72 Certain regulations under section 71: supplementary

Local authorities

- 73 Local authorities as relevant public authorities
- 74 Requirement to be party to collaboration agreement
- 75 Judicial approval for local authority authorisations

Additional protections

- 76 Use of a single point of contact
- 77 Commissioner approval for authorisations to identify or confirm journalistic sources

Collaboration agreements

- 78 Collaboration agreements
- 79 Collaboration agreements: supplementary
- 80 Police collaboration agreements

Further and supplementary provision

- 81 Lawfulness of conduct authorised by this Part
- 82 Offence of making unauthorised disclosure
- 83 Certain transfer and agency arrangements with public authorities
- 84 Application of Part 3 to postal operators and postal services
- 85 Extra-territorial application of Part 3
- 86 Part 3: interpretation

PART 4

RETENTION OF COMMUNICATIONS DATA

General

87 Powers to require retention of certain data

Safeguards

- 88 Matters to be taken into account before giving retention notices
- 89 Approval of retention notices by Judicial Commissioners
- 90 Review by the Secretary of State
- 91 Approval of notices following review under section 90
- 92 Data integrity and security
- 93 Disclosure of retained data

Variation or revocation of notices

94	Variation	or revocation	of notices
94	variation	or revocation	or nonces

Enforcement

95 Enforcement of notices and certain other requirements and restrictions

Further and supplementary provision

- 96 Application of Part 4 to postal operators and postal services
- 97 Extra-territorial application of Part 4
- 98 Part 4: interpretation

PART 5

EQUIPMENT INTERFERENCE

Warrants under this Part

- 99 Warrants under this Part: general
- 100 Meaning of "equipment data"
- 101 Subject-matter of warrants

Power to issue warrants

- 102 Power to issue warrants to intelligence services: the Secretary of State
- 103 Power to issue warrants to intelligence services: the Scottish Ministers
- 104 Power to issue warrants to the Chief of Defence Intelligence
- Decision to issue warrants under sections 102 to 104 to be taken personally by Ministers
- 106 Power to issue warrants to law enforcement officers
- 107 Restriction on issue of warrants to certain law enforcement officers

Approval of warrants by Judicial Commissioners

- 108 Approval of warrants by Judicial Commissioners
- 109 Approval of warrants issued in urgent cases
- 110 Failure to approve warrant issued in urgent case

Additional safeguards

- 111 Members of Parliament etc.
- 112 Items subject to legal privilege
- 113 Confidential journalistic material
- 114 Sources of journalistic information

Further provision about warrants

- 115 Requirements that must be met by warrants
- 116 Duration of warrants
- 117 Renewal of warrants
- 118 Modification of warrants issued by the Secretary of State or Scottish Ministers
- 119 Persons who may make modifications under section 118
- 120 Further provision about modifications under section 118
- 121 Notification of modifications
- 122 Approval of modifications under section 118 made in urgent cases

123 124 125	Approval of modifications under section 123 in urgent cases
	Implementation of warrants
126	Implementation of warrants
127	1
128	Duty of telecommunications operators to assist with implementation
120	Buty of telecommunications operators to assist with implementation
	Supplementary provision
129	Safeguards relating to retention and disclosure of material
130	
131	Additional safeguards for items subject to legal privilege
132	
133	
134	
135	Part 5: interpretation
	Part 6
	BULK WARRANTS
	CHAPTER 1
	BULK INTERCEPTION WARRANTS
	Bulk interception warrants
136	Bulk interception warrants
137	
138	Power to issue bulk interception warrants
139	Additional requirements in respect of warrants affecting overseas
	operators
140	
141	Decisions to issue warrants to be taken personally by Secretary of State
142	Requirements that must be met by warrants
	Duration, modification and cancellation of warrants
143	Duration of warrants
144	Renewal of warrants
145	Modification of warrants
146	Approval of major modifications by Judicial Commissioners
147	Approval of major modifications made in urgent cases
148	Cancellation of warrants
	Implementation of warrants
149	Implementation of warrants
	Restrictions on use or disclosure of material obtained under warrants etc
150	Safeguards relating to retention and disclosure of material
151	Safeguards relating to disclosure of material overseas
152	Safeguards relating to examination of material

153 154 155 156	Additional safeguards for items subject to legal privilege Additional safeguard for confidential journalistic material Offence of breaching safeguards relating to examination of material Application of other restrictions in relation to warrants			
	Interpretation			
157	Chapter 1: interpretation			
	CHAPTER 2			
	BULK ACQUISITION WARRANTS			
	Bulk acquisition warrants			
158 159 160 161	Power to issue bulk acquisition warrants Approval of warrants by Judicial Commissioners Decisions to issue warrants to be taken personally by Secretary of State Requirements that must be met by warrants			
	Duration, modification and cancellation of warrants			
162 163 164 165 166 167	Duration of warrants Renewal of warrants Modification of warrants Approval of major modifications by Judicial Commissioners Approval of major modifications made in urgent cases Cancellation of warrants			
Implementation of warrants				
168 169 170	Implementation of warrants Service of warrants Duty of operators to assist with implementation			
	Restrictions on use or disclosure of data obtained under warrants etc.			
171 172 173	Safeguards relating to the retention and disclosure of data Safeguards relating to examination of data Offence of breaching safeguards relating to examination of data			
	Supplementary provision			
174 175	Offence of making unauthorised disclosure Chapter 2: interpretation			
CHAPTER 3				
BULK EQUIPMENT INTERFERENCE WARRANTS				
	Bulk equipment interference warrants			
176 177 178 179	Bulk equipment interference warrants: general Meaning of "equipment data" Power to issue bulk equipment interference warrants Approval of warrants by Judicial Commissioners			

180 181 182 183	Approval of warrants issued in urgent cases Failure to approve warrant issued in urgent case Decisions to issue warrants to be taken personally by Secretary of State Requirements that must be met by warrants
	Duration, modification and cancellation of warrants
184 185 186 187 188 189	Duration of warrants Renewal of warrants Modification of warrants Approval of major modifications by Judicial Commissioners Approval of major modifications made in urgent cases Cancellation of warrants
	Implementation of warrants
190	Implementation of warrants
i	Restrictions on use or disclosure of material obtained under warrants etc.
191 192 193 194 195 196 197	Safeguards relating to retention and disclosure of material Safeguards relating to disclosure of material overseas Safeguards relating to examination of material etc. Additional safeguards for items subject to legal privilege Additional safeguard for confidential journalistic material Offence of breaching safeguards relating to examination of material Application of other restrictions in relation to warrants
	Interpretation
198	Chapter 3: interpretation
	PART 7
	BULK PERSONAL DATASET WARRANTS
	Bulk personal datasets: interpretation
199	Bulk personal datasets: interpretation
	Requirement for warrant
200 201 202 203	Requirement for authorisation by warrant: general Exceptions to section 200(1) and (2) Restriction on use of class BPD warrants Meaning of "protected data"
	Issue of warrants
204 205 206 207	Class BPD warrants Specific BPD warrants Additional safeguards for health records

212	Requirements	that must	be met t	by warrants

Duration, modification and cancella	tio	0	
-------------------------------------	-----	---	--

213	Duration	of warrants

- 214 Renewal of warrants
- 215 Modification of warrants
- 216 Approval of major modifications by Judicial Commissioners
- 217 Approval of major modifications made in urgent cases
- 218 Cancellation of warrants
- 219 Non-renewal or cancellation of BPD warrants

Further and supplementary provision

- 220 Initial examinations: time limits
- 221 Safeguards relating to examination of bulk personal datasets
- 222 Additional safeguards for items subject to legal privilege: examination
- Additional safeguards for items subject to legal privilege: retention following examination
- 224 Offence of breaching safeguards relating to examination of material
- 225 Application of Part to bulk personal datasets obtained under this Act
- 226 Part 7: interpretation

PART 8

OVERSIGHT ARRANGEMENTS

CHAPTER 1

INVESTIGATORY POWERS COMMISSIONER AND OTHER JUDICIAL COMMISSIONERS

The Commissioners

- 227 Investigatory Powers Commissioner and other Judicial Commissioners
- 228 Terms and conditions of appointment

Main functions of Commissioners

- 229 Main oversight functions
- 230 Additional directed oversight functions
- 231 Error reporting
- 232 Additional functions under this Part
- 233 Functions under other Parts and other enactments

Reports and investigation and information powers

- 234 Annual and other reports
- 235 Investigation and information powers
- 236 Referrals by the Intelligence and Security Committee of Parliament
- 237 Information gateway

Supplementary provision

- 238 Funding, staff and facilities etc.
- 239 Power to modify functions
- 240 Abolition of existing oversight bodies

CHAPTER 2

OTHER ARRANGEMENTS

Cadaa	~f	*****	+:
Codes	ΟJ	prac	исе

	<i>u</i> 1
241	Codes of practice
	Investigatory Powers Tribunal
242 243	Right of appeal from Tribunal Functions of Tribunal in relation to this Act etc.
	Information Commissioner
244	Oversight by Information Commissioner in relation to Part 4
	Advisory bodies
245	Technical Advisory Board
246	Technology Advisory Panel
247	Members of the Panel
	PART 9

MISCELLANEOUS AND GENERAL PROVISIONS

CHAPTER 1

MISCELLANEOUS

Combined warrants and authorisations

248 Combination of warrants and authorisations

Compliance with Act

Payments towards certain compliance costsPower to develop compliance systems etc.

Additional powers

- 251 Amendments of the Intelligence Services Act 1994
- 252 National security notices
- 253 Technical capability notices
- 254 Approval of notices by Judicial Commissioners
- 255 Further provision about notices under section 252 or 253
- 256 Variation and revocation of notices
- 257 Review of notices by the Secretary of State
- 258 Approval of notices following review under section 257

Wireless telegraphy

259 Amendments of the Wireless Telegraphy Act 2006

CHAPTER 2

GENERAL

Review of operation of Act

260 Review of operation of Act

Interpretation

- 261 Telecommunications definitions
- 262 Postal definitions
- 263 General definitions
- 264 General definitions: "journalistic material" etc.
- 265 Index of defined expressions

Supplementary provision

- 266 Offences by bodies corporate etc.
- 267 Regulations
- 268 Enhanced affirmative procedure
- 269 Financial provisions
- 270 Transitional, transitory or saving provision
- 271 Minor and consequential provision

Final provision

272 Commencement, extent and short title

SCHEDULES

SCHEDULE 1 — Monetary penalty notices

Part 1 — MONETARY PENALTY NOTICES

- 1 Payment of monetary penalties
- 2 Contents of monetary penalty notices
- 3 Enforcement obligations
- 4 Consultation requirements before service of monetary penalty notices
- 5 (1) The Commissioner may not vary a notice of intent...
- 6 (1) The Commissioner must not serve a monetary penalty notice...
- 7 Variation or cancellation of monetary penalty notices
- 8 Appeals in relation to monetary penalty notices
- 9 Enforcement of monetary penalty notices
- 10 (1) A person on whom a monetary penalty notice containing...
- 11 Guidance
- 12 Interpretation of Part 1

Part 2 — INFORMATION PROVISIONS

- 13 Information notices
- 14 (1) The Commissioner may not vary an information notice except...
- 15 Appeals in relation to information notices
- 16 Enforcement of information notices
- 17 (1) Part 1 of this Schedule applies in relation to...
- 18 Technical assistance for the Commissioner
- 19 Interpretation of Part 2

SCHEDULE 2 — Abolition of disclosure powers

- 1 Health and Safety at Work etc. Act 1974
- 2 Criminal Justice Act 1987
- 3 Consumer Protection Act 1987

- 4 Environmental Protection Act 1990
- 5 Social Security Administration Act 1992
- 6 In section 109C of the Social Security Administration Act 1992...
- 7 Social Security Administration (Northern Ireland) Act 1992
- 8 In section 103C of the Social Security Administration (Northern Ireland)...
- 9 Financial Services and Markets Act 2000
- 10 Finance Act 2008
- Prevention of Social Housing Fraud (Power to Require Information) (England) Regulations 2014 (S.I. 2014/899)

SCHEDULE 3 — Exceptions to section 56

- 1 Introductory
- 2 Disclosures of lawfully intercepted communications
- 3 Disclosures of convictions for certain offences
- 4 Proceedings before the Investigatory Powers Tribunal etc.
- 5 Proceedings before Special Immigration Appeals Commission
- 6 Proceedings before Proscribed Organisations Appeal Commission
- 7 Closed material proceedings
- 8 TPIM proceedings
- 9 TEO proceedings
- 10 Proceedings relating to freezing of terrorist assets etc.
- 11 Section 56(1) does not apply in relation to any proceedings—...
- 12 But neither paragraph 10 nor paragraph 11 permits the disclosure...
- 13 Proceedings relating to release of prisoners etc. in Northern Ireland
- 14 Employment or industrial tribunal proceedings
- 15 But paragraph 14 does not permit the disclosure of anything...
- 16 Proceedings relating to dismissal for certain offences
- 17 Proceedings on appeals relating to claims of discrimination in Northern Ireland
- 18 But paragraph 17 does not permit the disclosure of anything...
- 19 Civil proceedings for enforcement of duty to assist with implementation of warrants
- 20 Proceedings for certain offences
- 21 Disclosures to prosecutors and judges
- 22 Disclosures to inquiries and inquests
- 23 (1) Section 56(1) does not apply in relation to any...
- 24 (1) Nothing in section 56(1) prohibits—(a) a disclosure to...
 - SCHEDULE 4 Relevant public authorities and designated senior officers etc.
 - Part 1 TABLE OF AUTHORITIES AND OFFICERS ETC.
 - Part 2 INTERPRETATION OF TABLE
 - 1 In the table in Part 1 of this Schedule— "ambulance...

SCHEDULE 5 — Transfer and agency arrangements with public authorities: further provisions

- 1 Particular safeguards in connection with operation of section 69
- 2 Requirement for public authority to provide reports to Secretary of State
- 3 Transfer schemes in connection with transfer of functions
- 4 Tax in connection with transfer schemes
- 5 Supplementary and other general provision
- 6 The power to make regulations under—(a) section 83, or...

SCHEDULE 6 — Issue of warrants under section 106 etc: table

Part 1 — TABLE: PART 1 Part 2 — TABLE: PART 2

Part 3 — INTERPRETATION OF THE TABLE

- 1 (1) This paragraph applies for the purposes of the first...
- 2 (1) This paragraph applies for the purposes of the sixth...
- 3 For the purpose of the sixth entry in Part 2...
- 4 In this Schedule, "police force" means—(a) any police force...

SCHEDULE 7 — Codes of practice

- 1 Scope of codes
- 2 (1) Each code must include— (a) provision designed to protect...
- 3 (1) A code about the exercise of functions conferred by...
- 4 Procedural requirements
- 5 Revision of codes
- 6 Effect of codes

SCHEDULE 8 — Combination of warrants and authorisations

Part 1 — COMBINATIONS WITH TARGETED INTERCEPTION WARRANTS

- 1 Warrants that may be issued by Secretary of State
- 2 The Secretary of State may, on an application made by...
- 3 (1) The Secretary of State may, on an application made...
- Warrants that may be issued by Scottish Ministers
- 5 The Scottish Ministers may, on an application made by or...
- 6 The Scottish Ministers may, on an application made by or...
- 7 (1) The Scottish Ministers may, on an application made by...

Part 2 — OTHER COMBINATIONS INVOLVING TARGETED EQUIPMENT INTERFERENCE WARRANTS

- 8 Warrants that may be issued by Secretary of State
- 9 The Secretary of State may, on an application made by...
- Warrants that may be issued by Scottish Ministers
- Warrants that may be issued by other persons
- 12 (1) A law enforcement chief within sub-paragraph (2) may, on...
 - Part 3 COMBINATIONS INVOLVING TARGETED EXAMINATION WARRANTS ONLY
- 13 The Secretary of State may, on an application made by...
- 14 The Scottish Ministers may, on an application made by or...

Part 4 — COMBINED WARRANTS: SUPPLEMENTARY PROVISION

- 15 Introductory
- 16 General
- 17 (1) A combined warrant must be addressed to the person...
- 18 A combined warrant must contain a provision stating which warrants...
- 19 Any reference in any enactment to a warrant or other...
- 20 Rules about issue etc. applying separately in relation to each part of a combined warrant
- 21 Rules about issue etc. applying in relation to combined warrants
- 22 (1) A combined warrant under Part 2 of this Schedule...
- 23 (1) A combined warrant under Part 3 of this Schedule...
- 24 (1) In consequence of paragraphs 21 and 22, the following...
- 25 In consequence of paragraphs 21 and 22, the following provisions...
- 26 In consequence of paragraphs 21 and 22, the following provisions...
- 27 Modification of rules as to duration
- 28 Special rules about the application of this Act to combined warrants

- Where under section 109(3) a Judicial Commissioner refuses to approve...
- 30 (1) This paragraph applies to any provision in Part 2...
- 31 Any reference in section 56 (exclusion of matters from legal...
- 32 (1) The reference in section 58(7) to the provisions of...
- 33 Power to make consequential amendments

SCHEDULE 9 — Transitional, transitory and saving provision

- 1 Lawful interception of communications
- 2 Authorisations for obtaining communications data
- 3 Retention of communications data
- 4 (1) Sub-paragraph (2) applies if any power to give, vary...
- 5 (1) The repeal of section 1(7) of the Data Retention...
- 6 Definitions of "other relevant crime" and "serious crime"
- 7 Savings for particular purposes
- 8 Nothing in Part 4 of this Act prevents the retention...
- 9 The amendments made to the Regulation of Investigatory Powers Act...
- 10 General saving for lawful conduct

SCHEDULE 10 — Minor and consequential provision

Part 1 — GENERAL AMENDMENTS

- 1 Police Act 1997
- 2 Northern Ireland Act 1998
- 3 Regulation of Investigatory Powers Act 2000
- 4 In section 27(4)(a) (lawful surveillance etc: conduct to be dealt...
- 5 (1) Section 71 (issue and revision of codes of practice)...
- 6 (1) Section 81(1) (general definitions) is amended as follows.
- 7 Political Parties, Elections and Referendums Act 2000
- 8 Public Finance and Accountability (Scotland) Act 2000 (2000 asp 1)
- 9 Social Security Fraud Act 2001
- 10 Social Security Fraud Act (Northern Ireland) 2001
- 11 Justice (Northern Ireland) Act 2002
- 12 Proceeds of Crime Act 2002
- 13 Police Reform Act 2002
- Privacy and Electronic Communications (EC Directive) Regulations 2003 (S.I. 2003/2426)
- 15 Audit and Accountability (Northern Ireland) Order 2003 (S.I. 2003/418 (N.I. 5))
- 16 Public Audit (Wales) Act 2004
- 17 Constitutional Reform Act 2005
- 18 Commissioners for Revenue and Customs Act 2005
- 19 Serious Crime Act 2007
- 20 Legal Services Act 2007
- 21 Regulatory Enforcement and Sanctions Act 2008
- 22 Counter-Terrorism Act 2008
- 23 Borders, Citizenship and Immigration Act 2009
- 24 Marine and Coastal Access Act 2009
- 25 Terrorist Asset-Freezing etc. Act 2010
- 26 Marine (Scotland) Act 2010 (2010 asp 5)
- 27 Charities Act 2011
- 28 Prisons (Interference with Wireless Telegraphy) Act 2012
- 29 Crime and Courts Act 2013
- 30 Marine Act (Northern Ireland) 2013 (c. 10 (N.I.))

- 31 Local Audit and Accountability Act 2014
- 32 Anti-social Behaviour, Crime and Policing Act 2014
- 33 Immigration Act 2014
- 34 Data Retention and Investigatory Powers Act 2014
- 35 Immigration Act 2016

Part 2 — LAWFUL INTERCEPTION OF COMMUNICATIONS

- 36 Security Service Act 1989
- 37 Official Secrets Act 1989
- 38 Intelligence Services Act 1994
- 39 Criminal Procedure and Investigations Act 1996
- 40 Police Act 1997
- 41 Scotland Act 1998
- 42 Northern Ireland Act 1998
- 43 Financial Services and Markets Act 2000
- 44 Regulation of Investigatory Powers Act 2000
- 45 Omit Chapter 1 of Part 1 (interception of communications).
- 46 (1) Section 49 (investigation of electronic data protected by encryption...
- 47 In section 71 (issue and revision of codes of practice)...
- 48 In section 78(3)(a) (affirmative orders) omit "12(10), 13(3),".
- 49 (1) Section 81 (general interpretation) is amended as follows.
- 50 In section 82 (amendments, repeals and savings etc.) omit subsections...
- 51 Criminal Justice and Licensing (Scotland) Act 2010 (2010 asp 13)
- 52 Justice and Security Act 2013

Part 3 — ACQUISITION OF COMMUNICATIONS DATA

- 53 Regulation of Investigatory Powers Act 2000
- Omit Chapter 2 of Part 1 (acquisition and disclosure of...
- In section 49(1)(c) (investigation of electronic data protected by encryption...
- 56 In section 71(2) (issue and revision of codes of practice)...
- 57 (1) Section 77A (procedure for order of sheriff under section...
- 58 (1) Section 77B (procedure for order of district judge under...
- 59 In section 78(3)(a) (affirmative orders) omit "22(9), 23A(6), 25(5),".
- 60 In section 81(9) (general interpretation: certain references relating to Northern...
- 61 Police Reform Act 2002

Part 4 — RETENTION OF COMMUNICATIONS DATA

- 62 Anti-terrorism, Crime and Security Act 2001
- 63 Data Retention and Investigatory Powers Act 2014

Part 5 — EQUIPMENT INTERFERENCE

- 64 Regulation of Investigatory Powers Act 2000
- 65 In section 48 (interpretation of Part 2), in subsection (3)(c)—...
- 66 (1) Paragraph 2 of Schedule 2 (persons having the appropriate...
- 67 Regulation of Investigatory Powers (Scotland) Act 2000 (2000 asp 11)
- 68 In section 5(3) (lawful surveillance etc.), after paragraph (a) (and...
- 69 In section 24(2) (issue and revision of codes of practice),...
- 70 Crime and Courts Act 2013

Part 6 — JUDICIAL COMMISSIONERS

- 71 Police Act 1997
- 72 In section 103(8) (appeals) for "the period" substitute "any period"....
- 73 In section 105(1)(b)(iii) (reports of appeals dismissed) omit "under section...
- 74 In section 108(1) (interpretation of Part 3) after the definition...

- 75 Regulation of Investigatory Powers Act 2000
- 76 In section 37(9)(a) (appeals against decisions of ordinary Surveillance Commissioners)...
- 77 In section 39(3) (appeals: reports of Chief Surveillance Commissioner)
- 78 Omit section 40 (information to be provided to Surveillance Commissioners)....
- 79 In section 51(7)(b) (notification to Intelligence Services Commissioner or Chief...
- 80 (1) Section 64 (delegation of Commissioners' functions) is amended as...
- 81 In section 71(2) (issue and revision of codes of practice)...
- 82 (1) Section 72 (effect of codes of practice) is amended...
- 83 (1) Section 81(1) (general definitions) is amended as follows.
- 84 Regulation of Investigatory Powers (Scotland) Act 2000 (2000 asp 11)
- 85 In the cross-heading before section 2 (Surveillance Commissioners) for "Surveillance"...
- 86 In section 2(10) (restrictions on appeals against Commissioners)—
- 87 In the heading of section 16 for "Surveillance Commissioners" substitute...
- 88 Omit section 18 (information to be provided to Surveillance Commissioners)....
- 89 In the cross-heading before section 21 (Chief Surveillance Commissioner) for...
- 90 Omit section 21 (functions of Chief Surveillance Commissioner).
- 91 (1) Section 22 (co-operation with, and reports by, Chief Surveillance...
- 92 In section 24(2) (issue and revision of codes of practice)...
- 93 In section 26(4) (effect of codes of practice)—
- 94 (1) Section 31(1) (interpretation) is amended as follows.
- 95 Terrorism Prevention and Investigation Measures Act 2011
- 96 Protection of Freedoms Act 2012
- 97 (1) Section 29 (code of practice for surveillance camera systems)...
- 98 In section 33(8)(d) (duty to consult before making an order...
 Part 7 OTHER MINOR AND CONSEQUENTIAL PROVISION
- 99 Telecommunications Act 1984
- 100 Northern Ireland Act 1998
- 101 Communications Act 2003
 - Part 8 Repeals and revocations consequential on other repeals or amendments in this Act