



LEGISLATE IN CT BILL ON CONTINGENCY BASIS. POWER COULD ONLY BE MADE EXERCISABLE IN DEFINED CIRCUMSTANCES

HOME SECRETARY MUST BE SATISFIED THERE IS A GRAVE EXCEPTIONAL TERRORIST THREAT – AN EVENT OR PLOT WHICH CAUSES, OR THREATENS TO CAUSE, SERIOUS LOSS OF HUMAN LIFE OR SERIOUS DAMAGE TO HUMAN WELFARE OR THE SECURITY OF THE UK

DPP AND POLICE ISSUE JOINT REPORT SAYING THAT HIGHER LIMIT IS NECESSARY TO INVESTIGATE THREAT AND BRING THOSE RESPONSIBLE TO JUSTICE. THAT HIGHER LIMIT WILL BE NEEDED TO OBTAIN OR PRESERVE EVIDENCE AS PART OF AN INVESTIGATION INTO A SERIOUS TERRORIST RELATED OFFENCE (IE ONE ATTRACTING A LIFE SENTENCE) AND THAT INVESTIGATION IS BEING CARRIED OUT EXPEDITIOUSLY AND DILIGENTLY

INDEPENDENT LEGAL ADVICE SOUGHT

HOME SECRETARY SIGNS ORDER. 42 DAY LIMIT COMES INTO FORCE IMMEDIATELY FOR MAXIMUM 30 DAY PERIOD

WRITTEN STATEMENT TO PARLIAMENT WITHIN 2 DAYS OR AS SOON AS PRACTICABLE, SAYING GRAVE EXCEPTIONAL TERRORIST THREAT HAS OCCURRED/IS OCCURRING, AND POWER NEEDED TO INVESTIGATE THREAT AND BRING PERPETRATORS TO JUSTICE. MUST SAY HIGHER LIMIT IS URGENT AND ECHR COMPLIANT. PUBLISH LEGAL ADVICE RECEIVED.

INDIVIDUAL EXTENSIONS BEYOND 28 DAYS NEED DPP CONSENT AND EACH 7 DAYS DETENTION MUST BE APPROVED BY A CIRCUIT JUDGE DESIGNATED BY THE LORD CHIEF JUSTICE OR A HIGH COURT JUDGE.

INFORM THE CHAIRS OF HASC, JCHR AND ISC THAT AN ORDER HAS BEEN MADE AND PROVIDE LEGAL ADVICE AND DPP/POLICE REPORT.

REPORT BY INDEPENDENT REVIEWER OF INDIVIDUAL CASES AND HOME SEC DECISION WITHIN 6 MONTHS. DEBATE IN PARLIAMENT ON REPORT

PARLIAMANTARY APPROVAL WITHIN 7 DAYS ON DECISION TO MAKE HIGHER LIMIT AVAILABLE

LIMIT REVERTS TO 28 DAYS

HIGHER LIMIT REMAINS IN FORCE UNTIL THE END OF 30 DAYS

LIMIT REVERTS TO 28 DAYS