



# House of Commons

Tuesday 19 April 2016

## PUBLIC BILL COMMITTEE PROCEEDINGS

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### INVESTIGATORY POWERS BILL

[SEVENTH AND EIGHTH SITTINGS]

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Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

*Withdrawn* 135

Clause 61, page 49, line 32, leave out subsections (1) and (2) and insert—

- “(1) For the purposes of this Part, a relevant public authority is—
- (a) a police force maintained under section 2 of the Police Act 1996,
  - (b) the Metropolitan police force,
  - (c) the City of London police force,
  - (d) the Police Service of Scotland,
  - (e) the Police Service of Northern Ireland,
  - (f) the British Transport Police Force,
  - (g) the Ministry of Defence Police,
  - (h) the Royal Navy Police,
  - (i) the Royal Military Police,
  - (j) the Royal Air Force Police,
  - (k) the Security Service
  - (l) the Secret Intelligence Service,
  - (m) the GCHQ,
  - (n) the National Crime Agency and
  - (o) the Criminal Cases Review Commission.
- (2) For the purposes of authorisations sought pursuant to section 53(7)(g) a relevant public authority also includes—
- (a) a National Health Service Trust established under section 5 of the National Health Service and Community Care Act 1990 whose functions include the provision of emergency ambulance service,
  - (b) a fire and rescue authority under the Fire and Rescue Services Act 2004,
  - (c) the Northern Ireland Ambulance Service Health and Social Care trust,
  - (d) the Northern Ireland Fire and Rescue Service Board
  - (e) the Scottish Ambulance Service Board and

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**Investigatory Powers Bill, *continued***

- (f) the Welsh Ambulance Services National Health Service Trust.
- (3) For the purposes of authorisations sought pursuant to Section 53(7)(h), a relevant public authority also includes—
  - (a) the Criminal Cases Review Commission and
  - (b) the Scottish Criminal Cases Review Commission”

Joanna Cherry  
Gavin Newlands

*Negatived on division* **236**

Clause **61**, page **49**, line **34**, leave out subsection (2) and insert—

- “(2) For the purposes of this Part, a relevant public authority is—
- (a) a police force maintained under section 2 of the Police Act 1996,
  - (b) the Metropolitan Police Force,
  - (c) the City of London Police Force,
  - (d) the Police Service of Scotland,
  - (e) the Police Service of Northern Ireland,
  - (f) the British Transport Police Force,
  - (g) the Ministry of Defence Police,
  - (h) the Royal Navy Police,
  - (i) the Royal Military Police,
  - (j) the Royal Air Force Police,
  - (k) the Security Service,
  - (l) the Secret Intelligence Service,
  - (m) the GCHQ,
  - (n) the National Crime Agency,
  - (o) the Criminal Cases Review Commission, or
  - (p) the Scottish Criminal Cases Review Commission.
- (2A) For the purposes of authorisations sought pursuant to 53(7)(g), a relevant public authority also includes—
- (a) a National Health Service Trust established under section 5 of the National Health Service and Community Care Act 1990 whose functions include the provision of emergency ambulance service,
  - (b) a fire and rescue authority under the Fire and Rescue Services Act 2004,
  - (c) the Northern Ireland Ambulance Service Health and Social Care trust,
  - (d) the Northern Ireland Fire and Rescue Service Board,
  - (e) the Scottish Ambulance Service Board, and
  - (f) the Welsh Ambulance Services National Health Service Trust.
- (2B) For the purposes of authorisations sought pursuant to Section 57(3)(h), a relevant public authority also includes—
- (a) the Criminal Cases Review Commission and
  - (b) the Scottish Criminal Cases Review Commission.”

*Clause agreed to on division.*

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**Investigatory Powers Bill, *continued***

Mr John Hayes

*Agreed to* **105**

Schedule 4, page 206, line 40, at end insert—

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“An ambulance trust in England	Duty Manager of Ambulance Trust Control Rooms	All	(g)”
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Mr John Hayes

*Agreed to* **106**

Schedule 4, page 207, leave out lines 24 to 35

Mr John Hayes

*Agreed to* **107**

Schedule 4, page 207, line 39, leave out—

“Group Manager (Control) All (b) and (d)”

Mr John Hayes

*Agreed to* **108**

Schedule 4, page 208, line 10, after “Schedule” insert “—

“ambulance trust in England” means—

- (a) an NHS trust all or most of whose hospitals, establishments and facilities are in England and which provides ambulance services, or
- (b) an NHS foundation trust which provides such services,”

*Schedule agreed to on division.*


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Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not selected* **136**

Page 50, line 22, leave out Clause 62

*Clause agreed to on division.*


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 Investigatory Powers Bill, *continued*

Joanna Cherry  
Gavin Newlands

*Not selected* **237**

Page **50**, line **35**, leave out Clause 63

*Clause agreed to on division.*

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Joanna Cherry  
Gavin Newlands

*Not selected* **238**

Page **51**, line **9**, leave out Clause 64

*Clause agreed to on division.*

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Joanna Cherry  
Gavin Newlands

*Not selected* **239**

Page **51**, line **30**, leave out Clause 65

*Clause agreed to on division.*

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Joanna Cherry  
Gavin Newlands

*Not selected* **240**

Page **52**, line **6**, leave out Clause 66

*Clause agreed to on division.*

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Joanna Cherry  
Gavin Newlands

*Negated on division* **241**

Clause **67**, page **53**, line **8**, leave out subsections (4)(a) and (b) and insert—

- “(a) is an officer appointed by the Investigatory Powers Commissioner;
- (b) works subject to the supervision of the Investigatory Powers Commissioner; and is responsible for advising—
  - (i) officers of the relevant public authorities about applying for authorisations; or
  - (ii) designated senior officers of public authorities about granting authorisations.”

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 Investigatory Powers Bill, *continued*

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Negated on division* **138**

Clause **67**, page **53**, line **26**, at end insert—

- “( ) the public interest in the protection of privacy and the integrity of personal data; and
- ( ) the public interest in the integrity of communications systems and computer networks.”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* **140**

Clause **67**, page **53**, line **38**, at end insert—

- “( ) the public interest in the protection of privacy and the integrity of personal data; and
- ( ) the public interest in the integrity of communications systems and computer networks.”

*Clause agreed to on division.*

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Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

*Withdrawn* **141**

Clause **68**, page **54**, leave out lines 3 to 13 and insert—

- “( ) An application for an order shall be made on notice to the journalist or journalists affected unless the Judicial Commissioner determines that an application without such notice is required in order to avoid prejudice to the investigation.
- ( ) Paragraphs 7 – 9 of Schedule 1 to the Police and Criminal Evidence Act 1984 shall apply in relation to the service of a notice of application for an order under subsection (1) as if the application were for an order under Schedule 1 Police and Criminal Evidence Act 1984.
- ( ) Criminal Procedure Rules may make provision about proceedings under this section where the Judicial Commissioner determines that an application without such notice is required.

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**Investigatory Powers Bill, *continued***

- ( ) A Judicial Commissioner may only make an order if the person making the application has convincingly established that—
  - (a) the order is directed to one or more of the legitimate aims specified in Article 10.2 of the Convention, and
  - (b) there is an overriding public interest necessitating the order, and
  - (c) reasonable alternative measures to the order do not exist or have been exhausted, and
  - (d) the order is proportionate to the legitimate aim or aims being pursued.
- ( ) The costs of any application and of anything done or to be done in pursuance of an order made under it shall be in the discretion of the Judicial Commissioner”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Withdrawn* **142**

Clause **68**, page **54**, line **5**, leave out from “data” to “and” on line 7 and insert “further to this Part”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* **143**

Clause **68**, page **54**, line **18**, leave out “considers” and insert “determines”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* **144**

Clause **68**, page **54**, line **19**, leave out subsections (5) (a) and (b) and insert—

- “( ) that the conduct permitted by the authorisation is necessary for one or more of the purposes in section 53(7); and
- ( ) that the conduct permitted by the authorisation is proportionate to what is sought to be achieved by that conduct.”

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*Investigatory Powers Bill, continued*

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

*Not called* 145

Clause 68, page 54, line 29, leave out subsection (7) and insert—

- “( ) The Investigatory Powers Commissioner may for the purposes of approving authorisations under this Section appoint Deputy Judicial Commissioners.
- ( ) A “Deputy Judicial Commissioner” must be—
  - (a) in relation to England and Wales, a justice of the peace,
  - (b) in relation to Scotland, a sheriff, and
  - (c) in relation to Northern Ireland, a district judge (magistrates’ courts) in Northern Ireland.
- ( ) An authorisation under this Section may not grant authorisation in relation to the obtaining by a relevant public authority of communications data—
  - (a) insofar as the communication consists of matters subject to legal privilege; or
  - (b) related communications data, insofar as the data relate to the communication of matters subject to legal privilege.
- ( ) For the purposes of subsection (1), legal privilege means—
  - (a) communications between a professional legal adviser and his client or any person representing his client made in connection with the giving of legal advice to the client;
  - (b) communications between a professional legal adviser and his client or any person representing his client and any other person with or in contemplation of legal proceedings or for the purposes of such proceedings;
  - (c) items enclosed with or referred to in such communications and made—
    - (i) In connection with the giving of legal advice or
    - (ii) In connection with the contemplation of legal proceedings or for the purposes of such proceedings.
  - (d) communications made with the intention of furthering a criminal purpose are not subject to legal privilege.
- ( ) An application which contains a statement that the purpose of a warrant is to access communications data in connection with communications made for the purpose of furthering a criminal purpose, but which would otherwise attract legal privilege must be considered by a Judicial Commissioner.
- ( ) A Judicial Commissioner may issue an authorisation sought under subsection (3), if satisfied that—
  - (a) there are reasonable grounds to believe that the communications data relates to communications made with the intent of furthering a criminal purpose;
  - (b) that the data is likely to be of substantial value to the investigation in connection with which the application is made; and
  - (c) that the data concerned is likely to be relevant evidence;
  - (d) other proportionate methods of obtaining the data have been tried without success or were not tried because they were bound to fail;

**Investigatory Powers Bill, *continued***

- (e) it is in the public interest that the authorisation is granted, having regard to—
  - (i) the benefit likely to accrue to the investigation and prosecution if the data is accessed,
  - (ii) the importance of the prosecution and
  - (iii) the importance of maintaining public confidence in the confidentiality of material subject to legal professional privilege,
- ( ) A code of practice issued under Schedule 6 must contain provision about—
  - (a) the steps to be taken to minimise the risk of conduct undertaken pursuant to a warrant to which this section applies resulting in accidental acquisition of a communication, or communications data, falling within subsection (1);
  - (b) the steps to be taken if it appears that such conduct has accidentally resulted in acquisition of such a communication or data.
- ( ) Where an authorisation issued under this Part would seek to authorise any activity which may involve access to special procedure material, the following subclauses apply.
- ( ) Special procedure material subject to subsection (1) will include—
  - (a) journalistic material other than material which a person holds in confidence and
  - (b) communications sent by, or intended for, a member of the relevant legislature.
- ( ) The special procedure authorisation may only be granted on application to a Judicial Commissioner.
- ( ) The Judicial Commissioner must be satisfied that there are reasonable grounds to believe that—
  - (a) a criminal offence has been committed,
  - (b) the material is likely to be of substantial value to the investigation of that offence,
  - (c) other proportionate methods of obtaining the information have been tried without success or were not tried because they were bound to fail and
  - (d) it is in the public interest that the warrant is granted, having regard to—
    - (i) the benefit likely to accrue to the investigation and prosecution if the information is accessed,
    - (ii) the importance of the prosecution,
    - (iii) the importance of maintaining public confidence in the integrity of journalists' work product, and/or communications with members of relevant legislatures and
    - (iv) the public interest in the freedom of expression enjoyed by journalists and the members of the relevant legislatures, including as protected by Article 10 ECHR.
- ( ) Where data could reasonably be obtained by means of a search and seizure order pursuant to the Police and Criminal Evidence Act 1984, a warrant under this Part will not be in the public interest.
- ( ) An application for an authorisation concerning journalistic material held in confidence or information for the purpose of identifying or confirming a source of journalistic information, may only be considered by the Investigatory Powers Commissioner, who must be satisfied that there are reasonable grounds to believe—
  - (a) a criminal offence has been committed,
  - (b) the communications data is likely to be of substantial value to the investigation of that offence,



**Investigatory Powers Bill, *continued***

- (c) other proportionate methods of obtaining the information have been tried without success or were not tried because they were bound to fail and
- (d) it is in the public interest that the authorisation is granted, having regard to—
  - (i) the benefit likely to accrue to the investigation and prosecution if the information is accessed;
  - (ii) the importance of the prosecution;
  - (iii) the importance of maintaining public confidence in the integrity of journalists' work product and
  - (iv) the public interest in the freedom of expression enjoyed by journalists and the members of the relevant legislatures, including as protected by Article 10 ECHR.
- ( ) In considering an authorisation concerning journalistic material held in confidence, the Investigatory Powers Commissioner must give notice to the journalist concerned, unless it would not be in the public interest to do so.
- ( ) If an authorisation is considered without notice, the Investigatory Powers Commissioner must appoint a Special Advocate to represent the interests of the journalist and the person to whom confidence is owed, and the wider public interest in the integrity of journalists sources and freedom of expression, including as protected by Article 10 ECHR.
- ( ) Journalistic material is held in confidence for the purposes of this section if—
  - (a) it is held subject to such an undertaking, restriction or obligation and
  - (b) it has been continuously held (by one or more persons) subject to such an undertaking, restriction or obligation since it was first acquired or created for the purposes of journalism.”

Joanna Cherry  
Gavin Newlands

*Not called* 242

Clause 68, page 54, line 29, leave out subsection (7) and insert—

- “( ) The Investigatory Powers Commissioner may for the purposes of approving authorisations under this Section appoint Deputy Judicial Commissioners.
- ( ) A “Deputy Judicial Commissioner” must be—
  - (a) in relation to England and Wales, a justice of the peace,
  - (b) in relation to Scotland, a sheriff, and
  - (c) in relation to Northern Ireland, a district judge (magistrates' courts) in Northern Ireland.
- ( ) An authorisation under this Section may not grant authorisation in relation to the obtaining by a relevant public authority of communications data—
  - (a) insofar as the communication consists of matters subject to legal privilege; or
  - (b) related communications data, insofar as the data relate to the communication of matters subject to legal privilege.
- ( ) For the purposes of subsection (1), legal privilege means—
  - (a) communications between a professional legal adviser and his client or any person representing his client made in connection with the giving of legal advice to the client;
  - (b) communications between a professional legal adviser and his client or any person representing his client and any other person with or in contemplation of legal proceedings or for the purposes of such proceedings;

**Investigatory Powers Bill, *continued***

- (c) items enclosed with or referred to in such communications and made—
  - (i) in connection with the giving of legal advice, or
  - (ii) in connection with the contemplation of legal proceedings or for the purposes of such proceedings.
- (d) communications made with the intention of furthering a criminal purpose are not subject to legal privilege.
- ( ) An application which contains a statement that the purpose of a warrant is to access communications data in connection with communications made for the purpose of furthering a criminal purpose, but which would otherwise attract legal privilege must be considered by a Judicial Commissioner.
- ( ) A Judicial Commissioner may issue an authorisation sought under subsection (3), if satisfied that—
  - (a) there are reasonable grounds to believe that the communications data relates to communications made with the intent of furthering a criminal purpose;
  - (b) that the data is likely to be of substantial value to the investigation in connection with which the application is made;
  - (c) that the data concerned is likely to be relevant evidence;
  - (d) other proportionate methods of obtaining the data have been tried without success or were not tried because they were bound to fail;
  - (e) it is in the public interest that the authorisation is granted, having regard to the—
    - (i) benefit likely to accrue to the investigation and prosecution if the data is accessed;
    - (ii) importance of the prosecution; and
    - (iii) importance of maintaining public confidence in the confidentiality of material subject to legal professional privilege.
- ( ) A code of practice issued under Schedule 6 must contain provision about—
  - (a) the steps to be taken to minimise the risk of conduct undertaken pursuant to a warrant to which this section applies resulting in accidental acquisition of a communication, or communications data, falling within subsection (1);
  - (b) the steps to be taken if it appears that such conduct has accidentally resulted in acquisition of such a communication or data.
- ( ) Where an authorisation issued under this Part would seek to authorise any activity which may involve access to special procedure material, the following subclauses apply.
- ( ) Special procedure material subject to subsection (1) will include—
  - (a) journalistic material other than material which a person holds in confidence;
  - (b) communications sent by, or intended for, a member of the relevant legislature.
- ( ) The special procedure authorisation may only be granted on application to a Judicial Commissioner.
- ( ) The Judicial Commissioner must be satisfied that there are reasonable grounds to believe that—
  - (a) a criminal offence has been committed;
  - (b) the material is likely to be of substantial value to the investigation of that offence;
  - (c) other proportionate methods of obtaining the information have been tried without success or were not tried because they were bound to fail;

**Investigatory Powers Bill, *continued***

- (d) it is in the public interest that the warrant is granted, having regard to the—
- (i) benefit likely to accrue to the investigation and prosecution if the information is accessed;
  - (ii) importance of the prosecution;
  - (iii) importance of maintaining public confidence in the integrity of journalists' work product; and
  - (iv) public interest in the freedom of expression enjoyed by journalists and the members of the relevant legislatures, including as protected by Article 10 ECHR.
- ( ) In considering an authorisation concerning journalistic material held in confidence, the Investigatory Powers Commissioner must give notice to the journalist concerned, unless it would not be in the public interest to do so.
- ( ) If an authorisation is considered without notice, the Investigatory Powers Commissioner must appoint a Special Advocate to represent the interests of the journalist and the person to whom confidence is owed, and the wider public interest in the integrity of journalists sources and freedom of expression, including as protected by Article 10 ECHR.
- ( ) Journalistic material is held in confidence for the purposes of this section if—
- (a) it is held subject to such an undertaking, restriction or obligation;
  - (b) it has been continuously held (by one or more persons) subject to such an undertaking, restriction or obligation since it was first acquired or created for the purposes of journalism.”

*Clause agreed to.*

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Joanna Cherry  
Gavin Newlands

Page **54**, line **33**, leave out Clause 69

*Not selected* **243**

*Clause agreed to on division.*

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Joanna Cherry  
Gavin Newlands

Page **55**, line **39**, leave out Clause 70

*Not selected* **244**

*Clause agreed to.*

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 Investigatory Powers Bill, *continued*

Joanna Cherry  
Gavin Newlands

*Not selected* 245

Page 56, line 16, leave out Clause 71

*Clause agreed to.*

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Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

*Not called* 146

Clause 72, page 57, line 27, leave out from “by” to “and” in line 29 and insert “a warrant”

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

*Not called* 147

Clause 72, page 57, line 30, leave out “authorisation or notice” and insert “warrant”

Joanna Cherry  
Gavin Newlands

*Withdrawn* 246

Clause 72, page 57, line 35, leave out from “subsection (1)” to end of line 40

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 148

Clause 72, page 57, line 36, leave out paragraph (b)

*Clause agreed to.*

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Investigatory Powers Bill, *continued*

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

*Not moved* 149

Clause 73, page 58, line 33, at end insert—

“(4) In proceedings against any person for an offence under this section in respect of any disclosure, it is a defence for the person to show that the disclosure was in the public interest.”

*Clause agreed to.*

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Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

*Not selected* 227

Page 58, line 34, leave out Clause 74

*Clause agreed to.*

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*Schedule 5 agreed to.*

*Clause 75 agreed to.*

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

*Withdrawn* 150

Clause 76, page 59, line 26, after “Kingdom”, insert “the notice shall be served at that person’s principal office outside the United Kingdom where it is established for the provision of services. Where it is considered unfeasible or inappropriate in the circumstances,”

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 Investigatory Powers Bill, *continued*

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

*Not called* 151

Clause 76, page 59, line 39, leave out subsection (4) and insert—

- “(4) Subsections (1) or (2) of section 57 shall not be applicable where the taking of any steps by a relevant operator outside the United Kingdom—
- (a) would cause the operator to act contrary to any laws or restrictions under the law of the country or territory where it is established, for the provision of services, or
  - (b) could be achieved via a notice served pursuant to an international mutual assistance agreement or subject to an EU mutual assistance instrument.”

Joanna Cherry  
 Gavin Newlands

*Not selected* 247

Page 59, line 21, leave out Clause 76

*Clause agreed to on division.*

*Clause 77 agreed to.*

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Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Withdrawn* 164

Clause 78, page 61, line 5, leave out subsection (1) and insert—

- “(1) A Judicial Commissioner may issue a data retention warrant under this Part to authorise the retention of relevant communications data if the Judicial Commissioner considers that the authorisation is necessary and proportionate for one or more of the following purposes—
- (a) in the interests of national security, or
  - (b) for the purpose of preventing or detecting serious crime, or
  - (c) for the purpose of preventing death or serious injury.”

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 Investigatory Powers Bill, *continued*

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* **165**

Clause **78**, page **61**, line **10**, leave out “A retention notice may” and insert “A data retention warrant must”

Joanna Cherry  
 Gavin Newlands

*Not selected* **693**

★ Clause **78**, page **61**, line **11**, at end insert “save for any operator who has not been designated as the operator of an electronic communications network or service according to section 34 of the Communications Act 2003; or whose service has fewer than 50,000 subscribers,”

Joanna Cherry  
 Gavin Newlands

*Withdrawn* **303**

Clause **78**, page **61**, line **12**, leave out “of all data or any description of data” and insert “of specified relevant communications data”

Joanna Cherry  
 Gavin Newlands

*Not called* **304**

Clause **78**, page **61**, line **14**, leave out paragraph (2)(d)

Joanna Cherry  
 Gavin Newlands

*Not called* **305**

Clause **78**, page **61**, line **16**, leave out paragraph (2)(e)

Joanna Cherry

*Negated on division* **306**

Clause **78**, page **61**, line **18**, at end insert—

“(2A) A retention notice may not require a telecommunications operator to retain any data belonging to a third party data, unless that third party data is retained by the telecommunications operator for their own business purposes.”

As an Amendment to Joanna Cherry’s proposed Amendment (No. 306):—

Gavin Newlands

*Negated on division* **(a)**

Line **1**, leave out “notice” and insert “warrant”.

Investigatory Powers Bill, *continued*

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 78, page 61, line 19, leave out “notice” and insert “warrant” *Not called* 154

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 78, page 61, line 30, leave out “retention notice” and insert “retention warrant” *Not called* 155

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 78, page 61, line 30, leave out second “notice” and insert “warrant” *Not called* 235

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 78, page 61, line 32, leave out “notice” and insert “warrant” *Not called* 156

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 78, page 61, line 33, leave out “notice” and insert “warrant” *Not called* 157



Investigatory Powers Bill, *continued*

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 78, page 61, line 34, leave out “notice” and insert “warrant” *Not called* 158

Joanna Cherry  
Gavin Newlands

Clause 78, page 61, line 34, leave out “(or description of operators)” and insert “or operators” *Withdrawn* 317

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 78, page 61, line 36, leave out “notice” and insert “warrant” *Not called* 159

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Clause 78, page 61, line 36, at end insert “, and  
(c) only when approved by the Investigatory Powers Commissioner.  
(5A) In deciding whether to approve a notice, the Investigatory Powers Commissioner must determine whether a notice is—  
(a) that the conduct required by the notice is necessary for one or more of the purposes in section 53(7); and  
(b) that the conduct required by the notice is proportionate to what is sought to be achieved by that conduct.” *Withdrawn* 152

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 78, page 61, line 37, leave out “notice” and insert “warrant” *Not called* 160

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 Investigatory Powers Bill, *continued*

Joanna Cherry  
Gavin Newlands

*Not called* 315

Clause 78, page 61, line 37, leave out “(or description of operators)” and insert “or operators”

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnoch  
Sue Hayman

*Not called* 153

Clause 78, page 61, line 38, leave out “Secretary of State” and insert “Investigatory Powers Commissioner”

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnoch  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 161

Clause 78, page 61, line 38, leave out “Secretary of State” and insert “Judicial Commissioner”

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnoch  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 162

Clause 78, page 61, line 41, leave out “notice” and insert “warrant”

Joanna Cherry  
Gavin Newlands

*Not called* 319

Clause 78, page 61, line 42, leave out “(or description of operators)” and insert “or operators”

Joanna Cherry  
Gavin Newlands

*Negated on division* 320

Clause 78, page 62, line 13, leave out subsection (9) and insert—

“(9) In this Part “relevant communications data” means—

- (a) communications data of the kind mentioned in the Schedule to the Data Retention (EC Directive) Regulations 2009 (SI 2009/859), or
- (b) relevant internet data not falling within paragraph (a).

---

**Investigatory Powers Bill, *continued***

- (9A) In this part “relevant internet data” means communications data which may be used to identify, or assist in identifying, the sender or recipient of a communication (whether or not a person).”

*Clause agreed to.*

---

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called 166*

Clause 79, page 62, line 26, leave out “notice” and insert “warrant”

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called 220*

Clause 79, page 62, line 26, leave out “Secretary of State” and insert “Judicial Commissioner”

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called 168*

Clause 79, page 62, line 28, leave out “notice” and insert “warrant”

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called 169*

Clause 79, page 62, line 30, leave out “notice” and insert “warrant”

---

 Investigatory Powers Bill, *continued*

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 170

Clause 79, page 62, line 31, leave out “notice” and insert “warrant”

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 171

Clause 79, page 62, line 32, leave out “notice” and insert “warrant”

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 172

Clause 79, page 62, line 33, leave out “notice” and insert “warrant”

Joanna Cherry  
Gavin Newlands

*Not called* 328

Clause 79, page 62, line 33, leave out “(or description of operators)” and insert “or operators”

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Withdrawn* 175

Clause 79, page 62, line 34, at end insert—

- “( ) the public interest in the protection of privacy and the integrity of personal data; and
- ( ) the public interest in the integrity of communications systems and computer networks.”

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Investigatory Powers Bill, *continued*

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 173

Clause 79, page 62, line 35, leave out “notice” and insert “warrant”

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 174

Clause 79, page 62, line 35, leave out “Secretary of State” and insert “Judicial Commissioner”

*Clause agreed to.*

---

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 176

Clause 80, page 62, line 38, leave out “notice” and insert “warrant”

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

*Not called* 198

Clause 80, page 62, line 40, leave out “back to the Secretary of State” and insert “to the Investigatory Powers Commissioner for review”

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 Investigatory Powers Bill, *continued*

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Withdrawn* 179

Clause 80, page 62, line 40, leave out “Secretary of State” and insert “Judicial Commissioner”

Joanna Cherry  
 Gavin Newlands

*Not called* 335

Clause 80, page 62, line 40, leave out “notice” and insert “warrant”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 177

Clause 80, page 62, line 41, leave out “notice” and insert “warrant”

Joanna Cherry  
 Gavin Newlands

*Not called* 338

Clause 80, page 62, line 42, leave out subsection (3)

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 178

Clause 80, page 62, line 42, leave out “notice” and insert “warrant”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 180

Clause 80, page 63, line 5, leave out “notice” and insert “warrant”

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**Investigatory Powers Bill, *continued***

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 80, page 63, line 6, leave out “notice” and insert “warrant” *Not called* **181**

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 80, page 63, line 7, leave out “Secretary of State” and insert “Judicial Commissioner” *Not called* **190**

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Clause 80, page 63, line 7, leave out “Secretary of State” and insert “the Investigatory Powers Commissioner” *Not called* **199**

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Clause 80, page 63, line 7, leave out “notice” and insert “warrant” *Not called* **182**

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 80, page 63, line 8, leave out “Secretary of State” and insert “Judicial Commissioner” *Not called* **191**

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 Investigatory Powers Bill, *continued*

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 183

Clause 80, page 63, line 8, leave out “notice” and insert “warrant”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

*Not called* 200

Clause 80, page 63, line 10, leave out “Secretary of State” and insert “the Investigatory Powers Commissioner”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 192

Clause 80, page 63, line 10, leave out “Secretary of State” and insert “Judicial Commissioner”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

*Not called* 201

Clause 80, page 63, line 12, leave out subsection (b)

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 184

Clause 80, page 63, line 14, leave out “notice” and insert “warrant”



Investigatory Powers Bill, *continued*

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 80, page 63, line 16, leave out “notice” and insert “warrant” *Not called* 185

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 80, page 63, line 19, leave out “Secretary of State” and insert “Judicial Commissioner” *Not called* 193

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 80, page 63, line 24, leave out “Secretary of State” and insert “Judicial Commissioner” *Not called* 194

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 80, page 63, line 25, leave out “Secretary of State” and insert “Judicial Commissioner” *Not called* 195

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Clause 80, page 63, line 25, leave out “Secretary of State” and insert “Investigatory Powers Commissioner” *Not called* 202

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 Investigatory Powers Bill, *continued*

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Clause 80, page 63, line 25, leave out “and the Commissioner” *Not called* 249

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry                      Gavin Newlands

Clause 80, page 63, line 27, leave out “notice” and insert “warrant” *Not called* 186

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Clause 80, page 63, line 28, leave out “notice” and insert “warrant” *Not called* 187

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry                      Gavin Newlands

Clause 80, page 63, line 30, leave out “notice” and insert “warrant” *Not called* 188

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Clause 80, page 63, line 31, leave out “Secretary of State” and insert “Investigatory Powers Commissioner” *Not called* 203

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Investigatory Powers Bill, *continued*

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 80, page 63, line 31, leave out “Secretary of State” and insert “Judicial Commissioner” *Not called* 196

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 80, page 63, line 33, leave out “Secretary of State” and insert “Judicial Commissioner” *Not called* 197

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 80, page 63, line 33, leave out “notice” and insert “warrant” *Not called* 189

*Clause agreed to.*

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*Clause 81 agreed to.*

*Clause 82 agreed to.*

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Clause 83, page 64, line 13, leave out “Secretary of State” and insert “Judicial Commissioner” *Not called* 204

---

 Investigatory Powers Bill, *continued*

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 210

Clause 83, page 64, line 13, leave out “notice” and insert “warrant”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 205

Clause 83, page 64, line 14, leave out “Secretary of State” and insert “Judicial Commissioner”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 206

Clause 83, page 64, line 15, leave out “Secretary of State” and insert “Judicial Commissioner”

Joanna Cherry  
 Gavin Newlands

*Not called* 361

Clause 83, page 64, line 16, leave out “(or description of operators)” and insert “or operators”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

*Not called* 222

Clause 83, page 64, line 21, at end insert “and  
 ( ) the variation has been approved by the Investigatory Powers  
 Commissioner.”

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**Investigatory Powers Bill, *continued***

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 83, page 64, line 22, leave out “notice” and insert “warrant” *Not called* 211

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 83, page 64, line 23, leave out “Secretary of State” and insert “Judicial Commissioner” *Not called* 207

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 83, page 64, line 27, leave out “notice” and insert “warrant” *Not called* 212

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 83, page 64, line 28, leave out “notice” and insert “warrant” *Not called* 213

Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle  
Stephen Kinnock  
Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 83, page 64, line 31, leave out “notice” and insert “warrant” *Not called* 214

---

 Investigatory Powers Bill, *continued*

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 83, page 64, line 32, leave out “notice” and insert “warrant” *Not called* 215

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Clause 83, page 64, line 34, leave out “notice” and insert “warrant” *Not called* 216

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 83, page 64, line 36, leave out “notice” and insert “warrant” *Not called* 217

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Clause 83, page 64, line 37, leave out “notice” and insert “warrant” *Not called* 218

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

Clause 83, page 64, line 38, leave out “Secretary of State” and insert “Judicial Commissioner” *Not called* 208

Joanna Cherry  
 Gavin Newlands

Clause 83, page 64, line 39, leave out “notice” and insert “warrant” *Not called* 370



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 Investigatory Powers Bill, *continued*

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 221

Clause 83, page 65, line 9, leave out “notice” and insert “warrant”

*Clause agreed to.*

---

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

*Withdrawn* 225

Clause 84, page 65, line 20, after “not”, insert “, without reasonable excuse,”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Withdrawn* 223

Clause 84, page 65, line 21, after “person”, insert “except the Investigatory Powers Commissioner or a Judicial Commissioner”

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 224

Clause 84, page 65, line 26, leave out “Secretary of State” and insert “Investigatory Powers Commissioner”



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 Investigatory Powers Bill, *continued*

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

*Withdrawn* 226

Clause 84, page 66, line 15, at end insert—

“(2B) No notice shall be served under subsection (1) where the relevant telecommunications operator outside the United Kingdom.

- (a) is already subject to a comparable retention requirement in the country or territory where it is established, for the provision of services, or
- (b) where there is no comparable retention requirement under its domestic law, any extraterritorial requirement is limited to the making of preservation requests to the telecommunications operator.”

*Clause agreed to.*

*Clause 85 agreed to.*

---

Joanna Cherry  
 Gavin Newlands

*Not selected* 248

Page 66, line 10, leave out Clause 86

*Clause agreed to on division.*

*Clause 87 agreed to.*

---

Joanna Cherry  
 Gavin Newlands  
 Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle

Stephen Kinnock

Sue Hayman

*Negated on division* 381

Clause 88, page 66, line 38, leave out “information” and insert “specified data”

---

 Investigatory Powers Bill, *continued*

Joanna Cherry  
Gavin Newlands  
Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle

Stephen Kinnock

Sue Hayman

*Negatived on division* **382**

Clause **88**, page **67**, line **40**, leave out from “6” to end of line 43

*Clause agreed to.*

---

Joanna Cherry  
Gavin Newlands  
Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle

Stephen Kinnock

Sue Hayman

*Negatived on division* **384**

Clause **89**, page **68**, line **13**, leave out from “information” to end of line 15

*Clause agreed to.*

---

Joanna Cherry  
Gavin Newlands  
Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle

Stephen Kinnock

Sue Hayman

*Withdrawn* **385**

Clause **90**, page **68**, line **24**, leave out paragraph (b)

Joanna Cherry  
Gavin Newlands  
Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle

Stephen Kinnock

Sue Hayman

*Not called* **386**

Clause **90**, page **68**, line **33**, leave out paragraph (f)

Investigatory Powers Bill, *continued*

Joanna Cherry  
Gavin Newlands

Clause 90, page 68, line 35, leave out paragraph (g)

*Not called* 387

Joanna Cherry  
Gavin Newlands

Clause 90, page 68, line 38, leave out paragraph (h)

*Not called* 388

Joanna Cherry  
Gavin Newlands  
Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle

Stephen Kinnock

Sue Hayman

Clause 90, page 68, line 40, at end insert—

“(1A) A targeted equipment interference warrant may only be issued in relation to any of the matters that fall under subsection (1) if the persons, organisations or location to which the warrant relates are named or otherwise identified.”

*Withdrawn* 389

Joanna Cherry  
Gavin Newlands  
Keir Starmer  
Jo Stevens  
Christian Matheson  
Peter Kyle

Stephen Kinnock

Sue Hayman

Clause 90, page 68, line 44, leave out subsection (2)(b)

*Not called* 456

Joanna Cherry  
Gavin Newlands

Clause 90, page 69, line 1, leave out paragraph (d)

*Not called* 391

Joanna Cherry  
Gavin Newlands

Clause 90, page 69, line 3, leave out paragraph (e)

*Not called* 392

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 Investigatory Powers Bill, *continued*

Keir Starmer  
 Jo Stevens  
 Christian Matheson  
 Peter Kyle  
 Stephen Kinnock  
 Sue Hayman

Joanna Cherry

Gavin Newlands

*Not called* 458

Clause 90, page 69, line 4, at end insert—

“(2A) A targeted examination warrant may only be issued in relation to any of the matters that fall under subsection (2) if the persons, organisations or location to which the warrant relates are named or otherwise identified.”

*Clause agreed to.*

---

Joanna Cherry  
 Gavin Newlands

*Withdrawn* 395

Clause 91, page 69, line 7, leave out “The Secretary of State” and insert “Judicial Commissioners”

Joanna Cherry  
 Gavin Newlands

*Not called* 396

Clause 91, page 69, line 9, leave out “The Secretary of State” and insert “Judicial Commissioners”

Joanna Cherry  
 Gavin Newlands

*Not called* 397

Clause 91, page 69, line 11, leave out “The Secretary of State” and insert “Judicial Commissioners”

Joanna Cherry  
 Gavin Newlands

*Not called* 398

Clause 91, page 69, line 14, leave out “The Secretary of State” and insert “Judicial Commissioners”

Joanna Cherry  
 Gavin Newlands

*Not called* 399

Clause 91, page 69, line 17, leave out paragraph (d) and insert—

“(d) the Judicial Commissioner has reasonable grounds for believing that the material sought is likely to be of substantial value to the investigation or operation to which the warrant relates.”

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Investigatory Powers Bill, *continued*

Joanna Cherry  
Gavin Newlands

*Not called* 400

Clause 91, page 69, line 20, leave out “the Secretary of State” and insert “Judicial Commissioners”

Joanna Cherry  
Gavin Newlands

*Not called* 401

Clause 91, page 69, line 22, leave out “the Secretary of State” and insert “Judicial Commissioners”

Joanna Cherry  
Gavin Newlands

*Not called* 402

Clause 91, page 69, line 31, leave out “the Secretary of State” and insert “Judicial Commissioners”

Joanna Cherry  
Gavin Newlands

*Not called* 468

Clause 91, page 69, line 33, leave out “the Secretary of State” and insert “Judicial Commissioners”

Joanna Cherry  
Gavin Newlands

*Not called* 469

Clause 91, page 69, line 35, leave out “the Secretary of State” and insert “Judicial Commissioners”

Joanna Cherry  
Gavin Newlands

*Not called* 470

Clause 91, page 69, line 38, leave out “the Secretary of State” and insert “Judicial Commissioners”

Joanna Cherry  
Gavin Newlands

*Not called* 403

Clause 91, page 69, line 43, leave out paragraph (d)

Joanna Cherry  
Gavin Newlands

*Not called* 404

Clause 91, page 70, line 2, leave out “Secretary of State” and insert “Judicial Commissioner”

[Adjourned until Thursday at 11.30 am

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