#### STATUTORY INSTRUMENTS

### 2014 No. 3141

# The Criminal Justice and Data Protection (Protocol No. 36) Regulations 2014

#### PART 7

## European Supervision Order CHAPTER 2

European supervision orders: England and Wales

Recognition of supervision measures: requests from other member States

#### Power to stop monitoring where no response to notification of breach

- 90.—(1) This regulation applies if—
  - (a) a magistrates' court makes several notifications to the competent authority of the issuing State under regulation 89(2) in relation to a particular breach or other finding, and
  - (b) the competent authority does not take a supervening decision in response to the breach or other finding.
- (2) The magistrates' court may—
  - (a) make a further notification in relation to the breach or other finding,
  - (b) invite the competent authority to take a supervening decision in response to the breach or other finding, and
  - (c) give the competent authority a reasonable period in which to do so.
- (3) If the competent authority does not take a supervening decision within that period, the magistrates' court may decide to stop monitoring the supervision measures.
- (4) If the magistrates' court decides to stop monitoring the supervision measures under this regulation, it must inform the competent authority of its decision.
- (5) In this regulation a "supervening decision" means a subsequent decision in relation to a decision on supervision measures, as mentioned in Article 18(1) of the Framework Decision (competence to take all subsequent decisions and governing law).