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# Police and Criminal Evidence Act 1984

# **1984 CHAPTER 60**

# PART V

## QUESTIONING AND TREATMENT OF PERSONS BY POLICE

### [<sup>F1</sup>55A X-rays and ultrasound scans

- (1) If an officer of at least the rank of inspector has reasonable grounds for believing that a person who has been arrested for an offence and is in police detention—
  - (a) may have swallowed a Class A drug, and
  - (b) was in possession of it with the appropriate criminal intent before his arrest,

the officer may authorise that an x-ray is taken of the person or an ultrasound scan is carried out on the person (or both).

- (2) An x-ray must not be taken of a person and an ultrasound scan must not be carried out on him unless the appropriate consent has been given in writing.
- (3) If it is proposed that an x-ray is taken or an ultrasound scan is carried out, an appropriate officer must inform the person who is to be subject to it—
  - (a) of the giving of the authorisation for it, and
  - (b) of the grounds for giving the authorisation.
- (4) An x-ray may be taken or an ultrasound scan carried out only by a suitably qualified person and only at—
  - (a) a hospital,
  - (b) a registered medical practitioner's surgery, or
  - (c) some other place used for medical purposes.

(5) The custody record of the person must also state—

- (a) the authorisation by virtue of which the x-ray was taken or the ultrasound scan was carried out,
- (b) the grounds for giving the authorisation, and
- (c) the fact that the appropriate consent was given.

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- (6) The information required to be recorded by subsection (5) must be recorded as soon as practicable after the x-ray has been taken or ultrasound scan carried out (as the case may be).
- (7) Every annual report—
  - (a) under section 22 of the Police Act 1996, or
  - (b) made by the Commissioner of Police of the Metropolis,

must contain information about x-rays which have been taken and ultrasound scans which have been carried out under this section in the area to which the report relates during the period to which it relates.

- (8) The information about such x-rays and ultrasound scans must be presented separately and must include—
  - (a) the total number of x-rays;
  - (b) the total number of ultrasound scans;
  - (c) the results of the x-rays;
  - (d) the results of the ultrasound scans.
- (9) If the appropriate consent to an x-ray or ultrasound scan of any person is refused without good cause, in any proceedings against that person for an offence—
  - (a) the court, in determining whether there is a case to answer,
  - (b) a judge, in deciding whether to grant an application made by the accused under paragraph 2 of Schedule 3 to the Crime and Disorder Act 1998 (applications for dismissal), and
  - (c) the court or jury, in determining whether that person is guilty of the offence charged,

may draw such inferences from the refusal as appear proper.

(10) In this section "the appropriate criminal intent", "appropriate officer", "Class A drug" and "suitably qualified person" have the same meanings as in section 55 above.]

#### **Textual Amendments**

F1 S. 55A inserted (1.1.2006) by Drugs Act 2005 (c. 17), ss. 5(1), 24; S.I. 2005/3053, art. 3(c)

#### Modifications etc. (not altering text)

C1 S. 55A applied (with modifications) (31.12.2006) by The Police and Criminal Evidence Act 1984 (Application to the Armed Forces) Order 2006 (S.I. 2006/2015), arts. 2, 3, Schs. 1-3
S. 55A applied (with modifications) by Criminal Justice Act 2003 (c. 44), s. 24B(1)-(3) (as inserted (29.6.2007) by Police and Justice Act 2006 (c. 48), ss. 18(1), 53 (with s. 18(2)); S.I. 2007/1614, art. 2(e))

## Status:

Point in time view as at 04/07/2020.

#### **Changes to legislation:**

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