

# Investigatory Powers Bill

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REVISED  
FIFTH  
MARSHALLED  
LIST OF AMENDMENTS  
TO BE MOVED  
IN COMMITTEE

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*The amendments have been marshalled in accordance with the Instruction of 7th July 2016, as follows –*

Clauses 1 to 7	Clauses 80 to 100
Schedule 1	Schedule 6
Clauses 8 to 12	Clauses 101 to 126
Schedule 2	Clauses 203 to 216
Clauses 13 to 53	Schedule 7
Schedule 3	Clauses 217 to 220
Clauses 54 to 57	Clauses 127 to 202
Clause 221	Clauses 232 to 241
Schedule 8	Schedule 9
Clauses 222 to 231	Clause 242
Clauses 58 to 66	Schedule 10
Schedule 4	Clause 243
Clauses 67 to 79	Title
Schedule 5	

*[Amendments marked ★ are new or have been altered]*

**Amendment  
No.**

**After Clause 220**

LORD ROSSER  
LORD PADDICK

**194H**

Insert the following new Clause –

**“Technology Advisory Panel**

- (1) Within six months of the passing of this Act a Technology Advisory Panel shall be established.
- (2) The Panel shall be appointed by and report directly to the Investigatory Powers Commissioner.
- (3) The purpose of the Panel shall be to advise the Secretary of State and the Investigatory Powers Commissioner on –

**After Clause 220 - continued**

- (a) the impact of changing technology on the exercise of investigatory powers; and
- (b) the availability and development of techniques to use investigatory powers while minimising interference with privacy.”

**Clause 129**

LORD PADDICK  
BARONESS HAMWEE

- 194J** Page 103, line 2, leave out from “security” to end of line 4
- 194K** Page 103, line 11, leave out “may” and insert “is likely to”
- 194L** Page 103, line 38, leave out “only” and insert “primarily”

**Clause 130**

LORD PADDICK  
BARONESS HAMWEE

- 194M** Page 104, line 11, after “requirement,” insert –  
“( ) the domestic law of the operator’s place of business,”

**Clause 131**

LORD PADDICK  
BARONESS HAMWEE

- 194N** Page 104, line 15, after “State’s” insert “reasoning and”
- 194P** [*Withdrawn*]

EARL HOWE

- 195** Page 104, line 30, after “must” insert “ –  
(a) ”
- 196** Page 104, line 31, at end insert “, and  
( ) consider the matters referred to in subsection (1) with a sufficient degree of care as to ensure that the Judicial Commissioner complies with the duties imposed by section 2 (general duties in relation to privacy).”

**Clause 133**

EARL HOWE

- 197** Page 105, line 10, leave out subsection (4) and insert—
- “(4) The operational purposes specified in the warrant must be ones specified, in a list maintained by the heads of the intelligence services (“the list of operational purposes”), as purposes which they consider are operational purposes for which intercepted content or secondary data obtained under bulk interception warrants may be selected for examination.”
- 197A** [*Withdrawn*]
- 197B** [*Withdrawn*]
- 198** Page 105, line 14, leave out from “issued,” to end of line 16 and insert “are specified in the list of operational purposes.
- (5A) An operational purpose may be specified in the list of operational purposes only with the approval of the Secretary of State.
- (5B) The Secretary of State may give such approval only if satisfied that the operational purpose is specified in a greater level of detail than the descriptions contained in section 129(1)(b) or (2).
- (5C) At the end of each relevant three-month period the Secretary of State must give a copy of the list of operational purposes to the Intelligence and Security Committee of Parliament.
- (5D) In subsection (5C) “relevant three-month period” means—
- (a) the period of three months beginning with the day on which this section comes into force, and
- (b) each successive period of three months.
- (5E) The Prime Minister must review the list of operational purposes at least once a year.”

**Clause 135**

EARL HOWE

- 199** Page 105, line 31, leave out “before it would otherwise cease to have effect” and insert “during the renewal period”
- 200** Page 106, line 10, at end insert—
- “( ) “The renewal period” means the period of 30 days ending with the day at the end of which the warrant would otherwise cease to have effect.”
- 201** Page 106, line 16, at end insert “, but with the omission of paragraph (d) of subsection (1)”

**Clause 136**

LORD PADDICK  
BARONESS HAMWEE

**201ZA** Page 107, line 21, at end insert –

“( ) The persons mentioned in subsection (7) must keep under review whether any operational purpose specified in a warrant remains a purpose for which the examination of intercepted or secondary data obtained under the warrant is or may be necessary.”

**201ZB** Page 107, line 26, at end insert –

“( ) The removal of an operational purpose in accordance with subsection (9) is a major modification.”

**201ZC** Page 107, line 40, leave out subsection (13)

**Clause 137**

LORD PADDICK  
BARONESS HAMWEE

**201ZD** Page 108, line 12, leave out “fifth” and insert “third”

**201ZE** [*Withdrawn*]

**201ZF** [*Withdrawn*]

**201ZG** [*Withdrawn*]

**201ZH** [*Withdrawn*]

**Clause 142**

LORD PADDICK  
BARONESS HAMWEE

**201ZJ** Page 112, line 28, after “time” insert “(unless the individual is believed to have arrived in the British Islands within the previous 28 days)”

**After Clause 142**

LORD BUTLER OF BROCKWELL  
LORD PADDICK  
BARONESS HAMWEE

**201A** Insert the following new Clause –

**“Offence of unauthorised examination of material**

- (1) A relevant person who, without lawful authority, knowingly or recklessly fails to comply with the safeguards referred to in section 142 is guilty of an offence.
- (2) In this section “relevant person” means a member of the intelligence services.
- (3) Subsection (1) does not apply to a relevant person who shows that he or she acted in the reasonable belief that he or she had lawful authority to engage in the activity to which subsection (1) relates.
- (4) A person guilty of an offence under this section is liable –

**After Clause 142 - continued**

- (a) on summary conviction in England and Wales –
  - (i) to imprisonment for a term not exceeding 12 months (or 6 months, if the offence was committed before the commencement of section 154(1) of the Criminal Justice Act 2003),
  - (ii) to a fine, or
  - (iii) to both;
- (b) on summary conviction in Scotland –
  - (i) to imprisonment for a term not exceeding 12 months,
  - (ii) to a fine not exceeding the statutory maximum, or
  - (iii) to both;
- (c) on summary conviction in Northern Ireland –
  - (i) to imprisonment for a term not exceeding 6 months,
  - (ii) to a fine not exceeding the statutory maximum, or
  - (iii) to both;
- (d) on conviction on indictment, to imprisonment for a term not exceeding 2 years or to a fine, or to both.”

**Clause 146**

LORD PADDICK  
BARONESS HAMWEE

**201B** Page 114, line 36, leave out from “security” to end of line 38

**201C** Page 115, line 4, leave out “may” and insert “is likely to”

LORD LUCAS

**202** Page 115, line 16, at end insert –  
“( ) for the purpose of suppressing less serious crimes perpetrated on a large scale using the internet,”

EARL HOWE

**203** Page 115, line 23, at end insert –  
“( ) The fact that the communications data which would be obtained under a warrant relates to the activities in the British Islands of a trade union is not, of itself, sufficient to establish that the warrant is necessary in the interests of national security or on that ground and a ground falling within subsection (2).”

LORD PADDICK  
BARONESS HAMWEE

**203A** Page 115, line 34, after “obtaining” insert “and excluding third party data not already in the possession of the operator”

LORD LUCAS

**204** Page 115, line 36, at end insert –  
“( ) where speed is of the essence, to collaborate with a person specified in the warrant to source and analyse data in real time,”

**Clause 146 - continued**

LORD PADDICK  
BARONESS HAMWEE

- 204A** Page 116, line 1, leave out “to data whether or not” and insert “only to data”
- 204B** Page 116, line 2, at end insert –  
“( ) A bulk acquisition warrant may not require data which relates to or includes internet connection records.”

**Clause 147**

EARL HOWE

- 205** Page 116, line 20, after “must” insert “ –  
(a) ”
- 206** Page 116, line 21, at end insert “, and  
( ) consider the matters referred to in subsection (1) with a sufficient degree of care as to ensure that the Judicial Commissioner complies with the duties imposed by section 2 (general duties in relation to privacy).”

**Clause 149**

EARL HOWE

- 207** Page 117, line 1, leave out subsection (4) and insert –  
“( ) The operational purposes specified in the warrant must be ones specified, in a list maintained by the heads of the intelligence services (“the list of operational purposes”), as purposes which they consider are operational purposes for which communications data obtained under bulk acquisition warrants may be selected for examination.”
- 207A** [*Withdrawn*]
- 208** Page 117, line 5, leave out from “issued,” to end of line 7 and insert “are specified in the list of operational purposes.  
(5A) An operational purpose may be specified in the list of operational purposes only with the approval of the Secretary of State.  
(5B) The Secretary of State may give such approval only if satisfied that the operational purpose is specified in a greater level of detail than the descriptions contained in section 146(1)(a) or (2).  
(5C) At the end of each relevant three-month period the Secretary of State must give a copy of the list of operational purposes to the Intelligence and Security Committee of Parliament.  
(5D) In subsection (5C) “relevant three-month period” means –

**Clause 149 - continued**

- (a) the period of three months beginning with the day on which this section comes into force, and
  - (b) each successive period of three months.
- (5E) The Prime Minister must review the list of operational purposes at least once a year.”

**Clause 151**

EARL HOWE

- 209** Page 117, line 22, leave out “before it would otherwise cease to have effect” and insert “during the renewal period”
- 210** Page 117, line 43, at end insert –  
“( ) “The renewal period” means the period of 30 days ending with the day at the end of which the warrant would otherwise cease to have effect.”

LORD PADDICK  
BARONESS HAMWEE

- 210ZA** Page 118, line 8, leave out subsection (5)

**Clause 152**LORD PADDICK  
BARONESS HAMWEE

- 210ZB** Page 119, line 7, at end insert –  
“( ) The persons mentioned in subsection (7) must keep under review whether any operational purpose specified in a warrant remains a purpose for which the examination of intercepted or secondary data obtained under the warrant is or may be necessary.”
- 210ZC** Page 119, line 12, at end insert –  
“( ) The removal of an operational purpose in accordance with subsection (9) is a major modification.”

**Clause 153**LORD PADDICK  
BARONESS HAMWEE

- 210ZD** Page 119, line 40, leave out “fifth” and insert “third”

**Clause 157**

LORD PADDICK  
BARONESS HAMWEE

**210ZE** Page 122, line 18, at end insert –

“( ) Subject to subsection (3), the implementing authority shall not be liable for any breach of the warrant caused by an act or omission of the operator.”

**Clause 158**

LORD PADDICK  
BARONESS HAMWEE

**210ZF** Page 123, line 15, at end insert –

“( ) in the case of internet connection records as defined by section 59 it is necessary in respect of an individual suspected of having committed an offence”

**210ZG** [*Withdrawn*]

**After Clause 159**

LORD BUTLER OF BROCKWELL  
LORD PADDICK  
BARONESS HAMWEE

**210A** Insert the following new Clause –

**“Offence of unauthorised examination of data**

- (1) A relevant person who, without lawful authority, knowingly or recklessly fails to comply with the safeguards referred to in section 159 is guilty of an offence.
- (2) In this section “relevant person” means a member of the intelligence services.
- (3) Subsection (1) does not apply to a relevant person who shows he or she acted in the reasonable belief that he or she had lawful authority to engage in the activity to which subsection (1) relates.
- (4) A person guilty of an offence under this section is liable –
  - (a) on summary conviction in England and Wales –
    - (i) to imprisonment for a term not exceeding 12 months (or 6 months, if the offence was committed before the commencement of section 154(1) of the Criminal Justice Act 2003),
    - (ii) to a fine, or
    - (iii) to both;
  - (b) on summary conviction in Scotland –
    - (i) to imprisonment for a term not exceeding 12 months,
    - (ii) to a fine not exceeding the statutory maximum, or
    - (iii) to both;
  - (c) on summary conviction in Northern Ireland –
    - (i) to imprisonment for a term not exceeding 6 months,
    - (ii) to a fine not exceeding the statutory maximum, or
    - (iii) to both;



**After Clause 159 - continued**

- (d) on conviction on indictment, to imprisonment for a term not exceeding 2 years or to a fine, or to both.”

**Clause 164**

LORD PADDICK  
BARONESS HAMWEE

- 210B** Page 127, line 23, leave out from “security” to end of line 25
- 210C** Page 127, line 32, leave out “may” and insert “is likely to”

**Clause 165**

EARL HOWE

- 211** Page 128, line 23, after “must” insert “—  
(a) ”
- 212** Page 128, line 24, at end insert “, and  
( ) consider the matters referred to in subsection (1) with a sufficient degree of care as to ensure that the Judicial Commissioner complies with the duties imposed by section 2 (general duties in relation to privacy).”

**Clause 167**

LORD PADDICK  
BARONESS HAMWEE

- 212A** Page 129, line 10, at end insert “and is reported to the Judicial Commissioner”

**Clause 169**

EARL HOWE

- 213** Page 130, line 22, leave out subsection (5) and insert—  
“(5) The operational purposes specified in the warrant must be ones specified, in a list maintained by the heads of the intelligence services (“the list of operational purposes”), as purposes which they consider are operational purposes for which material obtained under bulk equipment interference warrants may be selected for examination.”
- 213A** [*Withdrawn*]
- 214** Page 130, line 26, leave out from “issued,” to end of line 28 and insert “are specified in the list of operational purposes.  
(6A) An operational purpose may be specified in the list of operational purposes only with the approval of the Secretary of State.

**Clause 169 - continued**

- (6B) The Secretary of State may give such approval only if satisfied that the operational purpose is specified in a greater level of detail than the descriptions contained in section 164(1)(b) or (2).
- (6C) At the end of each relevant three-month period, the Secretary of State must give a copy of the list of operational purposes to the Intelligence and Security Committee of Parliament.
- (6D) In subsection (6C), “relevant three-month period” means –
- (a) the period of three months beginning with the day on which this section comes into force, and
  - (b) each successive period of three months.
- (6E) The Prime Minister must review the list of operational purposes at least once a year.”

**Clause 171**

EARL HOWE

**215** Page 131, line 13, leave out “before the end of the relevant” and insert “during the renewal”

**216** Page 131, line 34, at end insert –

“( ) “The renewal period” means –

- (a) in the case of an urgent warrant which has not been renewed, the relevant period;
- (b) in any other case, the period of 30 days ending with the day at the end of which the warrant would otherwise cease to have effect.”

**217** Page 132, line 8, at end insert –

“( ) In this section –

“the relevant period” has the same meaning as in section 170;

“urgent warrant” is to be read in accordance with subsection (3) of that section.”

**Clause 172**LORD PADDICK  
BARONESS HAMWEE

**217A** Page 133, line 4, at end insert –

“( ) The persons mentioned in subsection (8) must keep under review whether any operational purpose specified in a warrant remains a purpose for which the examination of intercepted or secondary data obtained under the warrant is or may be necessary.”

**Clause 172 - continued**

**217B** Page 133, line 8, at end insert—

“( ) The removal of an operational purpose in accordance with subsection (10) is a major modification.”

**217C** Page 133, line 22, leave out subsection (14)

**Clause 173**

LORD PADDICK  
BARONESS HAMWEE

**217D** Page 133, line 41, leave out “fifth” and insert “third”

**Clause 182**

EARL HOWE

**218** Page 140, line 36, leave out “section” and insert “Part”

**Clause 183**

LORD PADDICK  
BARONESS HAMWEE

**218A** Page 141, line 9, leave out from “Part” to the second “a” in line 13

**218B** Page 141, line 13, at end insert “is a warrant”

**After Clause 184**

EARL HOWE

**219** Insert the following new Clause—

**“Restriction on use of class BPD warrants**

- (1) An intelligence service may not retain, or retain and examine, a bulk personal dataset in reliance on a class BPD warrant if the head of the intelligence service considers—
  - (a) that the bulk personal dataset consists of, or includes, health records, or
  - (b) that a substantial proportion of the bulk personal dataset consists of sensitive personal data.
- (2) An intelligence service may not retain, or retain and examine, a bulk personal dataset in reliance on a class BPD warrant if the head of the intelligence service considers that the nature of the bulk personal dataset, or the circumstances in which it was created, is or are such that its retention, or retention and examination, by the intelligence service raises novel or contentious issues which ought to be considered by the Secretary of State and a Judicial Commissioner on an application by the head of the intelligence service for a specific BPD warrant.
- (3) In subsection (1)—

**After Clause 184 - continued**

“health records” has the same meaning as in section 187;

“sensitive personal data” means personal data consisting of information about an individual (whether living or deceased) which is of a kind mentioned in section 2(a) to (f) of the Data Protection Act 1998.”

LORD PADDICK  
BARONESS HAMWEE

**219A** [As an amendment to Amendment 219]

In subsection (2), after “considers” insert “(following consultation with the Judicial Commissioner)”

**Clause 185**

EARL HOWE

**220** Page 142, line 23, at end insert –

“( ) The fact that a class BPD warrant would authorise the retention, or the retention and examination, of bulk personal datasets relating to activities in the British Islands of a trade union is not, of itself, sufficient to establish that the warrant is necessary on grounds falling within subsection (3)(a).”

LORD PADDICK  
BARONESS HAMWEE

*The above-named Lords give notice of their intention to oppose the Question that Clause 185 stand part of the Bill.*

**Clause 186**

EARL HOWE

**221** Page 142, line 38, after “but” insert “either –

- (i) the intelligence service is prevented by section (*Restriction on use of class BPD warrants*)(1) or (2) from retaining, or retaining and examining, the bulk personal dataset in reliance on the class BPD warrant, or
- (ii) ”

**222** Page 142, line 45, at end insert –

“( ) Where subsection (3)(b)(i) applies, the application must include an explanation of why the intelligence service is prevented by section (*Restriction on use of class BPD warrants*)(1) or (2) from retaining, or retaining and examining, the bulk personal dataset in reliance on a class BPD warrant.”

**223** Page 143, line 22, at end insert –

“( ) The fact that a specific BPD warrant would authorise the retention, or the retention and examination, of bulk personal datasets relating to activities in the British Islands of a trade union is not, of itself, sufficient to establish that the warrant is necessary on grounds falling within subsection (5)(a).”

**Clause 186 - continued**

LORD PADDICK  
BARONESS HAMWEE

**223A** Page 143, line 26, after “replacements” insert “(without addition)”

*The above-named Lords give notice of their intention to oppose the Question that Clause 186 stand part of the Bill.*

**Clause 187**

LORD PADDICK  
BARONESS HAMWEE

**223B** Page 143, line 39, after “circumstances” insert “relating to national security”

**223C** Page 144, line 12, leave out “was” and insert “would be”

**Clause 188**

LORD PADDICK  
BARONESS HAMWEE

**223D** Page 144, line 25, at end insert “or section 187(3)”

EARL HOWE

**224** Page 144, line 39, after “must” insert “—  
(a) ”

**225** Page 144, line 40, at end insert “, and  
( ) consider the matters referred to in subsection (1) with a sufficient degree of care as to ensure that the Judicial Commissioner complies with the duties imposed by section 2 (general duties in relation to privacy).”

**Clause 189**

EARL HOWE

**226** Page 145, line 5, leave out “believed” and insert “considered”

**Clause 192**

EARL HOWE

**227** Page 147, line 8, leave out subsection (5) and insert—  
“(5) The operational purposes specified in a class BPD warrant or a specific BPD warrant must be ones specified, in a list maintained by the heads of the intelligence services (“the list of operational purposes”), as purposes which they consider are operational purposes for which data contained in bulk personal datasets retained in reliance on class BPD warrants or specific BPD warrants may be selected for examination.”

**Clause 192 - continued**

- 227A** [Withdrawn]
- 228** Page 147, line 12, leave out from “issued,” to end of line 17 and insert “are specified in the list of operational purposes.
- (6A) An operational purpose may be specified in the list of operational purposes only with the approval of the Secretary of State.
  - (6B) The Secretary of State may give such approval only if satisfied that the operational purpose is specified in a greater level of detail than the descriptions contained in section 185(3)(a) or (as the case may be) section 186(5)(a).
  - (6C) At the end of each relevant three-month period, the Secretary of State must give a copy of the list of operational purposes to the Intelligence and Security Committee of Parliament.
  - (6D) In subsection (6C), “relevant three-month period” means—
    - (a) the period of three months beginning with the day on which this section comes into force, and
    - (b) each successive period of three months.
  - (6E) The Prime Minister must review the list of operational purposes at least once a year.
  - (6F) In this Part, “the specified operational purposes”, in relation to a class BPD warrant or a specific BPD warrant, means the operational purposes specified in the warrant in accordance with this section.”

**Clause 194**

EARL HOWE

- 229** Page 147, line 43, leave out “before the end of the relevant” and insert “during the renewal”
- 230** Page 148, line 21, at end insert—
- “( ) “The renewal period” means—
    - (a) in the case of an urgent specific BPD warrant which has not been renewed, the relevant period;
    - (b) in any other case, the period of 30 days ending with the day at the end of which the warrant would otherwise cease to have effect.”
- 231** Page 148, line 27, at end insert—
- “( ) In this section—
    - “the relevant period” has the same meaning as in section 193;
    - “urgent specific BPD warrant” is to be read in accordance with subsection (3) of that section.”

**Clause 195**

LORD PADDICK  
BARONESS HAMWEE

**231ZA** Page 149, line 16, at end insert –

“( ) The persons mentioned in subsection (7) must keep under review whether any operational purpose specified in a warrant remains a purpose for which the examination of intercepted or secondary data obtained under the warrant is or may be necessary.”

**231ZB** Page 149, line 21, at end insert –

“( ) The removal of an operational purpose in accordance with subsection (9) is a major modification.”

**Clause 196**

LORD PADDICK  
BARONESS HAMWEE

**231ZC** Page 150, line 2, leave out “fifth” and insert “third”

**Clause 199**

LORD PADDICK  
BARONESS HAMWEE

**231ZD** Page 152, line 41, leave out subsection (3)

**231ZE** Page 153, line 1, leave out “3 months” and insert “1 month”

**After Clause 200**

LORD BUTLER OF BROCKWELL  
LORD PADDICK  
BARONESS HAMWEE

**231A** Insert the following new Clause –

**“Offence of unauthorised examination of bulk personal datasets**

- (1) A relevant person who, without lawful authority, knowingly or recklessly fails to comply with the safeguards referred to in section 200 is guilty of an offence.
- (2) In this section “relevant person” means a member of the intelligence services.
- (3) Subsection (1) does not apply to a relevant person who shows that he or she acted in the reasonable belief that he or she had lawful authority to engage in the activity to which subsection (1) relates.
- (4) A person guilty of an offence under this section is liable –
  - (a) on summary conviction in England and Wales –
    - (i) to imprisonment for a term not exceeding 12 months (or 6 months, if the offence was committed before the commencement of section 154(1) of the Criminal Justice Act 2003),
    - (ii) to a fine, or

**After Clause 200 - continued**

- (iii) to both;
- (b) on summary conviction in Scotland –
  - (i) to imprisonment for a term not exceeding 12 months,
  - (ii) to a fine not exceeding the statutory maximum, or
  - (iii) to both;
- (c) on summary conviction in Northern Ireland –
  - (i) to imprisonment for a term not exceeding 6 months,
  - (ii) to a fine not exceeding the statutory maximum, or
  - (iii) to both;
- (d) on conviction on indictment, to imprisonment for a term not exceeding 2 years or to a fine, or to both.”

**Clause 202**

EARL HOWE

232 Page 155, line 3, at end insert –

““personal data” has the meaning given by section 182(2);”

233 Page 155, line 7, at end insert –

““the specified operational purposes” has the meaning given by section 192(6F);”

234 [*Withdrawn*]**Clause 232**LORD PADDICK  
BARONESS HAMWEE

234A Page 179, line 21, leave out “5” and insert “2”

**Clause 233**LORD PADDICK  
BARONESS HAMWEE

235 Page 180, line 27, after “provided” insert “by that operator”

**Clause 235**LORD PANNICK  
LORD LESTER OF HERNE HILL  
BARONESS HAYTER OF KENTISH TOWN  
LORD MACKAY OF CLASHFERN

236 Page 184, line 27, at end insert –

“and for the purposes of this Act only, including the application of paragraphs (a), (b) and (c) of this definition, a “criminal purpose” includes the purpose of –



**Clause 235 - continued**

- (i) doing or facilitating anything involving an imminent threat of death or serious injury or an imminent and serious threat to national security, or
- (ii) concealing, or impeding the detection or prevention of, the doing or facilitation of any of those things,”

## BARONESS JONES OF MOULSECOOMB

- 236A** Page 184, line 36, at end insert –  
 ““national security” means the protection of the existence of the nation and its territorial integrity, or political independence against force or the threat of force,”

LORD PANNICK  
 LORD LESTER OF HERNE HILL  
 BARONESS HAYTER OF KENTISH TOWN  
 LORD MACKAY OF CLASHFERN

- 237** Page 184, line 40, at end insert –  
 ““presumptively subject to legal privilege”, in relation to an item, means that disregarding any question of criminal purpose, the item falls to be treated as subject to legal privilege,”

**Clause 236**

## EARL HOWE

- 238** Page 187, line 33, at end insert “(and paragraph 4A of Schedule 9)”

**Clause 238**

LORD PADDICK  
 BARONESS HAMWEE

- 238A** Page 189, line 4, leave out “or 242(2)”
- 238B** Page 189, line 4, leave out “or repeal” and insert “, repeal or modify”
- 239** Page 189, line 7, at end insert –  
 “( ) section (*Evidence*),”
- 240** Page 189, line 7, at end insert –  
 “( ) section 63,”
- 240A** Page 189, line 13, at end insert –  
 “( ) section 242, in the case of regulations modifying an enactment,”
- 240B** Page 189, line 18, leave out “242(2)” and insert “242”

**Clause 238 - continued**

EARL HOWE

- 241** Page 189, line 26, at end insert –  
 “( ) regulations under section 50(3),”

**Schedule 9**

EARL HOWE

- 242** Page 236, line 29, at end insert –  
 “Definitions of “other relevant crime” and “serious crime”  
 4A(1) The definitions of –  
 (a) “other relevant crime” in section (*Restrictions in relation to internet connection records*)(6), and  
 (b) “serious crime” in section 235(1),  
 are to be read, until the appointed day, as if for the words “the age of 18 (or, in relation to Scotland or Northern Ireland, 21)” there were substituted “the age of 21”.  
 (2) In sub-paragraph (1), “the appointed day” means the day on which the amendment made to section 81(3)(a) of the Regulation of Investigatory Powers Act 2000 by paragraph 211 of Schedule 7 to the Criminal Justice and Court Services Act 2000 comes into force.”

**Clause 242**LORD PADDICK  
BARONESS HAMWEE

- 242A** Page 191, line 35, at end insert “passed or made before the day on which this Act is passed, but may not modify a provision made by or under an enactment passed or made after that date”

BARONESS HAYTER OF KENTISH TOWN  
LORD ROSSER

*The above-named Lords give notice of their intention to oppose the Question that Clause 242 stand part of the Bill.*

**Schedule 10**

EARL HOWE

- 243** Page 243, line 5, at end insert –  
 “*Immigration Act 2016*  
 In section 7(2)(b) of the Immigration Act 2016 (information gateways: supplementary) for “Part 1 of the Regulation of Investigatory Powers Act 2000” substitute “any of Parts 1 to 7 or Chapter 1 of Part 9 of the Investigatory Powers Act 2016”.”

**Clause 243**

LORD PADDICK  
BARONESS HAMWEE

**244** Page 191, line 38, after “and (3)” insert “and section 222(1A)”

**245** Page 192, line 1, after “Sections” insert “222, 223,”

BARONESS HOLLINS  
BARONESS O'NEILL OF BENGARVE  
LORD DUBS  
LORD BLENCATHRA

**246** Page 192, line 2, at end insert –

“( ) Section (*Interception without lawful authority to be actionable*) comes into force on the day following that on which this Act is passed.”

# Investigatory Powers Bill

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REVISED  
FIFTH  
MARSHALLED  
LIST OF AMENDMENTS  
TO BE MOVED  
IN COMMITTEE

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*6 September 2016*

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