Reprint as at 28 September 2017

New Zealand Security Intelligence Service Amendment Act 1999

Public Act 1999 No 14

Date of assent 31 March 1999

New Zealand Security Intelligence Service Amendment Act 1999: repealed, on 28 September 2017, pursuant to section 242(3)(a) of the Intelligence and Security Act 2017 (2017 No 10).

Contents

		Page
	Title	1
1	Short Title and commencement	2
2	Interpretation	2
3	Issue of interception warrant	2
4	Removal of device or equipment after warrant ceases to be in force	2
5	Duty to minimise impact of interception warrants on third parties	2
6	Operation of section 4A of principal Act before commencement of	2
	this Act	

An Act to amend the New Zealand Security Intelligence Service Act 1969

BE IT ENACTED by the Parliament of New Zealand as follows:

Note

Changes authorised by subpart 2 of Part 2 of the Legislation Act 2012 have been made in this eprint. See the notes at the end of this eprint for further details.

This Act is administered by the New Zealand Security Intelligence Service.

1 Short Title and commencement

- (1) This Act may be cited as the New Zealand Security Intelligence Service Amendment Act 1999, and is part of the New Zealand Security Intelligence Service Act 1969 ("the principal Act").
- (2) This Act comes into force on the day after the date on which it receives the Royal assent.

2 Interpretation

- (1) This subsection inserted the definitions of the terms **Copy**, **Document**, **Place**, and **Seize** in s 2 of the principal Act is amended by inserting, in their appropriate alphabetical order, the following definitions:
- (2) This subsection substituted the definition of the term **interception warrant** in s 2 of the principal Act.

3 Issue of interception warrant

- (1) This subsection amended s 4A(1) of the principal Act.
- (2) This subsection substituted s 4A(1)(d)(i) of the principal Act.
- (3) This subsection amended s 4A(2)(a) of the principal Act.
- (4) This subsection substituted s 4A(2)(b) and inserted s 4A(2)(ba) of the principal Act
- (5) This subsection substituted s 4A(2)(d) of the principal Act.
- (6) This subsection inserted s 4A(3A) to (3E) of the principal Act.
- (7) This subsection amended s 4A(6) of the principal Act.
- (8) This subsection inserted s 4A(10) of the principal Act.
- 4 Removal of device or equipment after warrant ceases to be in force
 This section inserted s 4AB of the principal Act.

5 Duty to minimise impact of interception warrants on third parties This section inserted s 4BA of the principal Act.

6 Operation of section 4A of principal Act before commencement of this Act

- (1) It is declared that section 4A of the principal Act (as in force immediately before the commencement of this Act) conferred at all times on persons authorised under subsection (2)(c) of that section, and on persons requested under subsection (3)(b) of that section, the powers set out in subsections (3B) to (3E) of that section (as enacted by this Act).
- (2) If any issue concerning a power or a purported power under the principal Act needs to be determined in proceedings commenced before 16 December 1998, it must be determined as if subsection (1) had not been enacted.

Eprint notes

1 General

This is an eprint of the New Zealand Security Intelligence Service Amendment Act 1999 that incorporates all the amendments to that Act as at the date of the last amendment to it.

2 About this eprint

This eprint is not an official version of the legislation under section 18 of the Legislation Act 2012.

3 Amendments incorporated in this eprint

Intelligence and Security Act 2017 (2017 No 10): section 242(3)(a)

Wellington, New Zealand: