THE ROLE AND RESPONSIBILITIES OF THE POLICE
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The report of an independent inquiry established by the Police Foundation and the Policy Studies Institute
INDEPENDENT COMMITTEE OF INQUIRY INTO
THE ROLE AND RESPONSIBILITIES OF THE POLICE

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The Report of an independent inquiry established by:

POLICE FOUNDATION and POLICY STUDIES INSTITUTE
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ISBN 0 947692 40 1

A CIP catalogue of this book is available from the British Library.

Information about the inquiry and copies of this report and the companion volume,
Themes in Contemporary Policing, are available from:

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Laserset by Policy Studies Institute
Printed in Great Britain by Latimer Trend and Co. Ltd, Plymouth
## Contents

<table>
<thead>
<tr>
<th>Section</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Foreword</td>
<td>vii</td>
</tr>
<tr>
<td>Preface</td>
<td>viii</td>
</tr>
<tr>
<td>The Committee</td>
<td>x</td>
</tr>
<tr>
<td><strong>1 Introduction</strong></td>
<td>3</td>
</tr>
<tr>
<td><strong>2 The Difficulties Facing the Police</strong></td>
<td>8</td>
</tr>
<tr>
<td>Level and pattern of crime</td>
<td>9</td>
</tr>
<tr>
<td>Expenditure on the police</td>
<td>12</td>
</tr>
<tr>
<td>Insecurity</td>
<td>13</td>
</tr>
<tr>
<td>Growth of the private security industry</td>
<td>14</td>
</tr>
<tr>
<td>Conclusion</td>
<td>15</td>
</tr>
<tr>
<td><strong>3 Improving the Safety of Communities</strong></td>
<td>16</td>
</tr>
<tr>
<td>Multi-agency crime prevention</td>
<td>17</td>
</tr>
<tr>
<td>Organising, managing and implementing crime prevention</td>
<td>18</td>
</tr>
<tr>
<td>A way forward for community safety</td>
<td>22</td>
</tr>
<tr>
<td>Conclusion</td>
<td>25</td>
</tr>
<tr>
<td><strong>4 Enhancing Patrol</strong></td>
<td>26</td>
</tr>
<tr>
<td>Public views of patrol</td>
<td>27</td>
</tr>
<tr>
<td>Alternatives to current patrol arrangements</td>
<td>28</td>
</tr>
<tr>
<td><em>Sedgefield Community Force</em></td>
<td>29</td>
</tr>
<tr>
<td><em>Wandsworth Parks Constabulary</em></td>
<td>29</td>
</tr>
<tr>
<td><em>Private security patrols</em></td>
<td>29</td>
</tr>
<tr>
<td><em>The Special Constabulary</em></td>
<td>30</td>
</tr>
<tr>
<td><em>The Stadswacht in the Netherlands</em></td>
<td>30</td>
</tr>
<tr>
<td><em>The Politiesurveillance in the Netherlands</em></td>
<td>30</td>
</tr>
<tr>
<td>Conclusion</td>
<td>31</td>
</tr>
<tr>
<td><strong>5 Involving the Private Security Industry</strong></td>
<td>33</td>
</tr>
<tr>
<td>Current arrangements for regulating private security</td>
<td>33</td>
</tr>
<tr>
<td>The powers available to private security personnel</td>
<td>36</td>
</tr>
<tr>
<td>Regulating private security</td>
<td>36</td>
</tr>
<tr>
<td>Conclusion</td>
<td>37</td>
</tr>
</tbody>
</table>
The field of study of the Independent Committee on the Role and Responsibilities of the Police is one of outstanding interest and public importance, and all members of the committee have been grateful for the opportunity which the initiative of the Police Foundation and the Policy Studies Institute in setting up this inquiry has given them to take part in its work.

We are particularly indebted to the generosity of the Nuffield Foundation, the Esmee Fairbairn Charitable Trust, the Baring Foundation and the Dulverton Trust whose contributions have together funded our work. We also owe a great debt to all those who have in one way or another helped us with our work by submitting evidence, taking part in meetings organised by us or otherwise contributing to our thinking.

We particularly wish to place on record our gratitude to the excellent work done by our secretary, Bill Saulsbury, and our director of research, Tim Newburn. Bill Saulsbury has organised the work of the committee indefatigably and made many contributions to the development of its thinking. Tim Newburn’s own research in the field of criminology and his extensive knowledge of work throughout the field have been indispensable to us. A heavy burden of drafting has fallen on both.

Members of the committee have been prepared to devote much time and effort to our work despite at times very pressing other calls on their energies. The meetings of the committee have throughout been characterised by a desire on all sides to contribute positively, by lively debate and by good humour. All this has made the task of chairman a pleasant one, and for that I thank my colleagues most warmly.

John Cassels
Chairman
Preface

Over the past ten years the police service has operated in a climate of increasing scrutiny of its central purpose, organisational arrangements and effectiveness. During 1992-1993 three government-initiated inquiries – the Royal Commission on Criminal Justice, the Sheehy Inquiry into Police Responsibilities and the Home Secretary’s White Paper on Police Reform – examined various aspects of policing. In the second half of 1993 and within weeks of one another, the results of the three reviews were made public. Each recommended radical change in the structure and functioning of policing. The government’s response was reflected in the 1994 Police and Magistrates’ Courts Act.

Prior to the announcement of the earliest review the Police Foundation and the Policy Studies Institute recognised that the reform of policing was emerging as a major public policy issue. It was anticipated that as the findings of the individual inquiries became known, debate would naturally ensue. Such a debate was welcomed by both organisations. As sensible change was the goal, it seemed vital that serious consideration be given to society’s expectations of our police both in principle and practice. How and by whom should the central task of the police be defined? What systems are most appropriate for accomplishing these tasks? What is the role of other agencies – voluntary, statutory and private – in delivering policing services? Are the boundaries and division of labour between these agencies and the police properly drawn, properly regulated and in practice workable?

For this reason, the Police Foundation and the Policy Studies Institute convened a committee to examine independently the role and responsibilities of the police. Both organisations appreciated that it might not always be immediately apparent how general definitions of the role and responsibilities of an organisation directly affect its daily operations. Nevertheless it was felt that a definition of this kind gives much greater coherence to an organisation’s strategic and tactical decisions and is therefore of profound importance over the longer term.

In the case of public services there is a further benefit. The role of definitions and mission statements of the public services are of practical importance in supporting the democratic process. In principle they allow the public to understand the intentions of policy-makers, as well as to judge the direction in which the management of the service is being guided. This
is especially important in the case of the police, whose operations so closely affect the lives of ordinary citizens.

**Formation and composition of the committee**

The committee was established in the spring of 1993 and first met in July of that year. It was funded entirely from charitable contributions from the Nuffield Foundation, Esmee Fairbairn Charitable Trust, Baring Foundation and the Dulverton Trust. In concept, organisation and conduct the inquiry was independent of influence from the government, the police and all political parties.

The main purpose of the committee was to inform the ongoing discussion of the role and responsibilities of the police and how they may be best fulfilled among those who have a particular interest in policing policy. More generally, it sought to raise the level of public understanding of the issues involved. A summary of the committee's findings and recommendations appear at Annex 1. The committee's terms of reference appear at Annex 2.

**The approach of the committee**

The committee initially sought written evidence on the themes of: policing in the broader social context; the role and operations of the police; police accountability; and sharing responsibility for policing. Of 175 organisations and individuals with an immediate stake in policing activities that were invited to submit evidence, over 75 responded.

The committee reviewed the available research evidence and policy documents relevant to its central concerns. It commissioned from academic researchers and the police service papers on a range of subjects felt by the group to be critical to its deliberations. A selection of these papers appears in this report's companion document *Themes in Contemporary Policing*. A full list is contained in Annex 3.

The committee published an interim Discussion Document in 1994. Following this a series of seminars was organised to examine propositions and questions that had been raised in that document. The seminar themes were: the fundamental powers that should remain the exclusive preserve of the sworn police officer; the crime management model of police operations; accountability of public and private policing; and arrangements for crime prevention/community safety.

Many organisations and individuals provided evidence in response to the committee's initial series of background questions, Discussion Document, invitation to participate in seminar discussions, and commissioning of papers. To all of these the committee owes a debt of gratitude. They are listed at Annex 4.
INDEPENDENT COMMITTEE OF INQUIRY INTO
THE ROLE AND RESPONSIBILITIES OF THE POLICE

The Committee

Chairman
Sir John Cassels, Director, National Commission on Education

Members
Ian Bynoe, Research Associate, Institute for Public Policy Research, former Legal Director, MIND
Pauline Clare, Chief Constable, Lancashire Constabulary
Richard L. Everitt, Director, Strategy and Compliance, British Airports Authority plc
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Secretary
William Saulsburry, The Police Foundation

Director of Research
Tim Newburn, Policy Studies Institute

The role and responsibilities of the police
1 Introduction

1.1 This inquiry arose out of a concern that, despite the fact that far-reaching changes to the police service in England and Wales were being planned, insufficient thought was being given to what the fundamental role and responsibilities of the police actually are. There was further concern that the result of some of the changes being discussed might be to undermine valuable work by the police and, more important still, to lower their standing in the eyes of the public.

1.2 Despite the controversy that inevitably attends their work, the British police enjoy a high level of public regard and trust. They remain largely unarmed, retain the principle of the minimum use of force, continue to patrol on foot, have strong local ties and encourage community consultation. The Police and Criminal Evidence Act 1984 (PACE) is regarded as a model of operational accountability in much of the rest of the world. The British policing tradition is something of which the country can be proud. If there is to be change, therefore, it has to be the right change, carried out in the right way and for the right reasons. That is the kind of change that this Committee wishes to encourage.

1.3 During the first half of the 1990s there were a series of major inquiries into the police. Each of them -- the Royal Commission on Criminal Justice, the Sheehy Inquiry into Police Remuneration and Rewards, the internal Home Office review and subsequent White Paper on Police Reform, and the Review of Police Core and Ancillary Tasks -- assumed that the role and responsibilities of the police were well known and subject to overall consensus. It turns out, however, that such a consensus does not in fact exist. In describing the role of the police these various inquiries contradicted each other. Sheehy, for instance, named the four main aims of policing as: to prevent crime; to pursue and bring to justice those who break the law; to keep the Queen’s peace; and to protect, help and reassure the community. By contrast, the White Paper took the view that ‘fighting crime should be the priority for police officers ... a priority that local communities should share’; keeping the Queen’s peace was nowhere mentioned.

1.4 That there should be confusion among policy-makers about the fundamental role of the police causes concern within the service and provides little comfort to an increasingly insecure public. It is therefore of fundamental importance to establish and reinforce in the public mind what the major functions of the police are. In our view, the definition contained in our report is as follows:
in the police service's Statement of Common Purpose remains a helpful one. It is as follows:

The purpose of the police service is to uphold the law fairly and firmly; to prevent crime; to pursue and bring to justice those who break the law; to keep the Queen's peace; to protect, help and reassure the community; and to be seen to do this with integrity, common sense and sound judgement.

We endorse this definition. No definition, however, is without difficulties. Many of the functions set out above are not for the police alone. We comment elsewhere on crime prevention (where many agencies are involved); there is obviously room for debate about the use of the word 'firmly'; and, most important of all, the keeping of the Queen's Peace is over-arching. But this definition at least gives an indication of the breadth of police functions and the fundamental contribution made by the police to the maintenance of a civilised society.

1.5 We are of the view that it is neither possible, nor desirable, to attempt to reach either a narrower or a more rigid definition of the role of the police. Thus, for example, 'preventing crime' and, still more, 'catching criminals' cannot and should not invariably be given priority above all other police responsibilities. Clearly there may be occasions when police priorities conflict. Where this is the case, we have no hesitation in reiterating Lord Scarman's emphasis on the importance of maintaining public order in the last resort. He stated that in the event of a conflict of aims between the maintenance of public tranquillity and enforcement of the law, the former should be the primary responsibility of the police. It is surely right that on those occasions when the enforcement of the law is not compatible with the maintenance of the public order, it is the maintenance of order which should have priority. In practice, it is for the Chief Constable to establish an intelligent balance between prevention, detection and order maintenance.

1.6 In addition, we would underline Lord Scarman's observation that a police service that fails to consult will fail to be efficient. Moreover, the reassertion of any definition of the role and responsibilities of the police should not be seen as an attempt to remove the responsibility which rests on police authorities and, in practical implementation, on chief constables to plan and to use their resources as they judge best, in the knowledge that they must be able to account publicly for their actions. Whilst there will always be certain events such as major public order incidents or murder inquiries that require a particular response, much of what the police do day-to-day requires judgements to be made about how best to use the finite resources that are available. Local communities, given appropriate opportunities, will make their views known about what they consider to be the most pressing priorities for the police in their areas. In a similar vein, the Home Secretary should be able to indicate what he considers to be strategic priorities for the service as a whole. This, however, should not become a narrow form of 'target-setting' for all forces in a way which clearly cannot take account of local circumstances and the needs of shifting demands at different times.
Although we depart, therefore, from the way in which the role of the police was presented in some recent official documents, we are also of the view that the pressures currently falling on the police make continuing preoccupation with their activities inevitable. Crucially, there are a number of problems in relation to the way in which the police are able to discharge their responsibilities in today’s world.

First, there is the issue of crime and its control. Although there have been decreases in recorded crime in some areas in the last two years, we have lived through a significant and sustained rise in levels of crime for several decades. Linked to this has been a rapid increase in feelings of insecurity and fear of crime. These have increased the demands on the police and have affected both public expectations and public opinion about the police. Not only has the level of different types of crime changed but the pattern of crime has also altered. As means of transport and methods of communication have developed, so some forms of crime have themselves become geographically more complex. This has important consequences for the ability of the police to respond and has implications also for the structure of police organisations.

It has become increasingly clear that the police can have only a relatively limited impact on aggregate crime statistics and, indeed, that the whole criminal justice apparatus can only ever be one part in an overall strategy to reduce crime. As a result increasing emphasis has been placed on a wide variety of other bodies and agencies in crime prevention and community safety strategies. Whilst we have learnt much about the need for cooperation and multi-agency working, it is clear that stubborn problems remain in relation to the coordination, control and management of such work. Too often it appears to be the case that one agency will work without giving thought to whether its goals and strategies are compatible with those of others. Too often, innovative and potentially productive programmes of work break down because of lack of appropriate co-ordination. All too frequently, agencies that have a potentially important role to play in crime prevention and community safety strategies are hampered because proper liaison does not exist. There is an urgent need to address these problems.

The second set of problems are those associated with expenditure and performance. In recent times the increase in the number of crimes reported to the police has far outstripped the increase in the number of police officers. Recorded crimes per officer rose from approximately 26 per officer in 1982 to 42 per officer in 1992. Although the amount of money spent on the criminal justice in general, and the police in particular, increased very substantially in the 1980s, and continued to increase in the 1990s though less quickly, the government has not only sought to stem this increase but has put in place measures designed to ensure that maximum advantage is taken of the resources that are currently spent. Constraints on resources are unlikely to diminish in the foreseeable future whichever political party is in power, and for this reason alone, though there are others, there is an urgent need to seek to improve value for money. It is axiomatic that all public services should take seriously the need to
operate efficiently and should use their available resources in the most cost-effective way.

1.11 The third set of problems are those relating to the relationship between the police and the public. As already stated, the overall trend in crime in recent years has been upward. Furthermore, for a variety of reasons – some of which are to do with the nature and structure of modern society – we appear also to have witnessed fairly steady increases in people's general sense of insecurity and fear of crime. At the same time, although public expenditure on policing has increased markedly, it has not kept pace with the increases in crime and the demands that are placed on the police. One consequence of this is that greater emphasis has been placed on identifying priorities for the use of police resources and negotiating these priorities with the public.

1.12 This leads more or less directly to another issue. We have witnessed since the Second World War a steady growth in the size of the private security industry and the kind of activities in which it is involved. Indeed, the private sector has responded quite remarkably to the public desire for greater security, and this has increasingly brought it into areas we traditionally associate with public policing. In part this has been facilitated by important changes in the use of public space – in particular the development of private shopping malls – creating new private areas to which the public has access. These are areas which tend to be 'policed' by private security employees. In addition, the increasing range of activities undertaken by the private security sector has meant that the police often find themselves working alongside, or even establishing partnerships (such as Business Watch) with, private concerns. Both the police and the public need to feel comfortable about the adequacy and appropriateness of the staff working in this part of the private sector and the functions which they carry out. Currently, however, there is no statutory licensing or other regulation of this industry.

1.13 We consider each of these sets of issues in greater detail below. In the chapter which follows immediately we examine four connected issues: the level and pattern of crime today; expenditure on the police; increasing public insecurity; and the rise of the private security industry. All these developments combined pose sharp problems for the police. In combination, they produce what we consider to be the central impasse currently facing the police: that is, given the fact that the resources available to the police will inevitably be limited, how are they to meet the apparently insatiable public demand for policing and for increased security? How is this impasse, and the problems related to it, to be tackled? In attempting to resolve this impasse the subsequent chapters contain recommendations in five areas: the means of improving the general safety of communities; enhancing the capabilities of the police; working with the private sector; establishing effective structures for the organisation of the police, particularly in relation to the wider system of justice; and developing the way the police manage their activities and account for what they do.
2 The Difficulties Facing the Police

2.1 An understanding of change in recent years is essential to thinking about the future. The ways in which our society is changing will affect the future of policing in important ways. These changes are being shaped by social and economic factors that are substantially beyond the immediate control of politicians and policy-makers. Nevertheless, very important choices do have to be made and our aim is to have a positive effect on the future pattern of policing. The British policing tradition is widely admired at home and abroad. We must strive to preserve the tradition of ‘policing by consent’ which has been and remains the hallmark of British policing.

2.2 We highlight the following major features in the social context of policing:

- There has been a steep increase in the incidence of crime since the 1950s, even if the rate of increase has not been as great as the figures for recorded crime suggest. Further, the prevailing explanations of that increased incidence — the greater availability of relatively anonymous and easily disposable property together with declining informal social controls — suggests that the long-term trend will not be easy to reverse. By contrast with property crime, however, the rise in violent crime over the same period has been much less acute.

- There has been a growth in public concern about crime and fear of crime such that ‘law and order’ has become a major public policy issue and, therefore, political issue. This trend too is unlikely to be reversed. Parallel with it has been an increased awareness of the risk of becoming a victim of crime.

- There has been a real growth in Government expenditure on ‘law and order’ services in general and policing in particular, at a time when public expenditure on many other public services has been held steady or reduced. In addition, private security services are developing rapidly and recent years have seen the emergence of voluntary, self-help organisations providing protection for local communities. However, this has not satisfied public demand and it is not at all clear how the desire for increased ‘security’ and insulation from or the reduction of risk could be fully satisfied in future.

We now consider each of these issues in more detail. In doing this we are very conscious that there are concerns in some quarters about the possible consequences of this ever-increasing public demand for more ‘policing’ (be it public, private or voluntary self-help) for the freedom of the individual. Some commentators have expressed doubts about whether police methods and priorities take sufficient account of the basic rights and freedoms of individual citizens or ensure equity between communities.

Level and pattern of crime

2.3 Crime is not easy to measure over relatively lengthy historical periods. In relation to crimes recorded by the police there have been a number of
far-reaching changes in the law which have either created new offences or have redefined old ones. Moreover, in 1980 the basis on which national criminal statistics was compiled was changed substantially. However, it is possible to make a series of adjustments to take account of the most significant of these changes. The figure below illustrates the increase in the rate of offences recorded by the police in England and Wales between 1950 and 1993 - an increase from around 1 per 100 of the population in 1950 to 10 per hundred in 1993. Increases in relation to some specific offences were even greater than this: there was, for example, a 28-fold increase in motor vehicle theft in the same period, and a 48-fold increase in robbery.

Figure 1 Recorded crime per 100 population in England and Wales 1950-1993

Source: Criminal Statistics

2.4 Using a second source of data – the British Crime Survey (BCS) – it is possible to get a picture of trends in crime in the more recent period of 1981-1993. Looking at those offences where it is possible to make comparisons with recorded crimes, the BCS estimated that, because of the problems associated with reporting and recording crime, only just over a quarter of (comparable) crimes noted by the BCS actually ended up in police records. Although there are differences between the two sources of information, the underlying upward trend is not in dispute. Whereas between 1981 and 1993 recorded crimes more than doubled (rising by 111 per cent), the comparable rise according to the BCS was 77 per cent. Significantly, both police statistics and the BCS show ‘acquisitive’ crimes – which account for around two-thirds of recorded crime – to have more than doubled between 1981 and 1993, with especially large increases in vehicle thefts and burglary.

Figure 2 Indexed trends in acquisitive crime 1981-91
2.5 In the public mind there is perceived to have been a dramatic rise in violent crime and some support for such a view is found in official statistics which show recorded crimes of violence to have doubled between 1981 and 1991. By contrast, however, the BCS estimates that offences of violence (wounding and robbery) to have increased by approximately one fifth.

Figure 3 Indexed trends in violence 1981-91

Source: Mayhew et al., 1993
2.6 Similar trends in crime are to be found in most countries with advanced economies. The notable exception to this is Japan where recorded crime has remained relatively steady throughout the whole of the post-war period and, to a lesser extent, the United States, where recorded crime has fallen in recent years previously having reached extremely high levels by the standards of the United Kingdom or any other member countries of the European Union. A wide variety of reasons have been advanced to explain the relentless rise in crime since the War in most developed societies. Many of these are contested, but there is some agreement that both an increase in the opportunities for crime and also a decline in effective informal social controls have played a significant role.\(^3\) Certainly, the fact that motor vehicle crime accounts for upwards of one quarter of all recorded crime points to the increasing importance of the car — and all the expensive and portable equipment that is often contained therein — as a target for criminal activity.

2.7 One of the things that these trends indicate is that in almost all countries with advanced economies the pressures on the police have increased significantly in recent decades. Although it is fairly firmly fixed in the public mind that the police are crucial in determining crime levels at any particular time, it is in fact a mistake to assume that the police or indeed the wider criminal justice system is, or could ever be, the most decisive factor in determining crime levels. In part this is because, as successive British Crime Surveys have shown, something less than one half of all offences committed actually come to the attention of the police. Furthermore, of these, only 30 per cent are actually recorded, and 7 per cent cleared up (ie attributed to a specific offender). Only 3 per cent result in a caution or conviction and 2 per cent in a conviction.\(^4\) In addition, then, to being only one part of the job, ‘tackling crime’ — in the sense of controlling crime levels — is not a task that the police can realistically expect to manage alone. The police obviously have a key role to play, but we must not burden them with expectations they cannot possibly fulfil. One of the questions which arises therefore is: how is crime to be controlled, and what is the role of the police (and other policing organisations) in this? We return to this question at several points.

2.8 Crime, at least among the young male population, is relatively common. One third of males have a criminal conviction by their early 30s.\(^5\) The great majority of them do not persist in a ‘criminal career’. Rather than looking always for the causes of crime, therefore, it can be more enlightening to ask why it is that most people do not commit crimes most of the time, given the relatively low chances of detection and conviction. The reasons, it is suggested, lie in the informal sanctions that are brought to bear by families, schools, employers and the ‘communities’ in which people live, and the investments in relationships within these settings which they stand to lose if they transgress commonly-held rules.\(^6\) It has been convincingly argued that the nature of change in the late modern world has been characterised by a decline in the effectiveness of just such informal social controls and social bonds, and that this is central to any explanation of the increase in crime in countries with developed economies since the Second World War.\(^7\)
2.9 The pattern of crime has changed as well. In particular, ease of movement made possible by new forms of transport and communication have led to the rise of organised national and international criminal networks involved in activities such as drug trafficking, money laundering, credit card fraud, lorry and car ringing, document forgery, counterfeiting, trading in stolen antiques and works of art, and prostitution.

2.10 It is difficult to provide reliable estimates of the extent of these activities. However, information from some of the bodies involved in attempting to prevent or detect and prosecute these forms of crime gives some indications. Thus, for example, in 1992-3 the Customs and Excise prevented drugs worth an estimated £900 million from entering the country, in the process making over 9,000 drugs seizures and almost 2,700 arrests which resulted in 1,700 convictions. Moreover, their investigations resulted in the breaking up of what they described as 47 major drug smuggling organisations. To take one example of international fraud: in 1990 a messenger in the City of London was robbed of a case containing £292 million of securities. The investigation conducted by the police resulted in the arrest of over eighty people, and involved police operations to recover bonds in the United States, Peru, Cyprus, Germany, Singapore, Holland, Northern Ireland, Scotland, Switzerland and Brazil. The development of organised crime structures that cross both local and national police boundaries raises the question of how the police should be organised, and what balance should be struck between local, regional, national and international policing bodies. We return to this in a later chapter.

Expenditure on the police

2.11 Until the 1970s there was a large measure of agreement between the two main political parties in relation to the police and policing. From that point onward, however, policing became a highly politicised topic, and ‘law and order’ became a key issue in the 1979 general election and has been the subject of continuing debate ever since. In 1979, the then Conservative opposition promised that, if elected, they would increase spending on the police with the aim of reducing crime. Once in government, they honoured their pledge to implement immediately and in full the Edmund Davies Committee’s far-reaching recommendations on increasing police pay. The consequence was that public expenditure on the police rose remarkably quickly in the period 1979-1984 (see Figure 4).
2.12 Although the Government initially pursued a policy of increasing expenditure on the police whilst attempting to cut back on most other public services in the early 1980s, the publication of Home Office circular 114/1983 signalled that the climate had changed. Since that period, the Government has sought to apply private sector management methods and market disciplines to all public services, including the police, and funding of the police has been much more constrained.

2.13 Changing the resources available for policing is unlikely to produce very noticeable results in crime control terms. We welcome the additional funding announced in late 1995 by the Prime Minister. It is essential, of course, that this extra money is properly utilised by the police service. Nevertheless, very real questions remain about how much should be spent on policing. Nothing is more certain, however, than the fact that governments will continue to focus sharply on efficiency and the measurement of performance.

Insecurity

2.14 As Lord Scarman pointed out almost a decade and a half ago, it is not surprising that the British police face a variety of pressures that go wider and deeper than any which have previously confronted them: ‘These pressures reflect changes in society, in social values and attitudes, and in policing itself’. The second half of the twentieth century has seen significant structural socio-economic changes, including a major decline in manufacturing industry, the development of new technologies and the rise of ‘consumerism’, the increasing mobility of capital and of criminal activity, and the growth of long-term unemployment. These changes, together with the rise of new forms of telecommunication, with changes in social stratification, and the partial replacement of social class by other
forms of social differentiation, have led to a much greater emphasis on individualism and have posed a significant challenge to many traditional forms of social control.

2.15 The heightened sense of insecurity which has resulted has added to the demands made of the police. The public continue in some respects to view the role of the police as being to stem increases in crime, and the police have of course, in these terms, inevitably been unsuccessful. This has led to an increasing tendency to turn to other organisations as well as the police in attempt to increase security.

Growth of the private security industry

2.16 Although the primary focus of our attention is on public constabularies, a number of factors have drawn our attention to the future of the private security industry and, in particular, to the question of regulation of all or parts of the industry. First, is the mere fact that there is an increasing proliferation of private security firms, many of which work in fairly close conjunction with the police. Given that this is the case it is clearly important that the police feel secure about the organisations with which they are entering into partnerships. Secondly, during the period of this inquiry the possibility of increasing privatisation of public policing functions has frequently been raised in public discussion. It is important, therefore, to be clear about what functions the private sector currently undertakes, and on what basis.

2.17 Thirdly, the respective roles of the police and of private security organisations increasingly overlap, or at least the boundaries between them are becoming less clear. In part, at least, this has resulted from a process referred to as the 'decreasing congruence between private property and private space'. The second half of the twentieth century has seen a rapid growth in property which is privately owned but to which the public usually have access. It includes shopping centres, residential estates, parks, offices, leisure centres and factories. More and more of public life is now taking place on private property. Because of this, the protection of property (a central aim of private security) has increasingly come to include the maintenance of order, as for example when there are demonstrations against new road construction. Thus, private security has increasingly impinged on what used to be considered the exclusive domain of the public police. So far this has caused few difficulties. In order, however, that the public and the police are assured of the integrity with which such work is carried out, the issue of regulation and control of the industry is of significance for our inquiry.

2.18 The private security industry is a large, profitable and growing part of the UK economy. Although there are varying estimates of the number of organisations trading in this sector and the numbers of people employed, few of these appear to be reliable. The best available figures suggest that, in broad terms, the number of employees in the private security sector, including those involved in manufacturing and installation, is at least the equivalent of the total complement of the 43 constabularies in England and Wales.
As the industry has grown and, perhaps more importantly, as it has increasingly undertaken work more traditionally associated with the public police, so greater attention has been paid to the conduct of private security personnel. Concern has been expressed in a number of quarters about the functions undertaken by the private security sector, the backgrounds of some of those employed, and the extent to which it is possible for those with criminal records to gain employment in the industry. Indeed, there has been a growing feeling both within and outside the industry in recent years that some type of formal regulation of part or all of the sector ought to be introduced.

**Conclusion**

To summarise, then, there is a fundamental problem facing the police. How is the apparently insatiable demand by the public for more policing, and the public's reasonable demand that they and their property be better protected, to be satisfied, given that there will need to be continued limits on public spending and that there is concern that what the public demands in terms of extra policing is not likely to have an impact on levels of crime at all commensurate with the added cost?

All the possible solutions to this impasse are bound to pose awkward choices. Because politicians must be seen to be responding to real public concern they may be tempted to introduce apparently tough measures which in practice have little long-term impact. Because they must be seen to be on the side of 'law and order', they may be reluctant to think sufficiently radically or to challenge the established practices and vested interests of the police, a much-respected and powerful British institution. Moreover, resources are finite and the police, as currently conceived and organised, are unavoidably costly.

The chapters which follow explore ways out of the current impasse and incorporate our recommendations for change.
3 Improving the Safety of Communities

3.1 It has, in recent years, been increasingly recognised that the police are but one of many organisations that are, or should be, involved in the prevention of crime or the enhancement of safety within communities. Nevertheless, crime prevention remains one of the key aspects of police work.

3.2 It is not however clear exactly what crime prevention should be taken to include, for on one level all social policy may play some part in preventing crime. There needs to be greater clarity about the nature of crime prevention. Secondly, there is no consensus about what the police should and should not do by way of crime prevention activities. Thirdly, in so far as the prevention of crime is the responsibility of many agencies and not merely the police, responsibility for taking the lead in crime prevention programmes at local level has not as yet been clearly allocated. A key question therefore arises: where is the primary responsibility for coordinating crime prevention and community safety initiatives and monitoring their implementation to lie?

3.3 Much of the work undertaken within police forces under the label of ‘crime prevention’ is of a fairly narrow technical kind and most police ‘crime prevention activity (is) largely reactive, responding to the demands of the public to do surveys... or responding to the need of the service in general to try to reduce the time spent on false alarm calls’. Where more socially-based or ‘community’ initiatives have been undertaken in the past, their objectives have not always been clearly defined, though this is now changing.

3.4 The emphasis upon community and upon what has since become known as ‘inter-agency co-operation’ has broadened the scope of crime prevention to include attention to the social conditions which provide the context of, and the social organisations which are involved in, regulating behaviour defined as criminal. The changing emphasis within crime prevention has also been reflected by such changes as the shift of the curriculum at the Home Office Training Centre at Stafford which has moved away from ‘the previous locks and bars emphasis towards community involvement, crime pattern analysis and inter-agency work’.

3.5 Community-focused policing initiatives were many and varied during the 1980s, but although little systematically collected evidence is available there is some evidence which casts doubt on the amount of success that has been achieved. Thus, research on community constables, directed patrolling, focused patrolling, neighbourhood policing and Neighbourhood Watch has illustrated the difficulties in planning, implementing and evaluating community-focused crime prevention measures. The majority of problems that have been identified have stemmed from poor implementation – particularly finding people willing to undertake the job – rather than fundamental flaws in the philosophy that underpins them.
3.6 However, the current situation is one in which there are mixed messages about crime prevention. The government stresses the importance of crime prevention initiatives and programmes and yet has not clearly stated exactly what the role of the police – and by implication the role of other agencies – should be in preventing crime. The question, for example, of whether the police or local authorities should be the lead agency in stimulating and coordinating local crime prevention and community safety activities has never been answered satisfactorily. In our view, a decision not only must be taken about where primary responsibility is, in the future, to lie, but also it must be put into effect. Whether it is to be with the police or local authorities, the implications for the role of the police must be clearly spelt out.

3.7 We consider that greater emphasis now needs to be placed on community crime prevention, by which we mean measures which emphasise strategies to change the social, economic and demographic conditions which sustain crime in communities. Attempts to stimulate such activity have taken place for over a decade now. Home Office Circular 8/1984, for example, emphasised the need for a partnership approach between the police and local government to ensure a comprehensive crime prevention strategy for a ‘safer Britain’. In encouraging community-based crime prevention initiatives, the government sought to broaden responsibility for such work and bring about a situation where ‘preventing crime is a task for the whole community’. This gave rise to a wide range of projects and to an approach to the work generally labelled as ‘multi-agency’.

**Multi-agency crime prevention**

3.8 In the mid- to late-1980s, the multi-agency approach was heralded as a panacea for many criminal justice problems, among them the successful implementation of community crime prevention initiatives. Accordingly there has commonly been sufficient agreement to get agencies working together, resources allocated and communities ‘involved’. The highlighting of partnerships between the police and other organisations, and the development of multi-agency strategies, have brought about some significant successes particularly in the area of child protection but also, for example, in relation to other forms of crime such as burglary prevention in Rochdale or some of the specific objectives of the Safer Cities programme in England and Wales among others. Although the gains from multi-agency work have not always been as significant as might have been hoped there is clearly a major price to pay in terms of wasted resources, energy and effort if agencies do not communicate. Nevertheless, despite the very real gains made in some areas, the best laid plans have frequently led to relatively little action and even less success in practice. A number of significant problems have been identified in relation to multi-agency work.

3.9 First, there is the question of ‘power’. With the multi-agency approach there is always the possibility that one agency – if it is sufficiently powerful – will attempt to set the agenda irrespective of the wishes of the other members of the group. In addition, there is often a lack of fit between
agencies in the criminal justice system. All too often agencies ‘do not start on equal terms’.  

3.10 The second problem has often been that of resistance and non-cooperation. Whilst positive examples of the impact of the multi-agency approach exist, it is apparent that a number of obstacles tend to beset such initiatives. There is the practical question of whether the groups brought together are actually able to identify a common problem and objective and whether their understandings are compatible. There are also likely to be sectional interests within any particular locality, which immediately makes representation problematic. Not only may it be extremely difficult to organise representation of all elements of a community, but such attempts as are made may be undermined by the disinclination of certain groups to be represented on multi-agency panels.

3.11 In addition to the difficulties in reaching common understandings, there is also the question of the ‘status’ of communications. In particular, there are often difficult questions about the sharing of information. There is the problem of the breaking of confidentialities and, as some would have it, the inherent threat to civil liberties. Informal working arrangements are held, on the one hand, to be dangerous because they are essentially unaccountable and, on the other, to be beneficial because they stimulate and facilitate fluid and creative practices.

3.12 Finally, and perhaps crucially, there is the problem of the lack of a responsible agency or individual. One of the potential problems in implementing crime prevention measures results directly from there being no agency or individual with overall responsibility for taking the lead in organising the initiative. Thus, in one school vandalism project one of the reasons that some of the agreed crime prevention measures had not been implemented after two years of the project was that the agencies involved – the schools, the local authority and the police – each thought that another party was responsible for driving the programme. Similarly, a study of an inter-agency racial harassment project concluded that ‘in future multi-agency efforts it seems imperative to vest someone with the role of coordinator responsible for carrying out the administrative work of the project’, though they went on to stress that the coordinator ‘should not be seen as a substitute for agency engagement with the substantive work of the project’.

**Organising, managing and implementing crime prevention**

3.13 It seems reasonable to argue therefore, especially in relation to the role of the police, that it is the issues of information, organisation, management and implementation that are key. Taking information first, crime pattern analysis – particularly focusing on the important new developments in relation to repeat victimisation – has the potential to bring about significant advances in the way in which police resources are targeted and the way in which crime prevention activity is organised. Currently, there exists no national system for crime recording or for crime pattern analysis except for serious crimes, and there are no national standards for the sharing of information. These are important deficiencies, and we
recommend that the Home Office and ACPO, who acknowledge their urgency, should give very high priority to remedying them. Doing so has fundamental implications for the better management of forces and cooperation between forces in the future.\(^{31}\)

3.14 In relation to organisation, management and implementation, which agency should take primary responsibility for co-ordinating community-based crime prevention initiatives becomes perhaps the crucial question. Recent discussion has been dominated by the recommendations made in a report by the Standing Conference on Crime Prevention in 1991 (generally referred to as the Morgan Report).\(^{32}\) The Morgan Committee noted that in many of the successful examples of multi-agency crime prevention initiatives that they had studied the person in the lead role was the local operational police commander. Furthermore, they concluded that the available evidence indicated 'that progress towards community safety has been most impressive where the local police commander has encouraged and supported local authority Chief Executives in taking an active and leading part in coordinating a multi-agency approach'.

3.15 Nonetheless, despite the very real things that had been achieved, the Morgan Committee found that there were still many cases where local authorities had not taken up the challenge of community safety. They took the view that community safety should be confirmed as a clear and legitimate concern of local government and, therefore, recommended that 'local authorities, working in conjunction with the police, should have clear statutory responsibility for the development and stimulation of community safety and crime prevention programmes, and for progressing at a local level a multi-agency approach to community safety.'

3.16 This key recommendation from the Morgan Committee initially met with considerable support outside government. Government itself, however, has not been persuaded that such a statutory responsibility should rest with local authorities. Indeed, one particularly complicating factor is that the years since the publication of the Morgan Report have seen the intensification of the programme for the restructuring of local government. Such has been the extent of change that, in crude terms, local government has been progressively replaced by a system of 'local governance in which local authorities find themselves increasingly working alongside a range of other agencies in their localities'.\(^{33}\)

3.17 Thus, Training and Enterprise Councils assumed responsibilities for further education and training; further education institutions have become corporate bodies detached from their former parent local authorities; Urban Development Corporations and Housing Action Trusts have assumed a measure of responsibility for development; functions such as transport and waste disposal have, in part, been privatised; grant maintained schools and hospital trusts have set up outside local authority control; and joint boards have been established in the wake of the abolition of the metropolitan counties to oversee policing, fire, waste disposal and public transport. Most important of all, perhaps, is the ongoing process of local government reorganisation which, in addition to the creation of further joint boards,
will see the formation of a variety of forms of unitary local authority alongside a diminished number of two-tier systems of local government.

3.18 One consequence of all this change is that the role of local authorities within the new system of local governance has significantly diminished. Decision-making is now shared with a variety of other bodies and, perhaps more importantly, local finance is now much more effectively controlled from the centre than was previously the case. Indeed, local taxation now accounts for only about one fifth of local authority income, the remainder coming from central government and other national sources. Furthermore, through the annual Standard Spending Assessment and its powers to cap local budgets, central government is able to maintain a high level of control over local expenditure. The result is what has been referred to as a 'crisis of accountability'.

3.19 The issue of accountability in relation to policing is complex. One crucial aspect of this results from the passage of the Police and Magistrates' Courts Act 1994. Previously under the arrangements laid down by the 1964 Police Act, each of the 41 provincial police forces in England and Wales was subject to a police authority consisting of two-thirds elected councillors and one-third magistrates from the force area. There were three different types of local police authority. In single-county police forces ('shire forces') the police authorities function as a committee of the county council. In the former metropolitan areas, the police authorities are 'joint boards' made up of district councillors and magistrates from the metropolitan districts. Finally, police forces covering more than one administrative county come under 'combined police authorities' consisting of councillors and magistrates in equal proportions from each of the constituent areas.

3.20 The Police and Magistrates' Courts Act introduced a number of amendments to the provisions of the 1964 Police Act. First, from April 1995, all police authorities became independent precepting bodies, and were no longer integrated within the local government structure. The new authorities have a much smaller membership. In most cases, they are restricted to a maximum of 17 members (although the Home Secretary has allowed three exceptions to this rule so far). Secondly, there is a smaller representation of elected people on these new authorities. The majority of police authorities (those with 17 members) consist of nine local councillors, three magistrates and five appointees. Each authority elects its own chair from among its members.

3.21 Local expenditure on the police has not historically been subject to cash limits. Under the amended arrangements, each new police authority will receive a cash limited amount of police grant. The new police authorities will continue to receive funding through the revenue support grant, non-domestic rates and council tax. Section 27 establishes the new police authorities as precepting bodies for local government finance purposes. The Home Secretary no longer decides how many police officers provincial forces have. That is decided by the chief constable and police authority.

3.22 Even more important are the provisions under the new Act for local policing plans. Under the new Act the local police authority (not the chief
constable and not the Home Secretary) shall ‘determine policing objectives’ and, to this end, publish an annual policing plan. How meaningful this part of the Act will be in terms of local power clearly depends on what are the main influences on this plan. Critics of the Act note that it states that the police authority’s plan should be made having regard to the national objectives laid down by the Home Secretary. However, the Act also states that ‘before determining objectives... a police authority shall:

a) consult the chief constable for the area, and

b) consider any views obtained by it in accordance with arrangements made under section 106 of the Police and Criminal Evidence Act 1984 (arrangements for obtaining the views of the community on policing)’ [Section 4 4A-(3)]

3.23 Although there have been many criticisms of the new arrangements for local governance of the police, it is important to recognise the potential they contain. In the past, much of the blame for the relative ineffectiveness of local police authorities has been laid at the door of the authorities themselves. The opportunities that are now available, via the setting of local budgets and policing plans, are there to be grasped by the new bodies and can quite obviously be made to work to the benefit of local communities, given the will to do that.

3.24 Where does this leave crime prevention and community safety measures and, more particularly, the key question of the coordination and leadership in deciding upon such measures? The first point we wish to make in this respect is that any proposals must clearly be designed to complement and strengthen the work of the police authorities and not to cut across the new arrangements introduced in the 1994 Act.

3.25 In addition to costed policing plans, the White Paper on Police Reform said that each police authority would be expected to draw up a local strategy for developing partnership with the public. According to Home Office circular 27/1994 it is expected that this strategy would be set out in the local policing plan. It is in the formulation of this strategy, in our belief, that the most obvious base in the future for the development of local community safety initiatives can be found. The questions which arise are: what role, if any, will local authorities have in the development of such strategies; how will local opinion be canvassed so as to establish priorities for community safety; and what will the relationship be between a partnership strategy for the safety of a local community and the police authorities’ strategy?

A way forward for community safety

3.26 Following the Morgan Report, but allowing both for the very significant changes that have taken place in local government and the limited expertise and capacity that local authorities have in relation to community safety, in the first place we propose in the first place that a statutory obligation be placed upon unitary local authorities (which will form the majority of local authorities) to prepare a draft community safety plan for submission to the relevant police authority. In order to prepare such
a plan the local authority should be required and empowered to bring together all the relevant local authority departments, agencies and other bodies within its border to draw up the plan. There is no question here of transferring to the local authority in question new executive powers to implement measures or to require measures to be implemented: its responsibility is to take the lead in bringing together all the relevant parties to produce a plan and subsequently to monitor its execution by those responsible for implementation, subject to such modifications as the police authority’s response may require. In order that this process should be compatible with, and not cut across, new police authorities, we propose that Police Community Consultative Groups (PCCGs) established under s.106 of PACE should be adapted so that the areas they cover coincide with the boundaries of local authorities (as is already the case in London) rather than police administrative areas (as is generally, though not exclusively, the case outside London).

3.27 We propose also that where there are two-tier local authority organisations, responsibility for taking the lead in formulating plans should normally fall on District Councils, with of course contributions from the appropriate responsible heads of services run by County Councils as well as from other relevant agencies. To be effective, therefore, each PCCG would need to include a member of the police authority, the relevant local police commander, as well as a variety of others including local councillors, representatives of statutory agencies, community groups and so on, determined by the local authority so as to enable local views to be represented. We consider that in order for such groups to be effective, the police would have to make available crime and incident pattern analyses to each PCCG for their area and would also have to be responsive to demands for information made on them by the PCCGs.

3.28 It will be apparent that our central objective is to ensure that policing plans are made as effective as possible through the input of local community safety plans. These new arrangements would ensure that the local authority would have a clear channel of communication to the police authority via its PCCG. The police authority would, through the PCCG, have a natural channel to the local authority when preparing its annual policing plan. Moreover, the local authority would have a mechanism with which to start thinking about community safety needs and plans. In this manner the potential of the PCCGs might be more fully realised, not least because a local authority that was dissatisfied with the policing of its area would have a vested interest in using the PCCG mechanism to demonstrate the fact. Similarly, if local community safety problems were not primarily about policing, but were more to do with deficiencies in other community services and facilities, then that would emerge from PCCG deliberations, and the police and the police authority, through their representation on the PCCG, should be able to press home the point.

3.29 In order for local needs and priorities to be assessed, particularly given the variable size of the local authorities in which PCCGs will be based, it may well be necessary for PCCGs to establish sector or neighbourhood sub-groups. Though there may be exceptions in particular circumstances,
the principle should be that each unitary local authority (or in their absence District Councils), in consultation with the police and the police authority, should decide what consultation arrangements are needed within its area. The structure of the relationships between the various bodies is illustrated in Figure 5.
3.30 Of course, such relationships would not be static. Consultation, discussion and the development of plans – plans which inform and feed into each other – is better thought of as a process. The way in which this process might work is illustrated in Figure 6.

3.31 There is, finally, the position of the Metropolitan Police (and the City of London police) neither of which reports to a police authority with majority elected representation. The Metropolitan Police obviously has unique national functions. We nonetheless consider that both of these forces should be subject to police authorities with majority elected representation, as forces are elsewhere in England and Wales. So long, however, as the present position remains, we think that analogous arrangements to those which we propose for the rest of England and Wales should be introduced for the purpose of promoting community safety.

**Conclusion**

3.32 To summarise, the Committee recommends the introduction of a national system for crime recording and crime pattern analysis, together with national standards for the sharing of information. In relation to the organisation and oversight of community safety, we propose that a statutory obligation be placed upon unitary local authorities to prepare draft community safety plans. These should be prepared by a committee with...
representatives from all major local authority departments, agencies and other bodies within the borders of the authority, and then submitted to the relevant police authority. In cases where there are two-tier local authority organisations, responsibility for taking the lead in formulating plans should normally fall on District Councils, with support from relevant County Council staff. The Committee proposes that Police Community Consultative Groups should be adapted to coincide with the boundaries of local authorities.