

New South Wales

Evidence (Audio and Audio Visual Links) Amendment Bill 2003

Explanatory note

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

Overview of Bill

Part 1B of the Evidence (Audio and Audio Visual Links) Act 1998 (the Principal Act) (as amended by the Evidence Legislation Amendment (Accused Child Detainees) Act 2003) requires an accused person who is in custody in a correctional centre, detention centre, police station or other place of detention (an accused detainee) to appear physically before a court in certain criminal proceedings brought against the accused detainee unless a court directs otherwise if satisfied that it is in the interests of justice that the accused detainee appear by audio visual link before the court.

The object of this Bill is to amend the Principal Act and the *Evidence Legislation Amendment (Accused Child Detainees) Act 2003*:

(a) to require a court to take into account certain factors in determining whether it is in the interests of the administration of justice to direct an accused detainee other than an accused child detainee to appear in certain criminal proceedings by audio visual link, and

- (b) to enable rules of court to be made to require a court to take into account such factors in determining whether it is in the interests of the administration of justice to direct an accused child detainee to appear in certain criminal proceedings by audio visual link, and
- (c) to make it clear that Part 1B of the Principal Act applies to an accused detainee required to appear in criminal proceedings brought against the accused detainee for an offence even if the offence concerned is not the offence for which the detainee is in custody, and
- (d) to alter references in Part 1B to the interests of justice so as to refer to interests of the administration of justice (consistently with usage elsewhere in the Principal Act), and
- (e) to make it clear that any entitlement of a person under section 14 of the *Criminal Appeal Act 1912* to be present in proceedings on the hearing of an appeal is taken to be satisfied if audio visual links are used in relation to the person under the Principal Act.

Outline of provisions

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 (with the exception of section 4 and Schedule 2) on the date of assent to the Act.

Clause 3 is a formal provision that gives effect to the amendments to the Principal Act set out in Schedule 1.

Clause 4 is a formal provision that gives effect to the amendments to the *Evidence Legislation Amendment (Accused Child Detainees) Act 2003* set out in Schedule 2.

Schedule 1 Amendment of Evidence (Audio and Audio Visual Links) Act 1998

Schedule 1 [9] amends section 5BB of the Principal Act to achieve the object described in paragraph (a) of the Overview of the Bill above.

Schedule 1 [4], [5] and [7] amend sections 5B, 5BA and 5BB, respectively, of the Principal Act to achieve the object described in paragraph (c) of the Overview of the Bill above.

Schedule 1 [6] and [8] amend sections 5BA and 5BB, respectively, of the Principal Act to achieve the object described in paragraph (d) of the Overview of the Bill above.

Schedule 1 [1] amends section 3A of the Principal Act to achieve the object described in paragraph (e) of the Overview of the Bill above.

Schedule 1 [2] and [3] amend section 5 of the Principal Act to provide for the proposed amendments to extend to any proceeding pending in a court after the commencement of section 5 (5) when it was originally enacted and at the commencement of proposed section 5 (5B).

Schedule 2 Amendment of Evidence Legislation Amendment (Accused Child Detainees) Act 2003

Schedule 2 [5] amends Schedule 1 [9] to the *Evidence Legislation Amendment (Accused Child Detainees) Act 2003* to insert section 5BBA (4A) into the Principal Act to achieve the object described in paragraph (b) of the Overview of the Bill above.

Schedule 2 [3] and [4] amend section 5BBA (1) and (4) as to be inserted in the Principal Act by Schedule 1 [9] to the *Evidence Legislation Amendment (Accused Child Detainees) Act 2003* to achieve the objects described in paragraphs (c) and (d), respectively, of the Overview of the Bill above.

Schedule 2 [1] omits Schedule 1 [4] to the *Evidence Legislation Amendment (Accused Child Detainees) Act 2003* as a consequence of the proposed amendment to section 5 (5) of the Principal Act made by Schedule 1 [2] to the proposed Act. That amendment will make the amendment made by Schedule 1 [4] superfluous.

Schedule 2 [2] amends section 5 (5A) as to be inserted in the Principal Act by Schedule 1 [5] to the *Evidence Legislation Amendment (Accused Child Detainees) Act 2003* to clarify the description of the proceedings to which the subsection relates.



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New South Wales

Evidence (Audio and Audio Visual Links) Amendment Bill 2003

No , 2003

A Bill for

An Act to amend the *Evidence (Audio and Audio Visual Links) Act 1998* and the *Evidence Legislation Amendment (Accused Child Detainees) Act 2003* to make further provision with respect to the giving of evidence by accused detainees; and for other purposes.

Γhe	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Evidence (Audio and Audio Visual Links) Amendment Act 2003.	3 4
2	Commencement	5
	(1) This Act commences on the date of assent to this Act, except as provided by subsection (2).	6 7
	(2) Section 4 and Schedule 2 commence, or are taken to have commenced, on the date of assent to the <i>Evidence Legislation Amendment (Accused Child Detainees) Act 2003</i> .	8 9 10
3	Amendment of Evidence (Audio and Audio Visual Links) Act 1998 No 105	11 12
	The Evidence (Audio and Audio Visual Links) Act 1998 is amended as set out in Schedule 1.	13 14
4	Amendment of Evidence Legislation Amendment (Accused Child Detainees) Act 2003 No *	15 16
	The Evidence Legislation Amendment (Accused Child Detainees) Act 2003 is amended as set out in Schedule 2.	17 18

Scł	nedule 1	Amendment of Evidence (Audio and Audio Visual Links) Act 1998	1 2
		(Section 3)	3
[1]	Section 3 courts	A Appearances and entitlements to be present before	4 5
	Insert after	section 3A (2):	6
	(3)	Any entitlement of a person under section 14 of the <i>Criminal Appeal Act 1912</i> to be present in proceedings on the hearing of an appeal is taken to be satisfied if audio visual links are used in relation to the person under this Act.	7 8 9 10
[2]	Section 5	Application of Act	11
	Insert "(as	originally enacted)" after "Part 1B" in section 5 (5).	12
[3]	Section 5 (5B)		
	Insert befo	re section 5 (6):	14
	(5B)	Part 1B (as amended by the <i>Evidence (Audio and Audio Visual Links) Amendment Act 2003</i>) extends to any preliminary criminal proceeding or relevant criminal proceeding pending in a NSW court after the commencement of subsection (5) and at the commencement of this subsection.	15 16 17 18 19
[4]		B Taking evidence and submissions from outside n or place where court is sitting—proceedings generally	20 21
	evidence of detainee in proceeding	ourt must not make such a direction in relation to the giving of or making of a submission by audio visual link by any accused in any preliminary criminal proceeding or relevant criminal g concerning the offence in respect of which he or she is in rom section 5B (2A).	22 23 24 25 26
	to the giving by any acceptant cr	ead "A court must not make direction under this Part in relationing of evidence or making of a submission by audio visual link ecused detainee in any preliminary criminal proceeding or riminal proceeding in relation to the detainee concerning an eged to have been committed by the detainee".	27 28 29 30 31

[5]			ppearances of accused detainee by audio visual nary criminal proceedings	1 2
	Omit "con section 5B		ng the offence for which the detainee is in custody" from .	3 4
			n relation to the detainee concerning an offence alleged to nitted by the detainee".	5 6
[6]	Section 5	BA (4	1)	7
	Insert "the	admi	nistration of" after "interests of".	8
[7]			ppearances of accused detainee by audio visual t criminal proceedings	9 10
	Omit "concerning the offence for which the person is in custody" from section 5BB (1).			11 12
	Insert instead "in relation to the detainee concerning an offence alleged to have been committed by the detainee".			13 14
[8]	Section 5	BB (4	1)	15
	Insert "the	admi	nistration of" after "interests of".	16
[9]	Section 5	BB (5	5)	17
	Insert after section 5BB (4):			18
	(5)	acco adm (1),	hout limiting the factors that the court may take into ount in determining whether it is in the interests of the ministration of justice to make a direction under subsection the court must take into account such of the following ors as are relevant in the circumstances of the case:	19 20 21 22 23
		(a)	the risk that the personal security of a particular person or persons (including the accused detainee) may be endangered if the accused detainee appears in the courtroom or place where the court is sitting,	24 25 26 27
		(b)	the risk of the accused detainee escaping, or attempting to escape, from custody when attending the courtroom or place where the court is sitting,	28 29 30
		(c)	the behaviour of the accused detainee when appearing before a court in the past,	31 32

d) the conduct of the accused detainee while in custody, including the accused detainee's conduct during any period in the past during which the accused detainee was being held in custody in a correctional centre or detention centre.

1 2 3

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Schedule 2 Amendment of Evidence Legislation Amendment (Accused Child Detainees)		1	
		2	
	Act 2003	3	
	(Section 4)	4	
[1]	Schedule 1 Amendment of Evidence (Audio and Audio Visual Links) Act 1998	5 6	
	Omit Schedule 1 [4].	7	
[2]	Schedule 1 [5]		
	Omit "before" from proposed section 5 (5A). Insert instead "at".	9	
[3]	Schedule 1 [9]		
	Omit "concerning the offence for which the child is in custody" from proposed section 5BBA (1).		
	Insert instead "in relation to the child concerning an offence alleged to have been committed by the child".	13 14	
[4]	Schedule 1 [9]	15	
	Insert "the administration of" after "interests of" in proposed section 5BBA (4).	16 17	
[5]	Schedule 1 [9]	18	
	Insert after proposed section 5BBA (4):		
	(4A) Without limiting rules of court that may be made with respect to factors to be taken into account under subsection (4), rules of court may require a court to take into account in relation to an accused child detainee any factor of a kind referred to in section 5BB (5) (a)-(d)	20 21 22 23 24	