

New South Wales

Crimes (Serious Sex Offenders) Bill 2006

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to provide for the supervision and detention of serious sex offenders.

Outline of provisions

Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on the date of assent.

Clause 3 sets out the objects of the proposed Act, which are to provide for the extended supervision and continuing detention of serious sex offenders so as to ensure the safety and protection of the community and to facilitate the rehabilitation of such offenders.

Clause 4 defines certain words and expressions used in the proposed Act.

Clause 5 defines the expressions *serious sex offence* and *offence of a sexual nature* for the purposes of the proposed Act.

Part 2 Extended supervision orders

Clause 6 enables the Attorney General to apply to the Supreme Court for an extended supervision order against a sex offender who is currently in custody while serving a sentence of imprisonment for a sex offence, or while under supervision pursuant to an existing extended supervision order or continuing detention order. Such an application may not be made until the last 6 months of the offender's current custody or supervision, and must be supported by specified documentation.

Clause 7 requires an application to be served on a sex offender within 2 business days after it is filed, for a preliminary hearing to be conducted within 28 days after it is filed and for a decision to be made as to whether or not there is a case against the offender. If there is, the Supreme Court is to make an order for a psychiatric examination of the offender. If there is not, the application is to be dismissed. There must be full disclosure to the offender of all relevant material available to the Attorney General.

Clause 8 enables the Supreme Court to make an interim supervision order so that an offender can be kept under supervision pending the determination of an application under proposed section 6. Such an order may have effect for up to 28 days, but the total period for which an offender can be kept under interim supervision is 3 months.

Clause 9 provides that the Supreme Court may make an extended supervision order if it is satisfied, to a high degree of probability, that the offender is likely to commit a further serious sex offence if he or she is not kept under supervision. The clause specifies certain matters to which the Supreme Court must have regard.

Clause 10 provides that the maximum term for an extended supervision order is 5 years.

Clause 11 specifies the kinds of conditions that can be imposed on a supervision order

Clause 12 makes it an offence (punishable by a fine of 100 penalty units or imprisonment for 2 years, or both) for a person to fail to comply with the requirements of a supervision order.

Clause 13 enables the Supreme Court to vary or revoke a supervision order, and requires the Commissioner of Corrective Services to provide the Attorney General with annual reports on each sex offender so as to enable the Attorney General to decide whether or not to apply for such a variation or revocation.

Part 3 Continuing detention orders

Clause 14 enables the Attorney General to apply to the Supreme Court for a continuing detention order against a sex offender who is currently in custody in a correctional centre while serving a sentence of imprisonment by way of full-time detention for a sex offence or pursuant to a continuing detention order. Such an application may not be made until the last 6 months of the offender's current custody, and must be supported by specified documentation.

Clause 15 requires an application to be served on a sex offender within 2 business days after it is filed, for a preliminary hearing to be conducted within 28 days after it is filed and for a decision to be made as to whether or not there is a case against the offender. If there is, the Supreme Court is to make an order for a psychiatric examination of the offender. If there is not, the application is to be dismissed. There must be full disclosure to the offender of all relevant material available to the Attorney General.

Clause 16 enables the Supreme Court to make an interim detention order so that an offender can be kept in custody pending the determination of an application under proposed section 14. Such an order may have effect for up to 28 days, but the total period for which an offender can be kept in interim custody is 3 months.

Clause 17 provides that the Supreme Court may make an extended supervision order or continuing detention order if it is satisfied, to a high degree of probability, that the offender is likely to commit a further serious sex offence if he or she is not kept under supervision, but that a continuing detention order is not to be made unless it is satisfied that an extended supervision order would not provide adequate supervision. The clause specifies certain matters to which the Supreme Court must have regard.

Clause 18 provides that the maximum term for a continuing detention order is 5 years.

Clause 19 enables the Supreme Court to vary or revoke a detention order, and requires the Commissioner of Corrective Services to provide the Attorney General with annual reports on each sex offender so as to enable the Attorney General to decide whether or not to apply for such a variation or revocation.

Clause 20 enables the Supreme Court to issue a warrant of committal to give effect to a detention order.

Part 4 Supreme Court proceedings

Clause 21 provides that proceedings under the proposed Act are civil proceedings, to be conducted in accordance with the law relating to civil proceedings.

Clause 22 enables an appeal to be made to the Court of Appeal against any determination made by the Supreme Court under the proposed Act.

Clause 23 provides that no order for costs may be made against a sex offender in relation to proceedings under the proposed Act.

Clause 24 preserves the jurisdiction of the Supreme Court apart from the proposed Act.

Part 5 Miscellaneous

Clause 25 empowers the Attorney General to require any person to provide him or her with any document, report or other information concerning the behaviour, or physical or mental condition, of any sex offender. It will be an offence (punishable by a fine of 100 penalty units or imprisonment for 2 years, or both) for a person to

fail to comply with the requirements of such an order. Any document or report so provided will be admissible in proceedings under the proposed Act, despite any Act or law to the contrary.

Clause 26 protects certain persons (including the State) from liability for acts and omissions that are done or omitted to be done in connection with the administration of the proposed Act.

Clause 27 provides that the proposed Act does not affect the right of any party to proceedings under the proposed Act to appear, to examine or cross-examine witnesses or to make submissions in proceedings under the proposed Act.

Clause 28 provides that the *Bail Act 1978* does not apply to a person who is a defendant to proceedings under the proposed Act, other than proceedings for an offence under proposed section 12 or 25.

Clause 29 enables rules of court under the *Supreme Court Act 1970* to be made in relation to proceedings under the proposed Act.

Clause 30 enables regulations to be made under the proposed Act.

Clause 31 is a formal provision that gives effect to a Schedule of amendments to the *Crimes (Administration of Sentences) Act 1999* (Schedule 1) and to a Schedule of savings and transitional provisions (Schedule 2).

Clause 32 provides for the review of the proposed Act at the end of 3 years from the date of assent.

Schedule 1 Amendment of Crimes (Administration of Sentences) Act 1999 No 93

Schedule 1 amends the *Crimes (Administration of Sentences) Act 1999* so as:

- (a) to provide that a sex offender to whom a continuing detention order applies is a convicted inmate for the purposes of that Act (items [1], [2] and [3]), and
- (b) to provide that an offender is not eligible for release on parole if he or she is the subject of a continuing detention order under the proposed Act (item [4]), and
- (c) to deem an offender's obligations under an extended supervision order, in the case of an offender on parole, to be obligations under a parole order (item [5]).

Schedule 2 Savings, transitional and other provisions

Schedule 2 contains savings, transitional and other provisions consequent on the enactment of the proposed Act.



New South Wales

Crimes (Serious Sex Offenders) Bill 2006

Contents

		F	Page
Part 1	Prel	iminary	
	1 2 3 4 5	Name of Act Commencement Objects of Act Definitions Definitions of "serious sex offence" and "offence of a sexual nature"	2 2 2 2 3
Part 2	Exte	ended supervision orders	
	6 7 8 9 10 11	Application for extended supervision order Pre-trial procedures Interim supervision orders Determination of application for extended supervision order Term of extended supervision order Conditions that may be imposed on supervision order	5 5 6 6 8 8

Contents

			Page
	12	Breach of supervision order	8
	13	Supervision order may be varied or revoked	9
Part 3	Con	tinuing detention orders	
	14 15 16 17 18 19 20	Application for continuing detention order Pre-trial procedures Interim detention orders Determination of application for continuing detention order Term of continuing detention order Detention order may be varied or revoked Warrant of committal	10 10 11 12 13 13
Part 4	Sup	reme Court proceedings	
	21	Nature of proceedings	15
	22 23	Right of appeal	15 15
	23 24	Costs not to be awarded against offender Preservation of Supreme Court jurisdiction	15
Part 5	Misc	cellaneous	
	25	Attorney General may require provision of certain information	16
	26	Protection of certain persons from liability	16
	27	Hearings	16
	28	Bail Act 1978 not to apply	16
	29	Rules of court	16
	30	Regulations	17
	31 32	Amendments and savings and transitional provisions Review of Act	17 17
Schedule	1	Amendment of Crimes (Administration of	40
Schedule	2	Sentences) Act 1999 No 93 Savings transitional and other provisions	18 10



New South Wales

Crimes (Serious Sex Offenders) Bill 2006

No , 2006

A Bill for

An Act to provide for the supervision and detention of serious sex offenders; and for other purposes.

Clause 1	Crimes	(Serious Sex	Offenders)	Bill 2006

Part 1 Preliminary

The Legislature of New South Wales enacts:				
Paı	rt 1	Pre	eliminary	2
1	Nam	e of A	act	(
		This	Act is the Crimes (Serious Sex Offenders) Act 2006.	4
2	Com	menc	ement	ţ
		This	Act commences on the date of assent.	(
3	Obje	cts of	Act	-
	-		objects of this Act are to provide for the extended supervision and inuing detention of serious sex offenders so as:	8
		(a)	to ensure the safety and protection of the community, and	10
		(b)	to facilitate the rehabilitation of serious sex offenders.	1
4	Defi	nitions	S	12
		In th	is Act:	13
		adul	t means a person who is not a child.	14
		<i>busi</i> holi	ness day means any day that is not a Saturday, Sunday or public day.	15 16
		child	d means a person who is under the age of 16 years.	17
			tinuing detention order means a continuing detention order made or section 17.	18 19
		corr (Adn	ectional centre has the same meaning as it has in the Crimes ninistration of Sentences) Act 1999.	20 2
			ective services officer means a member of staff of the Department orrective Services.	22 23
		<i>exter</i> unde	<i>nded supervision order</i> means an extended supervision order made er section 9 or 17.	24 25
		inter	rim detention order means an order made under section 16.	26
		inter	rim supervision order means an order made under section 8.	27
		-	nce of a sexual nature—see section 5 (2).	28
		fello	lified psychiatrist means a registered medical practitioner who is a by of the Royal Australian and New Zealand College of chiatrists.	29 30 31
		<i>regi</i> s psyc	stered psychologist means a person who is registered as a chologist under the Psychologists Act 2001.	32 33
		serio	ous sex offence—see section 5 (1)	34

		sente	nced to	er and offender mean a person who has at any time been to imprisonment following his or her conviction of a serious e, other than an offence committed while the person was a	1 2 3 4
		mean		documentation, in relation to proceedings under Part 2 or 3, documentation referred to in section 6 (3) or 14 (3), as the es.	5 6 7
5	Defi	nitions	of "s	erious sex offence" and "offence of a sexual nature"	8
	(1)			rposes of this Act, a <i>serious sex offence</i> means any of the offences:	9 10
		(a)	an or where	ffence under Division 10 of Part 3 of the <i>Crimes Act 1900</i> , re:	11 12
			(i)	in the case of an offence against an adult or a child, the offence is punishable by imprisonment for 7 years or more, and	13 14 15
			(ii)	in the case of an offence against an adult, the offence is committed in circumstances of aggravation (within the meaning of the provision under which the offence arises),	16 17 18
		(b)	1900 unde offer	ffence under section 38, 111, 112 or 113 of the <i>Crimes Act</i> that has been committed with intent to commit an offence or Division 10 of Part 3 of the <i>Crimes Act 1900</i> , where the nee intended to be committed is punishable by imprisonment ty years or more,	19 20 21 22 23
		and i	nclude	es:	24
		(c)	if co	ffence committed elsewhere than in New South Wales that, mmitted in New South Wales, would be a serious sex offence he purposes of this Act, and	25 26 27
		(d)		other offence that, at the time it was committed, was a serious offence for the purposes of this Act.	28 29
	(2)			poses of this Act, an <i>offence of a sexual nature</i> means any wing offences:	30 31
		(a)	an of	ffence under Division 10 of Part 3 of the Crimes Act 1900,	32
		(b)	1900	ffence under section 38, 111, 112 or 113 of the <i>Crimes Act</i> that has been committed with intent to commit an offence red to in paragraph (a),	33 34 35
		(c)	an of	ffence under Division 15 of Part 3 of the Crimes Act 1900,	36
		(d)	an of	ffence under section 11G of the Summary Offences Act 1988,	37
		(e)		ffence under section 21G or 21H of the <i>Summary Offences</i> 1988 in relation to the filming of a child,	38 39

Clause 5 Crimes (Serious Sex Offenders) Bill 2006 Part 1 Preliminary

(f)	an offence under section 17 or 18 of the <i>Child Protection</i> (Offenders Registration) Act 2000,	1 2
(g)	an offence under section 13 of the <i>Child Protection (Offenders Prohibition Orders) Act 2004</i> ,	3 4
(h)	an offence under section 12 of this Act,	5
and i	ncludes:	6
(i)	an offence committed elsewhere than in New South Wales that,	7
	if committed in New South Wales, would be an offence of a	8
	sexual nature for the purposes of this Act, and	9
(j)	any other offence that, at the time it was committed, was an	10
	offence of a sexual nature for the purposes of this Act	11

Par	t 2	Extended supervision orders	1
6	App	ication for extended supervision order	2
	(1)	The Attorney General may apply to the Supreme Court for an extended supervision order against a sex offender who, when the application is made, is in custody or under supervision:	3 4 5
		(a) while serving a sentence of imprisonment:	6
		(i) for a serious sex offence, or	7
		(ii) for an offence of a sexual nature,	8
		whether the sentence is being served by way of full-time, periodic or home detention and whether the offender is in custody or on release on parole, or	9 10 11
		(b) pursuant to an existing extended supervision order or continuing detention order,	12 13
		referred to in this Part as his or her current custody or supervision.	14
	(2)	An application may not be made until the last 6 months of the offender's current custody or supervision.	15 16
	(3)	An application must be supported by documentation:	17
		(a) that addresses each of the matters referred to in section 9 (3), and	18
		(b) that includes a report (prepared by a qualified psychiatrist, registered psychologist or registered medical practitioner) that assesses the likelihood of the offender committing a further serious sex offence.	19 20 21 22
	(4)	An application may indicate the kinds of conditions that the Attorney General would consider appropriate for inclusion under section 11 in the event that an extended supervision order is made.	23 24 25
7	Pre-	rial procedures	26
	(1)	An application for an extended supervision order must be served on the sex offender concerned within 2 business days after the application is filed in the Supreme Court or within such further time as the Supreme Court may allow.	27 28 29 30
	(2)	The Attorney General must disclose to the offender such documents, reports and other information as are relevant to the proceedings on the application (whether or not intended to be tendered in evidence):	31 32 33
		(a) in the case of anything that is available when the application is made, as soon as practicable after the application is made, and	34 35
		(b) in the case of anything that subsequently becomes available, as soon as practicable after it becomes available.	36 37

	(3)	A preliminary hearing into the application is to be conducted by the Supreme Court within 28 days after the application is filed in the Supreme Court or within such further time as the Supreme Court may allow.	1 2 3 4			
	(4)	If, following the preliminary hearing, it is satisfied that the matters alleged in the supporting documentation would, if proved, justify the making of an extended supervision order, the Supreme Court must make orders:	5 6 7 8			
		(a) appointing 2 qualified psychiatrists to conduct separate psychiatric examinations of the offender and to furnish reports to the Supreme Court on the results of those examinations, and	9 10 11			
		(b) directing the offender to attend those examinations.	12			
	(5)	If, following the preliminary hearing, it is not satisfied that the matters alleged in the supporting documentation would, if proved, justify the making of an extended supervision order, the Supreme Court must dismiss the application.	13 14 15 16			
В	Inter	m supervision orders				
	(1)	If, in proceedings on an application for an extended supervision order, it appears to the Supreme Court:	18 19			
		(a) that the offender's current custody or supervision will expire before the proceedings are determined, and	20 21			
		(b) that the matters alleged in the supporting documentation would, if proved, justify the making of an extended supervision order,	22 23			
		the Supreme Court may make an order for the interim supervision of the offender.	24 25			
	(2)	An order under this section commences on the day fixed in the order in that regard (or, if no such day is fixed, as soon as it is made) and expires at the end of such period (not exceeding 28 days from the day on which it commences) as is specified in the order.	26 27 28 29			
	(3)	An order under this section may be renewed from time to time, but not so as to provide for the supervision of the offender under such an order for periods totalling more than 3 months.	30 31 32			
9	Dete	rmination of application for extended supervision order	33			
	(1)	The Supreme Court may determine an application for an extended supervision order:	34 35			
		(a) by making an extended supervision order, or	36			
		(b) by dismissing the application.	37			

(i)

(2)	Cour likely	xtended supervision order may be made if and only if the Supreme t is satisfied to a high degree of probability that the offender is y to commit a further serious sex offence if he or she is not kept r supervision.	1 2 3 4
(3)	the S	etermining whether or not to make an extended supervision order, Supreme Court must have regard to the following matters in tion to any other matter it considers relevant:	5 6 7
	(a)	the safety of the community,	8
	(b)	the reports received from the psychiatrists appointed under section 7 (4) to conduct psychiatric examinations of the offender, and the level of the offender's participation in any such examination,	9 10 11 12
	(c)	the results of any other assessment prepared by a qualified psychiatrist, registered psychologist or registered medical practitioner as to the likelihood of the offender committing a further serious sex offence, the willingness of the offender to participate in any such assessment, and the level of the offender's participation in any such assessment,	13 14 15 16 17 18
	(d)	the results of any statistical or other assessment as to the likelihood of persons with histories and characteristics similar to those of the offender committing a further serious sex offence,	19 20 21
	(e)	any treatment or rehabilitation programs in which the offender has had an opportunity to participate, the willingness of the offender to participate in any such programs, and the level of the offender's participation in any such programs,	22 23 24 25
	(f)	the level of the offender's compliance with any obligations to which he or she is or has been subject while on release on parole or while subject to an earlier extended supervision order,	26 27 28
	(g)	the level of the offender's compliance with any obligations to which he or she is or has been subject under the <i>Child Protection</i> (Offenders Registration) Act 2000 or the Child Protection (Offenders Prohibition Orders) Act 2004,	29 30 31 32
	(h)	the offender's criminal history (including prior convictions and findings of guilt in respect of offences committed in New South Wales or elsewhere), and any pattern of offending behaviour disclosed by that history,	33 34 35 36

any other information that is available as to the likelihood that the offender will in future commit offences of a sexual nature.

37 38

10	Tern	n of ex	ctended supervision order	1
	(1)	An e	extended supervision order:	2
		(a)	commences when it is made, or when the offender's current custody or supervision expires, whichever is the later, and	3
		(b)	expires at the end of such period (not exceeding 5 years from the day on which it commences) as is specified in the order.	5
	(2)	susp any (offender's obligations under an extended supervision order are ended while the offender is in lawful custody, whether under this or other Act or law, but that suspension does not affect the expiry date the order.	7 8 9 10
	(3)	seco	ning in this section prevents the Supreme Court from making a nd or subsequent extended supervision order against the same nder.	11 12 13
11	Con	ditions	s that may be imposed on supervision order	14
		an o	extended supervision order or interim supervision order may direct offender to comply with such conditions as the Supreme Court iders appropriate, including (but not limited to) directions requiring offender:	15 16 17 18
		(a)	to accept home visits by a corrective services officer, or	19
		(b)	to make periodic reports to a corrective services officer, or	20
		(c)	to notify a corrective services officer of any change in his or her address, or	21 22
		(d)	to participate in treatment and rehabilitation programs, or	23
		(e)	to wear electronic monitoring equipment, or	24
		(f)	not to reside in or resort to specified locations or classes of locations, or	25 26
		(g)	not to associate or make contact with specified persons or classes of persons, or	27 28
		(h)	not to engage in specified conduct or classes of conduct, or	29
		(i)	not to engage in specified employment or classes of employment, or	30 31
		(j)	not to change his or her name.	32
12	Brea	ch of	supervision order	33
		supe	erson who fails to comply with the requirements of an extended ervision order or interim supervision order is guilty of an offence. imum penalty: 100 penalty units or imprisonment for 2 years, or	34 35 36
		both		37

13	Sup	ervision order may be varied or revoked	1
	(1)	The Supreme Court may at any time vary or revoke an extended	2
		supervision order or interim supervision order on the application of the	3
		Attorney General or the offender.	4
	(2)	For the purpose of ascertaining whether to make such an application in	5
	()	relation to an extended supervision order, the Commissioner of	6
		Corrective Services must provide the Attorney General with a report on	7
		the offender at intervals of not more than 12 months.	8
		the offender at miter vars of not more than 12 months.	U

Par	t 3	Continuing detention orders	1
14	Арр	lication for continuing detention order	2
	(1)	The Attorney General may apply to the Supreme Court for a continuing detention order against a sex offender who, when the application is made, is in custody in a correctional centre:	3 4 5
		(a) while serving a sentence of imprisonment by way of full-time detention:	6 7
		(i) for a serious sex offence, or	8
		(ii) for an offence of a sexual nature, or	9
		(b) pursuant to an existing continuing detention order,	10
		referred to in this Part as his or her current custody.	11
	(2)	An application may not be made until the last 6 months of the offender's current custody.	12 13
	(3)	An application must be supported by documentation:	14
		(a) that addresses each of the matters referred to in section 17 (4), and	15 16
		(b) that includes a report (prepared by a qualified psychiatrist, registered psychologist or registered medical practitioner) that assesses the likelihood of the offender committing a further serious sex offence.	17 18 19 20
	(4)	An application may indicate the kinds of conditions that the Attorney General would consider appropriate for inclusion under section 11 in the event that an extended supervision order is made.	21 22 23
15	Pre-	trial procedures	24
	(1)	An application for a continuing detention order must be served on the sex offender concerned within 2 business days after the application is filed in the Supreme Court or within such further time as the Supreme Court may allow.	25 26 27 28
	(2)	The Attorney General must disclose to the offender such documents, reports and other information as are relevant to the proceedings on the application (whether or not intended to be tendered in evidence):	29 30 31
		(a) in the case of anything that is available when the application is made, as soon as practicable after the application is made, and	32 33
		(b) in the case of anything that subsequently becomes available, as soon as practicable after it becomes available.	34 35

	(3)	A preliminary hearing into the application is to be conducted by the Supreme Court within 28 days after the application is filed in the Supreme Court or within such further time as the Supreme Court may allow.	1 2 3 4
	(4)	If, following the preliminary hearing, it is satisfied that the matters alleged in the supporting documentation would, if proved, justify the making of a continuing detention order or extended supervision order, the Supreme Court must make orders:	5 6 7 8
		(a) appointing 2 qualified psychiatrists to conduct separate psychiatric examinations of the offender and to furnish reports to the Supreme Court on the results of those examinations, and	9 10 11
		(b) directing the offender to attend those examinations.	12
	(5)	If, following the preliminary hearing, it is not satisfied that the matters alleged in the supporting documentation would, if proved, justify the making of a continuing detention order or extended supervision order, the Supreme Court must dismiss the application.	13 14 15 16
16	Inter	im detention orders	17
	(1)	If, in proceedings on an application for a continuing detention order, it appears to the Supreme Court:	18 19
		(a) that the offender's current custody will expire before the proceedings are determined, and	20 21
		(b) that the matters alleged in the supporting documentation would, if proved, justify the making of a continuing detention order or extended supervision order,	22 23 24
		the Supreme Court may make an order for the interim detention of the offender.	25 26
	(2)	An order under this section commences on the day fixed in the order in that regard (or, if no such day is fixed, as soon as it is made) and expires at the end of such period (not exceeding 28 days from the day on which it commences) as is specified in the order.	27 28 29 30
	(3)	An order under this section may be renewed from time to time, but not so as to provide for the detention of the offender under such an order for periods totalling more than 3 months.	31 32 33

Dete	rmina	tion of application for continuing detention order	1
(1)		Supreme Court may determine an application for a continuing nation order:	2
	(a)	by making an extended supervision order, or	4
	(b)	by making a continuing detention order, or	5
	(c)	by dismissing the application.	6
(2)	Cour likely	xtended supervision order may be made if and only if the Supreme t is satisfied to a high degree of probability that the offender is y to commit a further serious sex offence if he or she is not kept r supervision.	7 8 9 10
(3)	Cour likely unde	ntinuing detention order may be made if and only if the Supreme t is satisfied to a high degree of probability that the offender is y to commit a further serious sex offence if he or she is not kept r supervision and that adequate supervision will not be provided by stended supervision order.	11 12 13 14 15
(4)	exter	etermining whether or not to make a continuing detention order or nded supervision order, the Supreme Court must have regard to the wing matters in addition to any other matter it considers relevant:	16 17 18
	(a)	the safety of the community,	19
	(b)	the reports received from the psychiatrists appointed under section 15 (4) to conduct psychiatric examinations of the offender, and the level of the offender's participation in any such examination,	20 21 22 23
	(c)	the results of any other assessment prepared by a qualified psychiatrist, registered psychologist or registered medical practitioner as to the likelihood of the offender committing a further serious sex offence, the willingness of the offender to participate in any such assessment, and the level of the offender's participation in any such assessment,	24 25 26 27 28 29
	(d)	the results of any statistical or other assessment as to the likelihood of persons with histories and characteristics similar to those of the offender committing a further serious sex offence,	30 31 32
	(e)	any treatment or rehabilitation programs in which the offender has had an opportunity to participate, the willingness of the offender to participate in any such programs, and the level of the offender's participation in any such programs,	33 34 35 36
	(f)	the level of the offender's compliance with any obligations to which he or she is or has been subject while on release on parole or while subject to an earlier extended supervision order,	37 38 39

		(g)	the level of the offender's compliance with any obligations to which he or she is or has been subject under the <i>Child Protection</i> (Offenders Registration) Act 2000 or the Child Protection (Offenders Prohibition Orders) Act 2004,	1 2 3 4
		(h)	the offender's criminal history (including prior convictions and findings of guilt in respect of offences committed in New South Wales or elsewhere), and any pattern of offending behaviour disclosed by that history,	5 6 7 8
		(i)	any other information that is available as to the likelihood that the offender will in future commit offences of a sexual nature.	9 10
	(5)	in the	applies to an extended supervision order made under this section same way as it applies to an extended supervision order made section 9.	11 12 13
18	Term	of co	ntinuing detention order	14
	(1)	A con	atinuing detention order:	15
		(a)	commences when it is made, or when the offender's current custody expires, whichever is the later, and	16 17
		(b)	expires at the end of such period (not exceeding 5 years from the day on which it commences) as is specified in the order.	18 19
	(2)	while	fender's custody under a continuing detention order is suspended the offender is in lawful custody under any other Act or law, but uspension does not affect the expiry date of the order.	20 21 22
	(3)		ng in this section prevents the Supreme Court from making a d or subsequent continuing detention order against the same der.	23 24 25
19	Dete	ntion o	order may be varied or revoked	26
	(1)	deten	Supreme Court may at any time vary or revoke a continuing tion order or interim detention order on the application of the ney General or the offender.	27 28 29
	(2)	relation Corre	ne purpose of ascertaining whether to make such an application in on to a continuing detention order, the Commissioner of ctive Services must provide the Attorney General with a report on fender at intervals of not more than 12 months.	30 31 32 33
20	Warr	ant of	committal	34
	(1)	interii issue	on as practicable after making a continuing detention order or m detention order against an offender, the Supreme Court must a warrant for the committal of the offender to a correctional centre e period specified in the order.	35 36 37 38

Clause 20	Cı	rimes (Serious Sex Offenders) Bill 2006	
Part 3	Co	ontinuing detention orders	
(2)	A wa	arrant under this section is sufficient authority:	1
	(a)	for any police officer to convey the offender to the correctional centre identified in the warrant, and	2
	(b)	for the governor of the correctional centre to keep the offender in his or her custody in accordance with the terms of the warrant.	4 5

Par	t 4	Supreme Court proceedings	1
21	Natu	re of proceedings	2
		Proceedings under this Act (including proceedings on an appeal under this Act) are civil proceedings and, to the extent to which this Act does not provide for their conduct, are to be conducted in accordance with the law (including the rules of evidence) relating to civil proceedings.	3 4 5 6
22	Righ	t of appeal	7
	(1)	An appeal to the Court of Appeal lies from any determination of the Supreme Court to make, or to refuse to make, an extended supervision order or continuing detention order.	8 9 10
	(2)	An appeal may be on a question of law, a question of fact or a question of mixed law and fact.	11 12
	(3)	An appeal against the decision of the Supreme Court may be made, as of right, within 28 days after the date on which the decision was made or, by leave, within such further time as the Court of Appeal may allow.	13 14 15
	(4)	The making of an appeal does not stay the operation of an extended supervision order or continuing detention order.	16 17
	(5)	This section does not limit any right of appeal that may exist apart from this Act.	18 19
23	Cost	s not to be awarded against offender	20
		An order for costs may not be made against an offender in relation to any proceedings under this Act (including proceedings on an appeal under this Act).	21 22 23
24	Pres	ervation of Supreme Court jurisdiction	24
		Nothing in this Act limits the jurisdiction of the Supreme Court apart from this Act.	25 26

Part 5		Miscellaneous				
25	Atto	orney General may require provision of certain information				
	(1)	The Attorney General may, by order in writing served on any person, require that person to provide to the Attorney General any document, report or other information in that person's possession, or under that person's control, that relates to the behaviour, or physical or mental condition, of any sex offender.	3 4 5 6 7			
	(2)	A person who fails to comply with the requirements of an order under this section is guilty of an offence. Maximum penalty: 100 penalty units or imprisonment for 2 years, or both.	8 9 10 11			
	(3)	Despite any Act or law to the contrary, any document or report of a kind referred to in subsection (1), or any copy of any such document or report, is admissible in proceedings under this Act.	12 13 14			
26	Prote	ection of certain persons from liability	15			
		No action lies against any person (including the State) for or in respect of any act or omission done or omitted by the person if it was done or omitted in good faith for the purposes of, or in connection with the administration or execution of, this Act.	16 17 18 19			
27	Hear	rings	20			
		This Act does not affect the right of any party to proceedings under this Act:	21 22			
		(a) to appear, either personally or by the party's legal representative, or	23 24			
		(b) to call witnesses and give evidence, or	25			
		(c) to cross-examine witnesses, or	26			
		(d) to make submissions to the Court on any matter connected with the proceedings.	27 28			
28	Bail	Act 1978 not to apply	29			
		The <i>Bail Act 1978</i> does not apply to or in respect of a person who is a defendant in proceedings under this Act, other than proceedings for an offence under section 12 or 25 (2).	30 31 32			
29	Rule	s of court	33			
	(1)	Rules of court may be made under the <i>Supreme Court Act 1970</i> for regulating the practice and procedure of the Supreme Court in respect of proceedings under this Act.	34 35 36			

Miscellaneous	Part 5
---------------	--------

	(2)	This section does not limit the rule-making powers conferred by the <i>Supreme Court Act 1970</i> .	1 2
30	Regi	ulations	3
		The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.	4 5 6 7
31	Ame	ndments and savings and transitional provisions	8
	(1)	The Crimes (Administration of Sentences) Act 1999 is amended as set out in Schedule 1.	9 10
	(2)	Schedule 2 has effect.	11
32	Revi	ew of Act	12
	(1)	The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing those objectives.	13 14 15
	(2)	For the purposes of the review, the Minister may require the Commissioner of Corrective Services to provide information as to how the Commissioner's functions in relation to the administration of this Act are being, and have been, exercised.	16 17 18 19
	(3)	The review is to be undertaken as soon as possible after the period of 3 years from the date of assent to this Act.	20 21
	(4)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 3 years.	22 23

Scł	nedu	le 1		Amendment of Crimes (Administration of Sentences) Act 1999 No 93	1 2
				(Section 31 (1))	3
[1]	Sect	ion 3 Ir	nterpr	retation	4
	Omit	"(b) or	(c)"	from the definition of <i>convicted inmate</i> in section 3 (1).	5
	Inser	t instea	d "(b)), (c) or (c1)".	6
[2]	Sect	ion 4 A	pplic	ation of Part	7
	Inser	t after s	section	n 4 (1) (c):	8
			(c1)	any person the subject of a warrant under section 20 of the <i>Crimes (Serious Sex Offenders) Act 2006</i> by which the Supreme Court has committed the person to a correctional centre pursuant to a continuing detention order or interim detention order under that Act, and	9 10 11 12 13
[3]	Sect	ion 4 (3	3)		14
	Omit	:"(b) or	(c)".	Insert instead "(b), (c) or (c1)".	15
[4]	Sect	ion 126	Eligi	ibility for release on parole	16
	Inser	t after s	ection	n 126 (3):	17
		(4)	the s	offender is not eligible for release on parole if the offender is subject of a continuing detention order under the <i>Crimes ious Sex Offenders</i>) Act 2006.	18 19 20
[5]	Sect	ion 160	Α		21
	Inser	t before	e secti	ion 161:	22
•	160A			nip of parole orders to supervision orders under the erious Sex Offenders) Act 2006	23 24
		(1)	while	offender's obligations under a parole order are suspended the ethe offender is subject to an extended supervision order or the Crimes (Serious Sex Offenders) Act 2006.	25 26 27
		(2)	oblig	the purposes of Division 3 of Part 7, the offender's gations under the extended supervision order are taken to be gations under the parole order.	28 29 30
			Divisi	. Consequently, the offender's parole order may be revoked under ion 3 of Part 7 if the offender fails to comply with his or her ations under the supervision order.	31 32 33

Schedule 2		_ U_ /	Savings, transitional and other provisions	
			(Section 31 (2))	3
Pai	rt 1	General		4
1	Reg	lations		5
	(1)	nature consequent on the	ntain provisions of a savings or transitional enactment of the following Acts:	6 7
		this Act		8
	(2)		if the regulations so provide, take effect from Act concerned or a later date.	9 10
	(3)		ny such provision takes effect from a date that f its publication in the Gazette, the provision	11 12 13
		State or an autho	nner prejudicial to any person (other than the rity of the State), the rights of that person date of its publication, or	14 15 16
		authority of the St	es on any person (other than the State or an ate) in respect of anything done or omitted to date of its publication.	17 18 19
Paı	rt 2	Provisions conso	equent on enactment of this	20 21
2	Арр	cation of Act to past off	ences	22
			respect of offences committed before the date ne same way as it applies to and in respect of that date	23 24 25

Crimes (Serious Sex Offenders) Bill 2006

Schedule 2 Savings, transitional and other provisions

3	Application of Act to persons serving existing sentences of imprisonment		
	This Act applies to and in respect of a person who is serving a sentence	3	
	of imprisonment that commenced before the date of assent to this Act in	4	
	the same way as it applies to and in respect of a person who is serving a	5	
	sentence of imprisonment that commences after that date.	6	