This Revised Act is an administrative consolidation of the Firearms Act 1964. It is prepared by the Law Reform Commission in accordance with its function under the Law Reform Commission Act 1975 (3/1975) to keep the law under review and to undertake revision and consolidation of statute law.

All Acts up to and including Companies (Amendment) Act 2019 (10/2019), enacted 11 April 2019, and all statutory instruments up to and including Medicinal Products (Control of Manufacture) (Amendment) Regulations 2019 (S.I. No. 219 of 2019), made 15 May 2019, were considered in the preparation of this Revised Act.

Disclaimer: While every care has been taken in the preparation of this Revised Act, the Law Reform Commission can assume no responsibility for and give no guarantees, undertakings or warranties concerning the accuracy, completeness or up to date nature of the information provided and does not accept any liability whatsoever arising from any errors or omissions. Please notify any errors, omissions and comments by email to revisedacts@lawreform.ie.
Introduction

The Revised Act presents the text of the Act as it has been amended since enactment, and preserves the format in which it was first passed.

Related legislation

**Firearms Acts 1925 to 2009**: this Act is one of a group of Acts included in this collective citation to be construed together as one (Criminal Justice (Miscellaneous Provisions) Act 2009, s. 1(2)). The Acts in the group are:

- Firearms Act 1925 (17/1925)
- Firearms Act 1964 (1/1964)
- Firearms Act 1971 (13/1971)
- Firearms (Firearms Certificates for Non-Residents) Act 2000 (20/2000)
- Criminal Justice Act 2006 (26/2006), Part 5 and Schedule 1
- Criminal Justice Act 2007 (29/2007), Part 6
- Criminal Justice (Miscellaneous Provisions) Act 2009 (28/2009), Part 4

Firearms (Proofing) Act 1968 (20/1968) is excluded from the collective citation from 14 July 2000 by Firearms (Firearms Certificates for Non-Residents) Act 2000, s. 8(2).


European Communities (European Communities (Acquisition and Possession of Weapons and Ammunition) Regulations 1993 (S.I. No. 362 of 1993), as amended, also deal with firearms.

Annotations

This Revised Act is not annotated and only shows textual amendments. An annotated version of this revision is also available which shows textual and non-textual amendments and their sources. It also shows editorial notes including statutory instruments made pursuant to the Act and previous affecting provisions.

Material not updated in this revision
Where other legislation is amended by this Act, those amendments may have been superseded by other amendments in other legislation, or the amended legislation may have been repealed or revoked. This information is not represented in this revision but will be reflected in a revision of the amended legislation if one is available. A list of legislative changes to any Act, and to statutory instruments from 1972, may be found linked from the page of the Act or statutory instrument at www.irishstatutebook.ie.
Number 1 of 1964

FIREARMS ACT 1964
REVISED
Updated to 15 May 2019

ARRANGEMENT OF SECTIONS

Section
1. Interpretation.
2. Extension of Principal Act to airguns.
3. Temporary prohibition of game shooting.
5. Contravention of orders under sections 3 and 4.
7. Disposal of certain firearms and ammunition in the possession of the Garda Síochána.
8. Disposal of firearms in certain circumstances.
9. Renewal of firearm certificate.
10. Period of validity of firearm certificate granted by Minister.
11. Change of firearm to which firearm certificate relates.
12. Limited use of shot-gun.
13. Sale of firearms by auctioneers.
14. Amendment of section 1 of Principal Act.
15. Amendment of section 2 of Principal Act.
16. Amendment of section 3 of Principal Act.
17. Amendment of section 8 of Principal Act.
18. Amendment of section 9 of Principal Act.
19. Amendment of section 10 of Principal Act.
20. Amendment of section 16 of Principal Act.
21. Amendment of section 17 of Principal Act.
22. Amendment of section 21 of Principal Act.
23. Amendment of section 24 of Principal Act.
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26. Possession of firearm while taking vehicle without authority.

27. Prohibition of use of firearms to resist arrest or aid escape.

27A. Possession of firearm or ammunition in suspicious circumstances.

27B. Carrying firearm with criminal intent.


28. Repeals.

29. Short title and collective citation.

ACTS REFERRED TO

Firearms Act, 1925 1925, No. 17.
Police (Property) Act, 1897 1897, c. 30.
Larceny Act, 1916 1916, c. 50.
Criminal Justice Act, 1960 1960, No. 27.
Number 1 of 1964

FIREARMS ACT 1964
REVISED
Updated to 15 May 2019

AN ACT TO AMEND AND EXTEND THE FIREARMS ACT, 1925. [28th January, 1964.]

BE IT ENACTED BY THE OIREACHTAS AS FOLLOWS:—

Interpretation. 1.—(1) In this Act—

[“the Commissioner” means the Commissioner of the Garda Síochána or a member of the Garda Síochána, or members of a particular rank in the Garda Síochána, not below the rank of superintendent appointed in writing by the Commissioner for the purpose of performing any of the Commissioner’s functions under this Act;]

[“firearm” includes a restricted firearm, unless otherwise provided or the context otherwise requires;]

[“the Minister” means the Minister for Justice, Equality and Law Reform;]

[“the Principal Act” means the Firearms Act, 1925;]

[“public place” means any place to which the public have access whether as of right or by permission and whether subject to or free of charge;]

[“Superintendent” means a Superintendent of the Garda Síochána and includes an Inspector of the Garda Síochána acting as a Superintendent.]

(2) In this Act and in the Principal Act, references to the Principal Act shall, where the context so requires or permits, be construed as references to that Act as amended by this Act.

(3) This Act shall be construed as one with the Principal Act.

Extension of Principal Act to airguns. 2.—[…]

Temporary prohibition of game shooting. 3.—(1) The Minister may, on its being represented to him by the Minister for Lands that it is necessary to do so in the interests of the preservation of [protected wild animals or protected wild birds within the meaning of the Wildlife Act, 1976,], make an order prohibiting the use or carriage of firearms or of firearms of such class or classes as may be specified in the order in a public place or on any lands either throughout the State or in such area or areas as may be specified in the order during such period, not exceeding one month, as may be specified in the order.

(2) The Minister may by order, made after consultation with the Minister for Lands, amend or revoke an order under this section, including an order under this subsection.
[No. 1.]

Firearms Act 1964

[1964.]

S. 3

[. but an order under this subsection shall not extend for more than a month a period mentioned in subsection (1) of this section].

(3) An order under this section shall not apply in relation to the use or carriage of firearms by members of the Defence Forces or the Garda Síochána or to the use or carriage of a firearm by a person to whom the Superintendent of any district has granted a permit which is in force to use and carry a firearm for a purpose (other than the shooting of [such protected wild animals or wild birds]) specified in the permit in that district during a period specified in the permit, if the firearm is being used and carried in accordance with the terms of the permit.

(4) (a) Whenever an order under subsection (1) of this section is in force in relation to any district, the Superintendent of that district may, in his absolute discretion, grant to any person a permit to use and carry in that district for a purpose (other than the shooting of [such protected wild animals or wild birds]) specified in the permit during a period specified in the permit a firearm to the use or carriage of which the order applies.

(b) The Superintendent of any district may revoke a permit granted under this section in relation to that district.

4.—(1) The Minister may, if satisfied that it is necessary to do so in the interests of the public safety [or public security], make an order requiring every person residing in an area specified in the order and having possession of any firearm or ammunition or of a firearm or ammunition of such class or classes as may be specified in the order to surrender it on or before a date specified in the order to the Garda Síochána.

(2) An order under subsection (1) of this section shall remain in force for such period not exceeding one month as may be specified in the order.

(3) The Minister may by order amend or revoke an order under this section, including an order under this subsection.

(4) Whenever an order under subsection (1) of this section is in force a member of the Garda Síochána may seize a firearm or ammunition to which the order applies found in the area specified in the order after the date on or before which the firearm or ammunition is required by the order to be surrendered to the Garda Síochána and the Garda Síochána may, while the order remains in force, retain possession of any firearm or ammunition seized by or surrendered to them in pursuance of the order.

(5) As soon as may be after the time at which an order under subsection (1) of this section ceases to be in force, the Garda Síochána shall, subject to the provisions of the Principal Act, return any firearms or ammunition surrendered to or seized by them pursuant to the order to the owners thereof.

(6) An order under subsection (1) of this section shall not apply in relation to firearms or ammunition in the possession of members of the Defence Forces or the Garda Síochána.

5.—A person who contravenes a provision of an order under section 3 or section 4 of this Act shall be guilty of an offence under the Principal Act.

6.—(1) An order under section 3 or section 4 of this Act shall be laid before each House of the Oireachtas as soon as may be after it is made and if a resolution annulling the order is passed by either such House within the next twenty-one days on which that House has sat after the order is laid before it, the order shall be annulled accordingly, but without prejudice to the validity of anything previously done thereunder.
(2) Whenever an order is made under section 3 or section 4 of this Act, notice of the making of the order and of its effect shall be published in at least one newspaper circulating in the area or each area to which the order applies.

7.—(1) References in this section to a firearm or ammunition that has come into the possession of the Garda Síochána are references to a firearm or ammunition that has come into the possession of the Garda Síochána before the passing of this Act pursuant to section 6 of the Principal Act or otherwise.

(2) The Commissioner may cause to be published in each daily newspaper published in the State a notice stating that any firearm or ammunition that has come into the possession of the Garda Síochána may be sold or destroyed unless the owner thereof makes claim and establishes his title thereto within the period of three months beginning on the date of the publication of the notice.

(3) Where a notice is published pursuant to subsection (2) of this section—

(a) the Commissioner shall cause to be sent by post to every person of whose address the Garda Síochána are aware and who is believed to be the owner of a firearm or ammunition that has come into the possession of the Garda Síochána a notice stating that the firearm or ammunition may be sold or destroyed unless the person makes claim and establishes his title thereto within the period of three months beginning on the date of the publication of the notice referred to in subsection (2) of this section,

(b) where the address of the person believed to be the owner is unknown or the Commissioner is of opinion that a notice as aforesaid would not be understood by such person, the Commissioner may, at his discretion, cause the notice to be sent by post or otherwise given to any member of the family of such person or to such other person, if any, as he may, in the particular circumstances, think appropriate.

(4) Where a notice is published pursuant to subsection (2) of this section and, in cases where it is appropriate, notice is given pursuant to subsection (3) of this section—

(a) a person who makes claim and establishes his title to a firearm or ammunition that has come into the possession of the Garda Síochána within the period specified in the notice published pursuant to subsection (2) of this section may, subject to the provisions of the Principal Act, cause the firearm or ammunition to be removed from the custody of the Garda Síochána within that period, and

(b) the Commissioner may cause to be sold any firearm or ammunition that has come into the possession of the Garda Síochána and is not claimed and removed from the custody of the Garda Síochána or to which title is not established to the satisfaction of the Commissioner within the period referred to in paragraph (a) of this subsection and shall, as soon as may be, cause the proceeds of the sale to be paid to the owner or, if the owner cannot be ascertained, for the benefit of the Exchequer, and

(c) the Commissioner may cause to be destroyed any firearm or ammunition that has been offered for sale under paragraph (b) of this subsection and has not been sold, if, in the opinion of the Commissioner, the firearm or ammunition is unlikely to be sold if offered for sale again and shall cause to be sent to any person who is believed to be the owner of the firearm or ammunition or (where appropriate) to another person in accordance with paragraph (b) of subsection (3) of this section a notice informing the person to whom it is sent of such destruction.
8.—The following section is hereby substituted for section 6 of the Principal Act:

“When a Superintendent revokes a firearm certificate and the person who is the holder of the certificate has a firearm, with or without ammunition, in his possession in the State at the time of such revocation or where a person has a firearm, with or without ammunition, in his possession in the State but is not the holder of a firearm certificate in respect thereof and such possession is not otherwise authorised under this Act—

(a) the person shall forthwith deliver the firearm and ammunition (if any) to the Superintendent,

(b) the Superintendent shall forthwith cause the person to be informed by notice in writing of his right to dispose of the firearm and ammunition (if any) in any manner not contrary to law,

(c) upon such delivery, the person may dispose of the firearm and ammunition (if any) as aforesaid,

(d) if the person does not, within three months after the delivery of the firearm and ammunition (if any) to the Superintendent, arrange for its or their disposal in accordance with the provisions of this Act, inform the Superintendent of the arrangements and carry out the arrangements, the Superintendent may send to the person by post to his last known address a notice informing him that unless arrangements of the kind aforesaid are made, communicated to the Superintendent and carried out within one month after the date on which the notice is sent, the firearm and ammunition (if any) will be sold or destroyed,

(e) if within one month after the date on which the notice aforesaid is sent, arrangements of the kind aforesaid are not made, communicated to the Superintendent and carried out, the Superintendent may cause the firearm and ammunition (if any) to be sold and shall, as soon as may be, cause the proceeds of the sale to be paid to the person,

(f) the Superintendent may cause to be destroyed any firearm or ammunition that has been offered for sale under paragraph (e) of this section and has not been sold if, in the opinion of the Superintendent, the firearm or ammunition is unlikely to be sold if offered for sale again and shall send to the person by post to his last known address a notice informing him of such destruction,

(g) where the address of the person is unknown or the Superintendent is of opinion that notices as aforesaid would not be understood by the person, the Superintendent may, at his discretion, send the notices by post or otherwise give them to any member of the family of the person or to such other person, if any, as he may, in the particular circumstances, think appropriate.”

9.—(1) The Commissioner may from time to time renew a firearm certificate granted by him or her.

(2) The superintendent of the district where the holder of such a certificate resides may from time to time renew such a certificate.

(3) The superintendent of a district where the holder of a firearm certificate resides may from time to time renew a firearm certificate which has been granted by a superintendent.

(4) An inspector or sergeant of the Garda Síochána in the district where the holder of a firearm certificate issued by a superintendent resides may from time to time renew the certificate.
A superintendent, or other member of the Garda Síochána, who is authorised under this section to renew a firearm certificate ("an authorised member") may refuse to renew it, or vary any conditions to which it is subject under section 4(2)(g) of the Principal Act, only if prior sanction to do so in the particular case has been given by the Commissioner or superintendent, as the case may be.

An application for renewal of a firearm certificate shall be in the prescribed form.

A renewal of a firearm certificate shall be in the prescribed form.

Before renewing a firearm certificate, an authorised member shall be of opinion that the conditions to which it is subject have been complied with and will continue to be complied with during the period for which the certificate is renewed.

On the renewal of a firearm certificate, an authorised member may, subject to subsection (5) of this section, vary any conditions to which the certificate is subject under section 4(2)(g) of the Principal Act, if of opinion that such a variation is necessary in the interests of public safety or security.

Period of validity of firearm certificate granted by Minister.

Change of firearm to which firearm certificate relates.

Subject to subsection (3) of this section, the description of another firearm and, upon such substitution, the certificate shall have effect in relation to that other firearm and shall not have effect in relation to the first-mentioned firearm.

Subject to subsection (3) of this section, the Superintendent of any district or any member of the Garda Síochána in any district duly authorised to do so by the Superintendent of that district may substitute for the description of a firearm held by a person residing in that district the description of another firearm and, upon such substitution, the certificate shall have effect in relation to that other firearm and shall not have effect in relation to the first-mentioned firearm.

A substitution under this section in a firearm certificate shall not be effected unless the rate of excise duty chargeable in respect of a renewal of the certificate after the substitution does not exceed the rate chargeable immediately before such substitution.

Limited use of shot-gun.

Sale of firearms by auctioneers.

Notwithstanding anything contained in section 10 of the Principal Act, an auctioneer who stands authorised under this section may sell, expose for sale and have in his possession for sale, by auction in the ordinary course of his business as an auctioneer, a firearm or ammunition: Provided that in the case of a sale, the firearm or ammunition is not delivered to the purchaser until he produces to the auctioneer a firearm certificate which is in force authorising him to purchase the firearm or ammunition or proves that he is lawfully entitled to have possession of the firearm or ammunition without having a firearm certificate therefor.

The Superintendent of any district may authorise in writing an auctioneer in that district to sell, expose for sale and have in his possession...
for sale, by auction a firearm or ammunition during such period, not exceeding one
year, as may be specified in the authorisation.

(3) A Superintendent shall not grant an authorisation under this section to an
auctioneer unless he is satisfied, having regard to all the circumstances (including
the provision made or to be made for the storage of the firearms and ammunition to
which the authorisation, if granted, would relate), that the sale, exposing for sale or
possession of firearms or ammunition in pursuance of the authorisation will not
endanger the public safety or the peace.

(4) A Superintendent may impose in relation to the grant of an authorisation under
this section such conditions (if any) as he considers necessary to prevent danger to
the public and, where a condition is imposed, it shall be specified in the authorisation.

(5) An authorisation under this section may be revoked at any time by the Superin-
tendent of the district in which it was granted.

(6) A person who contravenes a condition imposed in relation to the grant of an
authorisation under this section shall be guilty of an offence under the Principal Act.

(7) In this section, references to a firearm and ammunition do not include refer-
cences to a restricted firearm or restricted ammunition.

(8) This section is without prejudice to subsections (4A) to (4G) of section 10 of
the Principal Act.

Amendment of section 1 of Principal Act.

14.—Section 1 of the Principal Act is hereby amended by the insertion after
subsection (2) of the following sub-section:

“(3) In this Act references to a Superintendent of the Garda Síochána include
references to an Inspector of the Garda Síochána acting as a Superintendent.”

Amendment of section 2 of Principal Act.

15.—Section 2 of the Principal Act is hereby amended by—

(a) the insertion in paragraph (g) of subsection (3) after “humane killer” of “or
ammunition therefor”, and

(b) the insertion after subsection (3) of the following sub-section:

“(4) This section shall not apply to any of the following cases and such cases
are accordingly excepted from this section, that is to say:

(a) the possession, use or carriage of a firearm or ammunition by an
employee of a registered firearms dealer in the ordinary course of business
of the dealer as a firearms dealer,

(b) the possession or carriage of a firearm or ammunition by an employee of
a person engaged in the business of carrying or of warehousing goods for
reward in the ordinary course of such business,

(c) the possession or carriage of a firearm or ammunition for purposes of
sale by an auctioneer who stands authorised under section 13 of this Act
or by an employee of such an auctioneer in the ordinary course of business
as an auctioneer,

(d) the possession, use or carriage of a firearm or ammunition by a member
of a rifle club or other gun club that stands authorised under this section
while engaged as such member in a competition or target practice at a
range or other place that stands authorised under this section,

(e) the possession, use or carriage of a firearm (other than a shot-gun) of a
calibre not exceeding .23 inches or of ammunition by a person operating
a range or shooting gallery in an amusement hall or at a fun fair, carnival
or other like event for the purposes of the range or shooting gallery who stands authorised in that behalf under this section or by a person using such range or shooting gallery,

(f) the possession, use or carriage of a firearm or ammunition by a person taking part in a theatrical performance or rehearsal or in the production of a cinematograph film for the purpose of the performance, rehearsal or production, being a performance, rehearsal or production the person in charge of which stands authorised in that behalf under this section,

(g) the possession, use or carriage of a firearm or blank ammunition for the purpose of starting athletic races by a person who stands authorised in that behalf under this section,

(h) the possession, use or carriage of a firearm or blank ammunition provided by the Minister for Defence by a person taking part in a ceremony of any kind for the purposes of the ceremony, being a person who stands authorised in that behalf under this section.

(5) (a) The Superintendent of any district may authorise in writing the possession, use or carriage of firearms or ammunition in that district in any of the circumstances specified in paragraphs (d), (e), (f), (g) or (h) of subsection (4) of this section during such period, not exceeding one year, as may be specified in the authorisation.

(b) A Superintendent shall not grant an authorisation under this section unless he is satisfied having regard to all the circumstances (including the provision made or to be made for the storage of the firearms and ammunition to which the authorisation (if granted) would relate and the supervision of their use) that the possession, use or carriage, as the case may be, of firearms or ammunition in pursuance of the authorisation will not endanger the public safety or the peace.

(c) Where it is proposed to grant an authorisation under this section in respect of a rifle or other gun club or a range or other place referred to in paragraph (d) of subsection 4 of this section, the authorisation shall be granted to an officer of the club nominated by the club or to the person in charge of the range or other place as the case may be, and where there is a contravention of a condition imposed in relation to the grant of such an authorisation and the contravention is proved to have been committed with the consent or approval of or to have been facilitated by any neglect on the part of the person to whom the authorisation is granted, that person shall be guilty of an offence under this Act.

(d) A Superintendent may impose in relation to the grant of an authorisation under this section such conditions (if any) as he considers necessary to prevent danger to the public and, where a condition is imposed, it shall be specified in the authorisation.

(e) An authorisation under this section may be revoked at any time by the Superintendent of the district in which it is granted.

(f) A person who contravenes a condition imposed in relation to the grant of an authorisation under this section shall be guilty of an offence under this Act”.

16.—Section 3 of the Principal Act is hereby amended by—

(a) the substitution of “before the 31st day of July in any year” for “during the month of July” in subsection (3), and

(b) the substitution for subsection (4) of the following subsection—
“(4) Every firearm certificate shall be in the prescribed form and shall operate and be expressed to authorise the person to whom it is granted—

(a) to have in his possession, use and carry the particular firearm described in the certificate, and

(b) to use ammunition in the firearm and to have in his possession at any one time and carry so much ammunition for the firearm as shall be specified in the certificate”.

Amendment of section 8 of Principal Act.

17.—Section 8 of the Principal Act is hereby amended by—

(a) the substitution of “sixteen years” for “fifteen years” in paragraph (a) of subsection (1),

(b) the deletion of paragraphs (d) and (e) of subsection (1) and the insertion of the following paragraphs:

“(d) any person who has been sentenced by any court in the State to penal servitude or to imprisonment for any term which has not expired or has expired within five years previously for a crime in the course of which a firearm was used or a firearm or an imitation firearm was produced for the apparent purpose of intimidating any person or a threat to use a firearm against any person or property was made, and

(e) any person who has been sentenced by any court in the State to penal servitude or to imprisonment for any term of not less than three months which has not expired or has expired within five years previously for a crime consisting of or including an assault on any person, and”.

Amendment of section 9 of Principal Act.

18.—Section 9 of the Principal Act is hereby amended by the deletion in subsection (3) of “the number of registered firearms dealers in the neighbourhood in which the applicant proposes to carry on business,”.

Amendment of section 10 of Principal Act.

19.—Section 10 of the Principal Act is hereby amended by—

(a) the substitution of “any person” for “any firearms dealer” and “such person” for “such firearms dealer” in subsection (2), and

(b) the substitution for subsection (4) of the following subsection:

“(4) It shall not be lawful for any registered firearms dealer to return to any person a firearm or ammunition given to the dealer for repair, test or proof unless the person—

(a) produces a firearm certificate authorising him to have possession of the firearm or ammunition, or

(b) proves to the satisfaction of the dealer that he is entitled to have possession of the firearm or ammunition without having a firearm certificate therefor, and”.

(c) the insertion in paragraph (b) of subsection (6) after “letting on hire” of “, giving” and after “hiring” of “, receiving”.

Amendment of section 16 of Principal Act.

20.—Section 16 of the Principal Act is hereby amended by the insertion in subsection (4) before “the firearm” of “or consigning for export”.

Amendment of section 17 of Principal Act.

21.— (1) The restriction imposed by section 17 of the Principal Act on the importation into the State of firearms [or ammunition] shall not apply in relation to the importa-
tion of a firearm by the holder of a firearm [or ammunition] certificate in respect of the firearm which is in force.

(2) The said section 17 is hereby amended by—

(a) the deletion in subsection (3) of “(not exceeding six months)”, and
(b) the deletion in subsection (4) of “(not being more than one month)”. 

(3) In this section, “ammunition” does not include—

(a) component parts of ammunition, or
(b) grenades, bombs and other similar missiles or their component parts.

22.—Section 21 of the Principal Act is hereby amended by the substitution of the following subsection for subsection (6):

“(6) Where a firearm or ammunition is seized under this section or under section 22 of this Act and a prosecution for an offence under this Act in relation to the firearm or ammunition is not instituted, the firearm or ammunition shall be—

(a) returned to the person who is the owner, consignor or consignee thereof, as may be appropriate, or disposed of, subject to the provisions of this Act, in accordance with the directions of such person, or
(b) made the subject of an application to the District Court under the Police (Property) Act, 1897, and disposed of in accordance with the terms of the order made by the District Court under that Act in relation to the application.”

23.—Section 24 of the Principal Act is hereby amended by the substitution of “forty-eight hours” for “twenty-four hours” in subsection (2).

24.—(1) Where, in a prosecution for an offence under the Principal Act, the existence or non-existence of a firearm certificate, a licence under section 17 of the Principal Act, an authorisation under section 2 of the Principal Act, a permit under section 3 of this Act or an authorisation under section 13 of this Act is material, it shall not be necessary to prove that the certificate, licence, authorisation or permit does not exist.

(2) Where, in a prosecution for an offence under the Principal Act, possession, use or carriage of a firearm or ammunition by a person is proved, it shall not be necessary to prove that the person was not entitled to have in his possession, use or carry a firearm or ammunition.

25.—(1) In [section 28] of the Larceny Act, 1916, “offensive weapon” shall include a firearm that is not loaded and an imitation firearm.

(2) In this section and the next two sections “imitation firearm” means anything which is not a firearm but has the appearance of being a firearm.

26.—(1) A person who contravenes subsection (1) of section 112 of the Road Traffic Act 1961 and who at the time of the contravention has with him or her a firearm or imitation firearm is guilty of an offence.

(2) A person guilty of an offence under this section is liable on conviction on indictment—
(a) to imprisonment for a term not exceeding 14 years or such shorter term as
the court may determine, subject to subsections (4) to (6) of this section or,
where subsection (8) of this section applies, to that subsection, and

(b) at the court’s discretion, to a fine of such amount as the court considers
appropriate.

(3) The court, in imposing sentence on a person for an offence under this section,
may, in particular, have regard to whether the person has a previous conviction for
an offence under the Firearms Acts 1925 to 2006, the Offences against the State Acts
1939 to 1998 or the Criminal Justice (Terrorist Offences) Act 2005.

(4) Where a person (other than a person under the age of 18 years) is convicted of
an offence under this section, the court shall, in imposing sentence, specify a term
of imprisonment of not less than 5 years as the minimum term of imprisonment to
be served by the person.

[(4A) The purpose of subsections (5) and (6) of this section is to provide that in view
of the harm caused to society by the unlawful possession and use of firearms, a court,
in imposing sentence on a person (other than a person under the age of 18 years) for
an offence under this section, shall specify as the minimum term of imprisonment to
be served by the person a term of not less than 5 years, unless the court determines
that by reason of exceptional and specific circumstances relating to the offence, or
the person convicted of it, it would be unjust in all the circumstances to do so.]

(5) Subsection (4) of this section does not apply where the court is satisfied that
there are exceptional and specific circumstances relating to the offence, or to the
person convicted of it, which would make the minimum term unjust in all the
circumstances, and for this purpose the court may [subject to subsection (6),] have
regard to any matters it considers appropriate, including—

(a) whether the person pleaded guilty to the offence and, if so—

(i) the stage at which the intention to plead guilty was indicated, and

(ii) the circumstances in which the indication was given,

and

(b) whether the person materially assisted in the investigation of the offence.

(6) The court, in considering for the purposes of subsection (5) of this section
whether a sentence of not less than 5 years imprisonment is unjust in all the circum-
stances, may have regard, in particular, to—

(a) whether the person convicted of the offence has a previous conviction for an
offence under the Firearms Acts 1925 to 2006, the Offences Against the State Acts
1939 to 1998 or the Criminal Justice (Terrorist Offences) Act 2005, and

(b) whether the public interest in preventing the unlawful possession or use of
firearms would be served by the imposition of a lesser sentence.

(7) Subsections (4) to (6) of this section apply and have effect only in relation to a
person convicted of a first offence under this section (other than a person who falls
under subsection (8)(b) of this section), and accordingly references in those first-
mentioned subsections to an offence under this section are to be construed as
references to a first such offence.

(8) Where a person (except a person under the age of 18 years)—

(a) is convicted of a second or subsequent offence under this section,

(b) is convicted of a first offence under this section and has been convicted of
an offence under section 15 of the Principal Act, section 27, 27A or 27B of
this Act or section 12A of the Firearms and Offensive Weapons Act 1990,
the court shall, in imposing sentence, specify a term of imprisonment of not less than 5 years as the minimum term of imprisonment to be served by the person.

(9) In proceedings for an offence under this section it is a good defence for the defendant to show that he or she had the firearm or imitation firearm for a lawful purpose when doing the act alleged to constitute the offence under subsection (1) of the said section 112.

(10) Section 27C of this Act applies in relation to proceedings for an offence under this section and any minimum term of imprisonment imposed under subsection (4) or (8) of this section in those proceedings.

27.— (1) A person shall not use or produce a firearm or imitation firearm—
(a) for the purpose of or while resisting the arrest of the person or of another person by a member of the Garda Síochána, or
(b) for the purpose of aiding, or in the course of, the escape or rescue of the person or of another person from lawful custody.

(2) A person who contravenes subsection (1) of this section is guilty of an offence and liable on conviction on indictment—
(a) to imprisonment for life or such shorter term as the court may determine, subject to subsections (4) to (6) of this section or, where subsection (8) of this section applies, to that subsection, and
(b) at the court’s discretion, to a fine of such amount as the court considers appropriate.

(3) The court, in imposing sentence on a person for an offence under this section, may, in particular, have regard to whether the person has a previous conviction for an offence under the Firearms Acts 1925 to 2006, the Offences against the State Acts 1939 to 1998 or the Criminal Justice (Terrorist Offences) Act 2005.

(4) Where a person (other than a person under the age of 18 years) is convicted of an offence under this section, the court shall, in imposing sentence, specify a term of imprisonment of not less than 10 years as the minimum term of imprisonment to be served by the person.

((4A) The purpose of subsections (5) and (6) of this section is to provide that in view of the harm caused to society by the unlawful possession and use of firearms, a court, in imposing sentence on a person (other than a person under the age of 18 years) for an offence under this section, shall specify as the minimum term of imprisonment to be served by the person a term of not less than 10 years, unless the court determines that by reason of exceptional and specific circumstances relating to the offence, or the person convicted of it, it would be unjust in all the circumstances to do so.

(5) Subsection (4) of this section does not apply where the court is satisfied that there are exceptional and specific circumstances relating to the offence, or to the person convicted of it, which would make the minimum term unjust in all the circumstances, and for this purpose the court may [subject to subsection (6),] have regard to any matters it considers appropriate, including—
(a) whether the person pleaded guilty to the offence and, if so—
(i) the stage at which the intention to plead guilty was indicated, and
(ii) the circumstances in which the indication was given,
and
(b) whether the person materially assisted in the investigation of the offence.
(6) The court, in considering for the purposes of subsection (5) of this section whether a sentence of not less than 10 years imprisonment is unjust in all the circumstances, may have regard, in particular, to—

(a) whether the person convicted of the offence has a previous conviction for an offence under the Firearms Acts 1925 to 2006, the Offences Against the State Acts 1939 to 1998 or the Criminal Justice (Terrorist Offences) Act 2005, and

(b) whether the public interest in preventing the unlawful possession or use of firearms would be served by the imposition of a lesser sentence.

(7) Subsections (4) to (6) of this section apply and have effect only in relation to a person convicted of a first offence under this section (other than a person who falls under subsection (8)(b) of this section), and accordingly references in those first-mentioned subsections to an offence under this section are to be construed as references to a first such offence.

(8) Where a person (except a person under the age of 18 years)—

(a) is convicted of a second or subsequent offence under this section,

(b) is convicted of a first offence under this section and has been convicted of an offence under section 15 of the Principal Act, section 26, 27A or 27B of this Act or section 12A of the Firearms and Offensive Weapons Act 1990,

the court shall, in imposing sentence, specify a term of imprisonment of not less than 10 years as the minimum term of imprisonment to be served by the person.

(9) Section 27C of this Act applies in relation to proceedings for an offence under this section and any minimum term of imprisonment imposed under subsection (4) or (8) of this section in those proceedings.

(Possession of firearm or ammunition in suspicious circumstances.

[Firearms Act 1964

27A.— (1) It is an offence for a person to possess or control a firearm [or ammunition] in circumstances that give rise to a reasonable inference that the person does not possess or control it for a lawful purpose, unless the person possesses or controls it for such a purpose.

(2) A person guilty of an offence under this section is liable on conviction on indictment—

(a) to imprisonment for a term not exceeding 14 years or such shorter term as the court may determine, subject to subsections (4) to (6) of this section or, where subsection (8) of this section applies, to that subsection, and

(b) at the court’s discretion, to a fine of such amount as the court considers appropriate.

(3) The court, in imposing sentence on a person for an offence under this section, may, in particular, have regard to whether the person has a previous conviction for an offence under the Firearms Acts 1925 to 2006, the Offences against the State Acts 1939 to 1998 or the Criminal Justice (Terrorist Offences) Act 2005.

(4) Where a person (other than a person under the age of 18 years) is convicted of an offence under this section, the court shall, in imposing sentence, specify a term of imprisonment of not less than 5 years as the minimum term of imprisonment to be served by the person.

[(4A) The purpose of subsections (5) and (6) of this section is to provide that in view of the harm caused to society by the unlawful possession and use of firearms, a court, in imposing sentence on a person (other than a person under the age of 18 years) for an offence under this section, shall specify as the minimum term of imprisonment to be served by the person a term of not less than 5 years, unless the court determines]
that by reason of exceptional and specific circumstances relating to the offence, or the person convicted of it, it would be unjust in all the circumstances to do so.

(5) Subsection (4) of this section does not apply where the court is satisfied that there are exceptional and specific circumstances relating to the offence, or the person convicted of it, which would make the minimum term unjust in all the circumstances, and for this purpose the court may [subject to subsection (6)] have regard to any matters it considers appropriate, including—

(a) whether the person pleaded guilty to the offence and, if so—

(i) the stage at which the intention to plead guilty was indicated, and

(ii) the circumstances in which the indication was given,

and

(b) whether the person materially assisted in the investigation of the offence.

(6) The court, in considering for the purposes of subsection (5) of this section whether a sentence of not less than 5 years imprisonment is unjust in all the circumstances, may have regard, in particular, to—

(a) whether the person convicted of the offence has a previous conviction for an offence under the Firearms Acts 1925 to 2006, the Offences Against the State Acts 1939 to 1998 or the Criminal Justice (Terrorist Offences) Act 2005, and

(b) whether the public interest in preventing the unlawful possession or use of firearms would be served by the imposition of a lesser sentence.

(7) Subsections (4) to (6) of this section apply and have effect only in relation to a person convict ed of a first offence under this section (other than a person who falls under subsection (8)(b) of this section), and accordingly references in those first-mentioned subsections to an offence under this section are to be construed as references to a first such offence.

(8) Where a person (except a person under the age of 18 years)—

(a) is convicted of a second or subsequent offence under this section,

(b) is convicted of a first offence under this section and has been convicted of an offence under section 15 of the Principal Act, section 26, 27 or 27B of this Act or section 12A of the Firearms and Offensive Weapons Act 1990,

the court shall, in imposing sentence, specify a term of imprisonment of not less than 5 years as the minimum term of imprisonment to be served by the person.

(9) Section 27C of this Act applies in relation to proceedings for an offence under this section and any minimum term of imprisonment imposed under subsection (4) or (8) of this section in those proceedings.

(10) In the application of section 2 of the Criminal Law (Jurisdiction) Act 1976 to this section, it shall be presumed, unless the contrary is shown, that a purpose that is unlawful in the State is unlawful in Northern Ireland.

27B.— (1) It is an offence for a person to have with him or her a firearm, or an imitation firearm, with intent—

(a) to commit an indictable offence, or

(b) to resist or prevent the arrest of the person or another person,

in either case while the person has the firearm or imitation firearm with him or her.
(2) A person guilty of an offence under this section is liable on conviction on indictment—

(a) to imprisonment for a term not exceeding 14 years or such shorter term as the court may determine, subject to subsections (4) to (6) of this section or, where subsection (8) of this section applies, to that subsection, and

(b) at the court’s discretion, to a fine of such amount as the court considers appropriate.

(3) The court, in imposing sentence on a person for an offence under this section, may, in particular, have regard to whether the person has a previous conviction for an offence under the Firearms Acts 1925 to 2006, the Offences against the State Acts 1939 to 1998 or the Criminal Justice (Terrorist Offences) Act 2005.

(4) Where a person (other than a person under the age of 18 years) is convicted of an offence under this section, the court shall, in imposing sentence, specify a term of imprisonment of not less than 5 years as the minimum term of imprisonment to be served by the person.

[(4A) The purpose of subsections (5) and (6) of this section is to provide that in view of the harm caused to society by the unlawful possession and use of firearms, a court, in imposing sentence on a person (other than a person under the age of 18 years) for an offence under this section, shall specify as the minimum term of imprisonment to be served by the person a term of not less than 5 years, unless the court determines that by reason of exceptional and specific circumstances relating to the offence, or the person convicted of it, it would be unjust in all the circumstances to do so.]

(5) Subsection (4) of this section does not apply where the court is satisfied that there are exceptional and specific circumstances relating to the offence, or the person convicted of it, which would make the minimum term unjust in all the circumstances, and for this purpose the court may [subject to subsection (6),] have regard, in particular, to any matters it considers appropriate, including—

(a) whether the person pleaded guilty to the offence and, if so—

(i) the stage at which the intention to plead guilty was indicated, and

(ii) the circumstances in which the indication was given,

and

(b) whether the person materially assisted in the investigation of the offence.

(6) The court, in considering for the purposes of subsection (5) of this section whether a sentence of not less than 5 years imprisonment is unjust in all the circumstances, may also have regard, in particular, to—

(a) whether the person convicted of the offence has a previous conviction for an offence under the Firearms Acts 1925 to 2006, the Offences Against the State Acts 1939 to 1998 or the Criminal Justice (Terrorist Offences) Act 2005, and

(b) whether the public interest in preventing the unlawful possession or use of firearms would be served by the imposition of a lesser sentence.

(7) Subsections (4) to (6) of this section apply and have effect only in relation to a person convicted of a first offence under this section (other than a person who falls under subsection (8)(b) of this section), and accordingly references in those first-mentioned subsections to an offence under this section are to be construed as references to a first such offence.

(8) Where a person (except a person under the age of 18 years)—

(a) is convicted of a second or subsequent offence under this section,
(b) is convicted of a first offence under this section and has been convicted of an offence under section 15 of the Principal Act, section 26, 27 or 27A of this Act or section 12A of the Firearms and Offensive Weapons Act 1990,

the court shall, in imposing sentence, specify a term of imprisonment of not less than 5 years as the minimum term of imprisonment to be served by the person.

(9) In proceedings for an offence under this section proof that the accused had a firearm or imitation firearm with him or her and intended to commit an indictable offence or to resist or prevent arrest is evidence that the accused intended to have it with him or her while doing so.

(10) Section 27C of this Act applies in relation to proceedings for an offence under this section and any minimum term of imprisonment imposed under subsection (4) or (8) of this section in those proceedings.

27C. — (1) In this section, “minimum term of imprisonment” means a term specified by a court under—

(a) section 15 of the Principal Act,

(b) section 26, 27, 27A or 27B of this Act, and

(c) section 12A of the Firearms and Offensive Weapons Act 1990,

less any reduction in the period of imprisonment under subsection (3) of this section.

(2) The power to commute or remit punishment conferred by section 23 of the Criminal Justice Act 1951 does not apply in relation to a minimum term of imprisonment.

(3) The rules or practice whereby prisoners generally may earn remission of sentence by industry and good conduct apply in relation to a person serving such a minimum term.

(4) Any powers conferred by rules made under section 2 of the Criminal Justice Act 1960, as applied by section 4 of the Prisons Act 1970, to release temporarily a person serving a sentence of imprisonment shall not be exercised during a minimum term of imprisonment, unless for grave reason of a humanitarian nature, and any release so granted shall be only of such limited duration as is justified by that reason.

28.—(1) Subsection (5) of section 3, section 14 and subsection (2) of section 17 of the Principal Act are hereby repealed.

(2) Where, immediately before the passing of this Act, there was in force an authorisation under section 14 of the Principal Act there shall, upon such passing, be deemed to be in force a firearm certificate relating to the weapon to which the authorisation related granted by a Superintendent.

(3) An occasional licence granted under subsection (2) of section 17 of the Principal Act in relation to a prohibited weapon, and in force immediately before such passing, shall, upon such passing, be deemed to be an occasional licence granted under subsection (4) of the said section 17 in relation to that weapon.

29.—(1) This Act may be cited as the Firearms Act, 1964.

(2) The Firearms Act, 1925, and this Act may be cited together as the Firearms Acts, 1925 and 1964.