

For educational use only

Criminal Justice Act 1993 c. 36

s. 58 Information "made public".

Law In Force

Version 1 of 1

1 March 1994 - Present

Subjects

Criminal law

Keywords

Information; Insider dealing; Interpretation; Publication

58.— Information “made public”.

(1) For the purposes of [section 56](#), “*made public*” , in relation to information, shall be construed in accordance with the following provisions of this section; but those provisions are not exhaustive as to the meaning of that expression.

(2) Information is made public if—

- (a) it is published in accordance with the rules of a regulated market for the purpose of informing investors and their professional advisers;
- (b) it is contained in records which by virtue of any enactment are open to inspection by the public;
- (c) it can be readily acquired by those likely to deal in any securities—
 - (i) to which the information relates, or
 - (ii) of an issuer to which the information relates; or
- (d) it is derived from information which has been made public.

(3) Information may be treated as made public even though—

- (a) it can be acquired only by persons exercising diligence or expertise;
- (b) it is communicated to a section of the public and not to the public at large;
- (c) it can be acquired only by observation;
- (d) it is communicated only on payment of a fee; or
- (e) it is published only outside the United Kingdom.

Part V INSIDER DEALING > Interpretation > s. 58 Information "made public".

Contains public sector information licensed under the Open Government Licence v3.0.