DEPARTMENT OF JUSTICE National Prosecution Service

MANUAL FOR PROSECUTORS

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National Audit Office - Criminal Justice System: Confiscation Orders - HC 738 Great Britain: National Audit Office, 2013-12-17 Government has no overall coherent strategy for confiscation orders and this fundamentally undermines the process for confiscating assets In 2012 13 673 000 offenders were convicted of a crime many of which had a financial element yet only 6 400 confiscation orders were set The annual amount of fraud perpetrated by criminals in England and Wales has been estimated by the National Fraud Authority as some 52 billion On this basis it has been further estimated that out of every 100 generated by the criminal economy 99 65 was kept by the perpetrators Without the government knowing what constitutes the overall success of its policy the bodies involved have no way of knowing which criminals or court cases should be prioritized for confiscation activity Action was not taken early enough in many cases and this together with out of date ICT systems data errors and poor joint working hampers the efficiency and effectiveness of enforcing confiscation orders Throughout the criminal justice system there is insufficient awareness of the proceeds of crime and its potential impact Confiscation orders have a low profile within law enforcement agencies with low awareness of financial legislation outside specialist teams This results in many cases not being considered for confiscation Owing to a lack of data and agreed success criteria it is impossible to make meaningful cost benefit assessments of the enforcement of different orders Where confiscation orders are made and not paid the main sanctions do not work The Courts and Tribunals Service found that in 2012 only two per cent of offenders paid in full once the sentence was imposed Major and Serious Crime Investigations Richard Carr, Colin Davies, 2025-02-28 This text explores the concept of major and serious crime investigations as it takes the reader through the fundamental elements of investigative theory and practice that are relevant to this area of criminality Unlike other texts that concentrate on either bespoke areas of criminality such as homicide terrorism or tends in concepts such as county lines this book recognises that the reader will be new to investigative study with little practitioner experience to anchor their learning By using the latest evidence based policing knowledge and critical thinking it explores the concepts of major and serious crime detailing key areas of legislation and how investigative strategies and decision making can influence successful outcomes Other topics examined in this text is the key areas of risk for major and serious crime investigations the impact on investigators the concept of disclosure investigative interviewing and how civil orders designed to tackle this type of criminality can provide a successful alternative to prosecution Both students and practitioners can find this book useful with this book s contemporary approach of using case studies and contemporary investigative examples relevant to the topic This book brings together academic theory and operational understanding of major and serious crime that provides learners with an easy to follow guide that they can keep returning to throughout their career Powers of the Prosecutor in Criminal Investigation Karolina Kremens, 2021-03-26 This comparative analysis examines the scope of prosecutorial powers at different phases of criminal investigation in four countries the United States Italy Poland and

Germany Since in all four the number of criminal cases decided without trial is constantly increasing criminal investigation has become central in the criminal process The work asks who should be in charge of this stage of the process Prosecutors have gained tremendous powers to influence the outcome of the criminal cases including powers once reserved for judges In a system in which the role of the trial is diminishing and the significance of criminal investigation is growing this book questions whether the prosecutor's powers at the early stage of the process should be enhanced Using a problem oriented approach the book provides a parallel analysis of each country along five possible spheres of prosecutorial engagement commencing criminal investigation conducting criminal investigation undertaking initial charging decisions imposing coercive measures and discontinuing criminal investigation Using the competing adversarial inquisitorial models as a framework the focus is on the prosecutor as a crucial figure in the criminal process and investigation The insights of this book will be of interest and relevance to students and academics in criminal justice criminology law and public policy as well as policymakers government officials and others interested in legal reform **Development and trade** Great Britain: Parliament: House of Commons: International Development Committee, 2007-12-04 The changes in the machinery of government announced in June 2007 led to this assessment of the place of the Department for International Development DFID in trade policy structures and how this area could be best managed across government The inquiry also followed up on the report Conflict and development peacebuilding and post conflict reconstruction HC 923 I 2005 06 and the responsibility of the former Department of Trade and Industry in relation to the regulation of activities of UK companies operating in developing countries Although the reaction to the changes in the machinery of government are broadly positive there are reservations about complexity unclear lines of accountability and new layers of bureaucracy The increase in the number of DFID ministers is welcomed but there are concerns that the brief of the Trade Policy Minister might be too wide

Intelligence-led Policing Craig Hughes, 2025-02-28 Intelligence led Policing clearly explains the distinction between information and intelligence and discusses how to gather analyse and utilise intelligence to inform decision making in practice It relates all areas of intelligence within the investigative process and contextualises its use in line with the National Intelligence Model NIM as part of routine working practice It develops a knowledge base by identifying six tiers of policing intelligence architecture exploring the concept of intelligence as it applies to strategic tactical and practice levels of operational policing A great mix of theory and practice to help students explore how information can become useful intelligence including the process through which it goes and the importance of intervention points The Professional Policing Curriculum in Practice is a new series of books that match the requirements of the new pre join policing qualifications The texts reflect modern policing are up to date and relevant and grounded in practice They reflect the challenges faced by new students linking theory to real life operational practice while addressing critical thinking and other academic skills needed for degree level study

The Prosecutor ,1987

A New Review Mechanism for the RCMP's National Security

Activities Commission of Inquiry into the Actions of Canadian Officials in Relation to Maher Arar, 2006 Law **Enforcement on National Forests** United States. Forest Service, 1919 **Subject Catalog of the Institute of** Governmental Studies Library, University of California, Berkeley University of California, Berkeley. Institute of 3rd Conference of Prosecutors General of Europe Council of Europe, 2002-01-01 Governmental Studies. Library, 1978 This publication presents the proceedings of the third conference of Prosecutors General and other senior prosecutors throughout Europe which was held in Slovenia in May 2002 The conference discussed the role of public prosecution in the criminal justice system in the light of Recommendation Rec 2000 19 of the Committee of Ministers of the Council of Europe In particular it examines the relations between public prosecutors and the judiciary as well as the issue of ethics of individual Resolving the Tension Between Crime and Human Rights Jeremy Sarkin, Yves Haeck, Johan vande prosecutors National Underwriter ,1924 **Proceedings of the Department of** Lanotte, 2001 Security in South Africa **Superintendence of the National Educational Association ...** National Education Association of the United States. Department of Superintendence, 1909 District and County Reports Pennsylvania. Courts, 1927 Criminal Justice in Review Ted Leggett, 2003 In 2001 the Institute for Security Studies ISS established a criminal justice monitoring service to assist government and non government organisations the media and researchers to access information relevant to monitoring evaluating and improving the performance of the criminal justice system in South Africa IRS Practice and Procedure Michael I. Saltzman, 1991 This edition covers the complete range of IRS procedure from rulings to collection of Ten Years' Digest, 1911 to 1920, of All the Cases Reported in the Law Reports, Weekly Notes and All taxes Other Contemporaneous Reports, Together with a List of the Statutes Passed During the Same Period ,1922 Strategic Development Plan 2003-2005 Fiji. Ministry of Finance and National Planning, 2004 The Law Reports Under the Superintendence and Control of the Incorporated Council of Law Reporting for England and Wales, 1922 Addresses and Proceedings - National Education Association of the United States National Education Association of the United States, 1909 Vols for 1866 70 include Proceedings of the American Normal School Association 1866 69 include Proceedings of the National Association of School Superintendents 1870 includes Addresses and journal of proceedings of the Central College Association

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