



Age of Criminal Responsibility (Scotland) Act 2019

2019 asp 7

AGE OF CRIMINAL RESPONSIBILITY (SCOTLAND) ACT 2019

PART 1

AGE OF CRIMINAL RESPONSIBILITY

- 1 Raising the age of criminal responsibility
- 2 Raising the age of criminal responsibility: consequential repeal and saving
- 3 No referral of child under 12 to children's hearing on offence ground

PART 2

DISCLOSURE OF CONVICTIONS AND OTHER INFORMATION RELATING TO TIME WHEN PERSON UNDER 12

CHAPTER 1

DISCLOSURE OF CONVICTIONS ETC.

Pre-12 convictions etc. not be treated as convictions

- 4 Amendment of the Rehabilitation of Offenders Act 1974

Disclosure of information about relevant behaviour

- 5 Disclosure of information about convictions etc. relating to time when person under 12
- 6 Disclosure of information about relevant behaviour: judicial proceedings
- 7 Disclosure of information about relevant behaviour: non-judicial proceedings
- 8 Disapplication of sections 6 and 7
- 9 Further limitations on sections 6 and 7

CHAPTER 2

INDEPENDENT REVIEW OF DISCLOSURE OF INFORMATION

Limitation on disclosure of information

- 10 Disclosure of information relating to time when person under 12

Appointment of independent reviewer

- 11 Independent reviewer
12 Period and terms of appointment
13 Administrative support

Review of information prior to disclosure

- 14 Referral of information to independent reviewer
15 Notification of referral under section 14
16 Notification to applicant or scheme member
17 Provision of information to the independent reviewer
18 Review of information referred under section 14
19 Notification of determination
20 Appeal against determination under section 18

General functions of independent reviewer

- 21 Annual report and recommendations
22 Guidance
23 Regulation of procedure for review
24 Modifications of the functions of the independent reviewer

CHAPTER 3

GENERAL PROVISIONS

- 25 Amendments consequential on Chapter 2
26 Interpretation of Part 2

PART 3

VICTIM INFORMATION

- 27 Provision of information to persons affected by child's behaviour

PART 4

POLICE INVESTIGATORY AND OTHER POWERS

CHAPTER 1

EMERGENCY PLACE OF SAFETY

- 28 Power to take child under 12 to place of safety
29 List of places of safety
30 Place of safety: regulations
31 Guidance
32 Reports on use of places of safety

CHAPTER 2

SEARCH OF CHILDREN UNDER 12

Search without warrant

- 33 Search of child under 12 without warrant under existing enactment

Search under order

- 34 Application for order authorising search in relation to child under 12
35 Consideration of application for order under section 36
36 Order authorising search in relation to child under 12
37 Notification of order under section 36
38 Appeal against decision under section 36

CHAPTER 3

QUESTIONING OF CERTAIN CHILDREN

Limitation on police questioning

- 39 Limitation on police questioning of certain children

Investigative interview by agreement

- 40 Investigative interview by agreement
41 Information to be provided following agreement to investigative interview

Child interview order

- 42 Application for child interview order
43 Consideration of application for child interview order
44 Child interview order
45 Notification of child interview order
46 Appeal against decision under section 44

Planning and conduct of investigative interviews

- 47 Planning of investigative interview
48 Conduct of investigative interview
49 Right not to answer questions
50 Right to have supporter present
51 Right to have child interview rights practitioner present
52 Child not to be questioned while unaccompanied
53 Information to be provided to child

Questioning in urgent cases

- 54 Questioning of child in urgent cases
55 Procedure following authorisation of questioning under section 54

Register of child interview rights practitioners

- 56 Register of child interview rights practitioners

Guidance

57 Guidance

CHAPTER 4**TAKING OF PRINTS AND SAMPLES FROM CERTAIN CHILDREN***Limitation on taking of prints and samples*

- 58 Limitation on taking prints and samples from children under 12
- 59 Limitation on taking prints and samples from children aged 12 and over
- 60 Key definitions

Order authorising taking of prints and samples

- 61 Application for order authorising taking of prints and samples from child
- 62 Consideration by sheriff of application for order under section 63
- 63 Order authorising taking of prints and samples from child
- 64 Notification of order under section 63
- 65 Taking of intimate samples
- 66 Destruction of prints and samples taken under section 63
- 67 Appeal against decision under section 63
- 68 Treatment of prints and samples where appeal taken against making of order under section 63

Taking of prints and samples in urgent cases

- 69 Taking of prints and samples in urgent cases
- 70 Procedure following taking of prints and samples under section 69

Destruction of prints and samples taken with consent

- 71 Destruction of prints and samples taken from children aged 12 and over with consent

CHAPTER 5**GENERAL PROVISIONS**

- 72 Wellbeing of child
- 73 Children's legal aid for proceedings under this Part
- 74 Additional powers and duties of constables
- 75 Offences
- 76 Interpretation of Part 4

PART 5**CHILDREN'S HEARINGS: DUTY TO CONSIDER NEED FOR FURTHER REPORTS**

- 77 Children's hearings: duty to consider need for further reports

PART 6

REVIEW OF AGE OF CRIMINAL RESPONSIBILITY

- 78 Review of age of criminal responsibility
- 79 Provision of information

PART 7

FINAL PROVISIONS

- 80 Interpretation
- 81 Civil jurisdiction of summary sheriffs
- 82 Regulation-making powers
- 83 Ancillary provision
- 84 Commencement
- 85 Short title