

## CHAPTER 5 - USE OF FIREARMS

### 1. INTRODUCTION

- 1.1 This chapter provides an overview of the Police Service's use of firearms and the tactics, training and different capabilities involved, as well as individual officers' responsibilities in accordance with the law.

### 2. CIRCUMSTANCES WHEN WEAPONS MAY BE FIRED

- 2.1 Firearms may be fired by AFOs in the course of their duty only when absolutely necessary after traditional methods have been tried and failed or must, from the nature of the circumstances, be unlikely to succeed if tried.
- 2.2 Police should not normally fire warning shots. There are serious risks associated with the firing of such shots, which have the potential to cause unintentional death or injury. They may also lead a subject or other officer to believe that they are under fire. **(Warning shots are not permitted in Scotland)**
- 2.3 An officer will only be justified in resorting to the discharge of a warning shot(s) in the most serious and exceptional of circumstances, where failure to do so would result in the loss of life or serious injury. Police officers who discharge a firearm under any circumstances must give full consideration to public safety.
- 2.4 The test of using **'force which is no more than absolutely necessary'** as set out in Article 2 (2) of the European Convention on Human Rights, should be applied in relation to the operational discharge of any weapon.

### 3. INDIVIDUAL OFFICER'S RESPONSIBILITY

- 3.1 The ultimate responsibility for firing a weapon rests with the individual officer, who is answerable ultimately to the law in the courts. Individual officers are accountable and responsible for all rounds they fire and must be in a position to justify them in the light of their legal responsibilities and powers. Any discharge of a weapon other than in training, whether intentional or otherwise, must be reported by the officer concerned. The pointing of a firearm at any person may constitute an assault and must also be reported and recorded.

### 4. ORAL WARNING

- 4.1 AFOs shall identify themselves as such and shall give a clear warning of their intent to use firearms, with sufficient time for the warnings to be observed, unless to do so would unduly place any person at a risk of death or serious harm, or it would be clearly inappropriate or pointless in the circumstances of the incident.

### 5. AUTHORITY TO FIRE

- 5.1 A Gold or Silver Commander can authorise when shots MAY be fired but such authorisation will not exempt an individual from their responsibility. No general rule can be laid down and much will depend on the circumstances of individual incidents.

# Acpo Firearms Manual

**G R Sullivan, Ian Dennis**



## **Acpo Firearms Manual:**

**Shoot to Kill** Maurice Punch, 2011 Shoot To Kill provides a fresh accessible and much needed overview of a controversial topic especially after the shooting of Jean Charles De Menezes in 2005 **Policing & Firearms** Clare Farmer, Richard Evans, 2022-10-31 Policing and firearms it is a crucial relationship Should police be routinely armed If so what restrictions should be imposed on the use of firearms Where police are not routinely armed there is still a need for specialist armed police how do these units operate and are they effective This ground breaking edited book explores the nexus between policing and firearms with a genuinely international focus Contributors from Ireland Germany the United Kingdom Brazil Mexico the United States Venezuela New Zealand Australia and Canada explore the issues from a range of perspectives including human rights militarization police legitimacy and the risks police firearms pose to the community and to police themselves This thought provoking collection is an indispensable resource for law enforcement policymakers and students of policing and criminal justice *Dictionary of Policing* Tim Newburn, Peter Neyroud, 2013-06-17 Covers the rapidly developing and increasingly professionalized field of contemporary policing with its new emphasis on skills standards and knowledge *Counter-Terrorism and State Political Violence* Scott Poynting, David Whyte, 2012-05-16 This edited volume aims to deepen our understanding of state power through a series of case studies of political violence arising from state counter terrorism strategies The book examines how state counter terrorism strategies are invariably underpinned by terror in the form of state political violence It seeks to answer three key questions To what extent can counter terror strategies be read as a form of state terror How fundamental is state terror to the maintenance of a neo liberal social order What are the features of counter terrorism that render it so easily reducible to state terror In order to explore these issues and to reach an understanding of what it means to say that the war on terror is terror the contributing authors draw upon case studies from a range of geographical contexts including the UK and Northern Ireland the US and Colombia and Sri Lanka and Tamil Eelam Analysing these case studies from a psychological warfare and hegemonic perspective the book also includes two chapters from Noam Chomsky and John Pilger which provide a global and historical context This book will be of great interest to students of critical terrorism studies political violence war and conflict studies sociology international security and IR **Shooting to Kill?** Peter Squires, Peter Kennison, 2010-08-24 Shooting to Kill Policing Firearms and Armed Response explores the dilemma of armed response policing in the UK and policing in a gun culture Offers the first critical exploration of the ACPO code of guidance on Police Use of Firearms and other tactical manuals Includes interviews with senior police firearms managers and critical case studies of police firearms incidents Features the first in depth academic analysis of the Stockwell shooting incident and the Kratos policy Provides a review of key developments in armed response policing around the world Describes the crucial phases in armed response policy development in Britain and explores the consequences of arming the police **The SAGE Dictionary of Policing** Alison Wakefield, Jenny

Fleming, 2008-12-22 The SAGE Dictionary of Policing is the definitive reference tool for students academics and practitioners in police studies The Dictionary delivers a complete guide to policing in a comprehensive easy to use format Contributions by 110 of the world's leading academics and practitioners based in 14 countries map out all the key concepts and topics in the field Each entry includes a concise definition distinctive features of the concept a critical evaluation associated concepts directing readers to linked entries key readings enabling readers to take their knowledge further In addition The SAGE Dictionary of Policing offers online resources including free access to key articles and links to useful websites This is a must have for students lecturers researchers and professionals in police studies criminology and criminal justice It is the ideal companion to the SAGE Dictionary of Criminology together the two books provide the most authoritative and comprehensive guide available Alison Wakefield is Senior Lecturer in Criminology at the University of New South Wales She was previously based at City University London Jenny Fleming is Professor at the Tasmanian Institute of Law Enforcement Studies University of Tasmania

**Bodyguard: The Real Story** Jonathan Levi, Emma French, 2024-03-19 The Untold Stories of Britain's Bodyguards Follow the firsthand recollections of men and women who guard the United Kingdom's most famous figures A career of bravery and discretion revealed As one of the most hazardous occupations in the world bodyguarding means not only protecting clients but also making decisions that can change the lives of others Dr Emma French and Jonathan Levi explore the past present and future of the armed protection industry in their latest biographical book Bodyguard The Real Story Told through the eyes of those who protected British celebrities and international politicians readers will discover what it truly takes to keep the world that we know safe Meet the people behind the security From the MI6 agency to the Royal Security Services this private security book shares personal recollections from thirteen former officers and how their careers changed their lives Their stories span decades of experience as they witness some of Britain's most dramatic events including domestic terrorism drug turf wars and assassination attempts And with each story our narrators share how their job as a private bodyguard impacts themselves their clients and people all over the world Inside Bodyguard The Real Story discover The extensive planning put into security detail Weapons vehicles and protective clothing used in the field What it takes to protect the Royal Family The tragedies and mistakes that can stay with bodyguards forever If you enjoyed books like Spare The Final Witness or The Mindfulness for Warriors Handbook then you'll love Bodyguard The Real Story

**Modern Police Leadership** Mark Roycroft, Lindsey Brine, 2021-09-01 This edited textbook covers a range of key operational and strategic aspects of police administration from experts who have both an academic and practitioner background It sets out the modern challenges and demands facing the police and then covers the theory and practice of how to deal with such issues including the leadership skills which are required at every level These challenges are covered in sections on the use of force international policing investigation of new crimes and forensic investigation counter terrorism intelligence mental well being and community policing Some of the key themes discussed include dealing with public demand for police services diversity

and partnership interoperability working locally regionally and internationally This book is designed at all levels of warranted officer and speaks to undergraduate and postgraduate policing students with a range of pedagogic features including seminar and exam questions

**Armed Police** Michael J. Waldren, 2007-02-22 On 7 July 2005 just before 9 am explosive devices detonated on London Underground trains at Liverpool Street Edgware Road and Kings Cross stations and on a double decker bus in Tavistock Square Fifty six people were killed and over 700 injured Suicide bombing had come to Britain Two weeks later the capital's commuters narrowly missed disaster when four more devices failed to explode Security in London was increased to unprecedented levels as Metropolitan Police Commissioner Sir Ian Blair said his force faced its largest operational challenge since the war Heavily armed police officers patrolling the streets became a regular feature of television news programmes leaving an enduring impression that unarmed policing in Britain had gone forever and with it the kindly image of the archetypal British bobby Controversy rages over the increased use of firearms because in the public mind the hallmark of British security has always been unarmed policing Now for the first time former Head of the Metropolitan Police Firearms Unit Mike Waldren gives his insider account of the changes in Britain's policing spanning over half a century and including many examples of extraordinary heroism tragedy controversy comedy intrigue and occasional farce

**The Test of Terrorism** Alastair Finlan, 2016-01-13 This book offers a timely and critical reflection on how states have responded to the test of terrorism in the long shadow of 9 11 Terrorism has become the hallmark of international relations in the early twenty first century This book provides a policy focused analysis of how certain states have responded to its test by employing a range of viewpoints that encompass state level responses down to a close interrogation of the nebulous non state actors who have orchestrated spectacular political violence in contemporary times It engages with the challenges of terrorism from a variety of perspectives that include philosophical discourses the perils of counterterrorism encapsulated in the death of Jean Charles de Menezes learning in counterinsurgency the effectiveness of counterterrorism spending Al Qaeda's modus operandi and the threat posed by Boko Haram to Nigeria This eclectic collection of chapters is an important contribution to the wide ranging and contested debate about terrorism that has dominated the political discourse in the West since 2001 This book was published as a special issue of *Defense and Security Analysis* *Parliamentary Debates (Hansard)*. Great Britain. Parliament. House of Commons, 2010

**Weapons Under International Human Rights Law** Stuart Casey-Maslen, 2014-01-23 This book focuses on how human rights would regulate non lethal weapons through the growing interplay between humanitarian law and human rights law

**Criminal Dismemberment** Sue Black, Guy Rutty, Sarah V. Hainsworth, Grant Thomson, 2017-05-18 Criminal Dismemberment is the first book to examine dismemberment as a phenomenon in the context of criminal acts While the number of such dismemberment cases in any given country is often small the notion of dismemberment captures the imagination often leading many to question the motivations as to why anyone would perpetrate such an unnatural act The act of dismemberment in its original form referred to cutting tearing

pulling wrenching or otherwise separating the limbs from a living being as a form a capital punishment In today s society it has become associated most frequently with the criminal act of sectioning the remains of the dead in an attempt to conceal the death and dispose of the remains or make the process of identification of the deceased more difficult to achieve Drawing on expertise from leading forensic anthropologists pathologists and forensic materials engineers the book brings together much of the literature on criminal dismemberment viewing it from the investigative forensic and social science perspectives Key features include Psychological analysis of the perpetrator Detailed examination of case studies anonymized from recent investigations Difficulties encountered in a dismemberment investigation Tool mark analysis including knives and saws accompanied by over 120 detailed full color illustrations and photographs Serves as a unique and useful resource in the investigation of dismembered human remains The diverse backgrounds of the contributors offers a thorough account of such topics as the history of dismemberment the forensic pathology in such cases the importance of developing a common vocabulary in terminology used the legal admissibility in dismemberment cases As such Criminal Dismemberment will serve as a comprehensive reference for students and practitioners alike

**Palgrave Dictionary of Public Order Policing, Protest and Political Violence** P. Joyce,Neil Wain,2014-11-04 Protest and political violence are concerns of global importance in the twenty first century This dictionary brings together in one comprehensive volume a number of key issues relating to the conduct of protest and political violence and the response of the state and police to such activities Text, Cases and Materials on Public Law and Human Rights Helen Fenwick,Gavin Phillipson,2013-03-04 Building on the strengths of the Sourcebook on Public Law this book has been comprehensively revised to take account of the radical programme of constitutional reform introduced by the Labour Government since 1997 Criminal Justice Peter Joyce,2016-04-28 This new and expanded edition builds upon material from the highly successful first edition A comprehensive textbook on the criminal justice system the book assesses the main theories concerned with the causes of crime including white collar and corporate crime discusses the operation of all key criminal justice agencies including the police probation and prison services and the legal and youth justice systems and identifies the main themes underpinning contemporary criminal justice policy Key additions include updated material from the first edition incorporating changes to criminal justice policy introduced by the 2010 Coalition government a new chapter that presents an overview of the criminal justice system discussions of the evolving EU criminal justice system and the implications of this for UK criminal justice policy The book is an ideal text for students taking courses in criminal justice or studying criminal justice as a component of a broader course in criminology or the social sciences and practitoners within these fields It is written in a highly accessible manner and has a wide range of features that include questions key chapter themes a timeline of main events a glossary of key terms a website resource guide

**Policing** Peter Joyce,2010-10-31 This lively and comprehensive text combines an overview of the historical development of policing in the UK with discussion of current debates and practice It provides a global and comparative context in order to

shed light on contemporary issues The book equips students with an in depth understanding of the challenges and complexities of modern policing including the relationship between the police and other criminal justice agencies styles and approaches in practice how to police political violence diversity and the police police accountability Featuring chapter summaries case studies study questions an expansive glossary and a date chart listing significant events the book is easy to use and helps students to reflect upon key themes It is essential reading for criminology criminal justice and policing undergraduates

Shooting to Kill Simon Bronitt,Miriam Gani,Saskia Hufnagel,2012-11-05 The present book brings together perspectives from different disciplinary fields to examine the significant legal moral and political issues which arise in relation to the use of lethal force in both domestic and international law These issues have particular salience in the counter terrorism context following 9 11 which brought with it the spectre of shooting down hijacked airplanes and the use of force in Operation Kratos that led to the tragic shooting of Jean Charles de Menezes Concerns about the use of excessive force however are not confined to the terrorist situation The essays in this collection examine how the state sanctions the use of lethal force in varied ways through the doctrines of public and private self defence and the development of legislation and case law that excuses or justifies the use of lethal force in the course of executing an arrest preventing crime or disorder or protecting private property An important theme is how the domestic and international legal orders intersect and continually influence one another While legal approaches to the use of lethal force share common features the context within which force is deployed varies greatly Key issues explored in this volume are the extent to which domestic and international law authorise pre emptive use of force and how necessity and reasonableness are legally constructed in this context

Civil Liberties S. H. Bailey,David John Harris,David C. Ormerod,2001 Bailey Harris and Jones Civil Liberties Cases and Materials is widely recognised as rendering the study of a formidable subject area accessible It supplies the reader with a masterly collection of materials and commentary on all major aspects of the law relating to civil liberties in England and Wales and has become firmly established as a standard text for students on civil liberties and constitutional law courses

Seeking Security G R Sullivan,Ian Dennis,2012-04-13 Many academic criminal lawyers and criminal law theorists seek to resolve the optimum conditions for a criminal law fit to serve a liberal democracy Typical wish lists include a criminal law that intervenes against any given individual only when there is a reasonable suspicion that s he has caused harm to the legally protected interests of another or was on the brink of doing so Until there is conduct that gives rise to a reasonable suspicion of criminal conduct by an individual s he should be allowed to go about his or her business free from covert surveillance or other forms of intrusion All elements of crimes should be proved beyond any reasonable doubt Any punishment should be proportionate to the gravity of the wrongdoing and when the offender has served this punishment the account should be cleared and good standing recovered Seeking Security explores the gap between the normative aspirations of liberal criminal law scholarship and the current criminal law and practice of Anglophone jurisdictions The concern with security and risk which in large part explains

the disconnection between theory and practice seems set to stay and is a major challenge to the form and relevance of a large part of criminal law scholarship



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