

*These notes refer to the Armed Forces Act 2006 (c.52)  
which received Royal Assent on 8 November 2006*

# **ARMED FORCES ACT 2006**

---

## **EXPLANATORY NOTES**

### **COMMENTARY**

#### *First Group of Parts – Discipline*

#### **Part 3 – Powers of Arrest, Search and Entry**

#### *Chapter 3 – Powers of Entry, Search and Seizure*

#### **Entry for purposes of obtaining evidence etc**

#### *Section 89: Review by judge advocate of certain searches under section 87 or 88*

193. This section requires that where any search authorised by a CO under section 87 or 88 has resulted in anything being seized and retained, a judge advocate must be asked to review the search, seizure and retention as soon as practicable.
194. The section enables the Secretary of State to make provision by order governing the powers of judge advocates in respect of these reviews.