

# Crime and Policing Bill

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## AMENDMENTS

### TO BE MOVED

#### IN COMMITTEE OF THE WHOLE HOUSE

*[Supplementary to the Second Marshalled List]*

Amendment  
No.

#### Clause 33

LORD DAVIES OF GOWER  
LORD CAMERON OF LOCHIEL  
LORD KEEN OF ELIE

**131A★** Clause 33, page 46, leave out lines 7 and 8

***Member's explanatory statement***

*This amendment removes the ability of the Secretary of State to make regulations specifying further forms of identification, so that digital ID cannot be required for the remote sale and letting of crossbows in England and Wales.*

#### Clause 98

BARONESS BRINTON

**330AA★** Clause 98, page 126, leave out lines 17 to 21

***Member's explanatory statement***

*This amendment would remove reference to religious or educational establishments from the face of the Bill as a point of consideration in Stalking Protection Orders, leaving this for guidance.*

BARONESS BRINTON

**330AB★** Clause 98, page 126, line 37, after “heard” insert “,  
having first consulted with the victim of the offence.”

***Member's explanatory statement***

*This amendment would require consultation with the victim when an application is made to vary, renew, or discharge a Stalking Protection Order.*

**Clause 99**

BARONESS BRINTON

**330C★** Clause 99, page 130, line 9, leave out “may” and insert “must”

***Member's explanatory statement***

*This amendment would require the issuance of stalking guidance by the Secretary of State, mirroring the provisions for guidance within the Domestic Abuse Act 2021.*

**After Clause 196**

LORD CROMWELL

**486A★** After Clause 196, insert the following new Clause –

**“Use of drone technology: offence**

- (1) A person commits an offence if they use drone technology to –
  - (a) conduct reconnaissance of land or buildings with the intent of committing a further crime, or
  - (b) carry items including controlled drugs, stolen goods, illegal weapons, harmful substances, or other items intended for illegal use in respect of people, property or good order.
- (2) A person guilty of an offence under subsection (1) is liable –
  - (a) on summary conviction, to a fine not exceeding level 5 on the standard scale;
  - (b) on conviction on indictment, to imprisonment for a term not exceeding two years or a fine (or both).”



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*14 November 2025*

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