

Preliminary issue:

The Rehabilitation of Offenders Act 1974 and its impact on the Inquiry's work

Note to core participants 2

1. Since I drafted the note dated 23 October 2017 I have considered two applications in which I have taken into account the spent convictions of individuals who do not have unspent convictions as well. I have done so because their association with other individuals with unspent convictions gives rise to a risk that they may pose a threat to the officer concerned. I could not do justice to the application without taking them into account.
2. Neither case affects the overall conclusion stated in paragraph 3 of the earlier note.

14 November 2017

Sir John Mitting
Chairman, Undercover Policing Inquiry