

New South Wales

Crimes (Administration of Sentences) Amendment 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 amend the *Crimes (Administration of Sentences) Act 1999* so as to make provision with respect to the following matters:

- (a) the transfer of juvenile inmates to prison hospitals,
- (b) the attendance of inmates at court proceedings,
- (c) home visits to offenders under periodic detention orders and home detention orders.
- (d) the period for which community service orders remain in force,
- (e) the supervision of parole in relation to offenders serving certain life sentences,
- (f) the reinstatement of periodic detention orders that have been revoked,
- (g) the release of offenders pending assessment for home detention,
- (h) the circumstances in which the revocation of a periodic detention order or home detention order can be rescinded,
- (i) the exclusion of the right of review in relation to the revocation of certain periodic detention orders, home detention orders and parole orders,

- (j) the suspension of warrants of commitment,
- (k) the documents to which an offender's victim may be given access,
- (1) the supervision of community service work,
- (m) the appointment and functions of Departmental compliance and monitoring officers,
- (n) the testing of staff for alcohol and prohibited drugs,
- (o) other minor, consequential and ancillary matters,
- (p) savings and transitional provisions in relation to the proposed amendments.

The Bill also makes consequential amendments to the *Crimes (Administration of Sentences) Regulation 2001* and to the *Children (Detention Centres) Act 1987*.

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 on a day or days to be appointed by proclamation.

Clause 3 is a formal provision that gives effect to the amendments to the *Crimes (Administration of Sentences) Act 1999* set out in Schedule 1.

Clause 4 is a formal provision that gives effect to the amendments to the *Crimes (Administration of Sentences) Regulation 2001* set out in Schedule 2.

Clause 5 is a formal provision that gives effect to the amendment to the *Children (Detention Centres) Act 1987* set out in Schedule 3.

Clause 6 provides for the repeal of the proposed Act after all the amendments made by the proposed Act have commenced. Once the amendments have commenced the proposed Act will be spent and section 30 of the *Interpretation Act 1987* provides that the repeal of an amending Act does not affect the amendments made by that Act.

Schedule 1 Amendment of Crimes (Administration of Sentences) Act 1999

Transfer of juvenile inmates to prison hospitals

Section 41C provides for the transfer of a juvenile inmate (that is, an inmate who is under the age of 21 years) between adult and juvenile correctional centres. Such transfers are subject to restrictions intended to benefit the welfare of the juvenile inmate, but impede emergency transfers to prison hospitals. **Schedule 1 [4]** amends section 41C so as to disapply those subsections with respect to the transfer of a juvenile inmate to a prison hospital, and further amends that section so as to require prior consultation with the Chief Executive Officer, Justice Health, before such a transfer may be made.

Attendance of inmates at court proceedings

Schedule 1 [5] and [6] amend section 77 so as to provide that orders requiring the attendance of an inmate at court proceedings are to be sent to the Commissioner of Corrective Services instead of to the governor of the correctional centre in which the inmate is held.

Home visits to offenders

Schedule 1 [7] amends section 81 so as to make it an obligation under an offender's periodic detention order that the offender will permit home visits by members of staff of the Department of Corrective Services. **Schedule 1** [9] makes a similar amendment to section 104 in relation to offenders under home detention orders.

Expiry of community service orders

Schedule 1 [12] amends section 110 so as to omit a provision that provides for the termination of a community service order (and therefore the termination of an offender's obligation to perform community service work) at the expiry of the relevant maximum period for that order. The effect of this amendment is to require an offender to continue performing community service work after the expiry of that period. **Schedule 1** [14] and [15] make consequential amendments to sections 114 and 115.

Lifetime supervision of lifetime parolees

Schedule 1 [19] inserts a new section 128B so as to provide that any parole granted to an offender serving an existing life sentence within the meaning of Schedule 1 to the *Crimes (Sentencing Procedure) Act 1999* (that is, a life sentence imposed in accordance with the law prevailing before the "truth in sentencing" legislation of 1990 commenced) is to be subject to a condition requiring lifetime supervision during which the offender must comply with obligations imposed by the Commissioner of Corrective Services. Those obligations must not be inconsistent with the standard conditions imposed by the Act or the regulations or any condition imposed by the sentencing court or the Parole Authority. Schedule 1 [17] and [18] make consequential amendments to section 128.

Reinstatement of periodic detention orders

Schedule 1 [25] amends section 164A so as to ensure that an offender's application for the reinstatement of a periodic detention order that has been revoked may not be made until the offender has spent at least 3 months in custody since the order was revoked and must indicate what the offender has done, or is doing, to ensure his or her compliance with the order in the event that it is reinstated.

Release of offenders pending assessment for home detention

Section 165AA currently permits the State Parole Authority, when considering whether to replace an offender's periodic detention order with a home detention order, to make an order releasing an offender from custody pending its decision. **Schedule 1 [26]** amends section 165AA so that a similar order may be made to allow an offender who is not in custody to remain at large.

Rescission of revocation of periodic detention orders and home detention orders

Schedule 1 [27] amends section 175 so as to restrict the State Parole Authority's power to rescind the revocation of a periodic detention order or a home detention order, under all circumstances, to those situations in which it would be manifestly unjust not to do so.

Exclusion of rights of review in relation to revocation of periodic detention orders, home detention orders and parole orders

Schedule 1 [28] inserts a new section 175A so as to provide that revocation of an offender's periodic detention order, home detention order or parole order is not reviewable if the revocation occurs within the last 30 days of the offender's sentence.

Suspension of warrants of commitment

Schedule 1 [29] amends section 181 so as to enable the State Parole Authority to recall or suspend any warrant that it has issued under that section. **Schedule 1 [30]–[32]** make consequential amendments to section 181.

Documents to which an offender's victim may be given access

Schedule 1 [35] amends section 193A so as to restrict the class of documents to which a serious offender's victim is entitled to be given access to those documents that indicate the measures that the offender has taken, or is taking, to address his or her offending behaviour.

Supervision of community service work

Schedule 1 [36] inserts a new section 235F so as to provide that, at any place at which community service work is being performed both by offenders under periodic detention orders and offenders under community service orders, the work may be supervised either by periodic detention field officers (whose functions are defined in existing section 235D) or by community service field officers (whose functions are defined in proposed section 235E). **Schedule 1 [10]**, **[11]**, **[13]** and **[16]** make consequential amendments to sections 107, 112 and 117.

Departmental compliance and monitoring officers

Schedule 1 [36] inserts a new section 235G so as to enable the Commissioner to appoint members of staff of the Department of Corrective Services as compliance

and monitoring officers. Such officers will be able to exercise, in relation to offenders outside a correctional centre, certain powers of arrest, powers of drug and alcohol testing and powers of search and detention, being powers that are currently exercisable only by correctional officers. Any qualifications on the exercise of those powers by correctional officers will apply equally to their exercise by compliance and monitoring officers, except that they will be able to be exercised wherever the offender happens to be. The proposed section is not to be construed as conferring a power of entry to premises.

Testing of staff for alcohol and prohibited drugs

Schedule 1 [37] amends section 236F so as to make it clear that testing of staff for alcohol and prohibited drugs can be conducted not only on a random basis but also on the basis of the results of previous testing.

Minor, consequential and ancillary amendments

Schedule 1 [2] and [3] amend section 3 (1) so as to insert a new definition of *general manager* and omit the definition of *governor*. **Schedule 1 [1]** amends the whole Act so as to substitute references to "governor" with references to "general manager".

Schedule 1 [8] amends section 87 so as to ensure that any leave of absence granted under that section may be granted subject to conditions.

Schedule 1 [20] amends section 138 so as to remove certain words by way of minor law revision

Schedule 1 [21]–[23] amend section 139 so as to refer to the decisions, rather than the initial intentions, of the State Parole Authority in relation to its dealings with certain applications for parole.

Schedule 1 [24] amends section 141A so that regulations with respect to submissions made to the State Parole Authority by the Commissioner of Corrective Services in connection with the granting of parole to an offender who is not a serious offender may be made in the same way as regulations may be made with respect to submissions made by the State under section 153 in connection with the granting of parole to a serious offender.

Schedule 1 [33] amends section 185 so that regulations may be made with respect to submissions made to the State Parole Authority by the Commissioner of Corrective Services in connection with any advice to the Authority that is given by the Serious Offenders Review Council in relation to the exercise of the Authority's functions.

Schedule 1 [34] amends section 190 so as to correct an incorrect cross-reference.

Savings and transitional provisions

Schedule 1 [38] amends clause 1 of Schedule 5 so as to enable savings and transitional regulations to be made as a consequence of the enactment of the proposed Act. **Schedule 1 [39]** enacts specific savings and transitional provisions in this regard.

Schedule 2 Amendment of Crimes (Administration of Sentences) Regulation 2001

Schedule 2 [2] amends clause 216 so as to prescribe supervision by a Departmental officer as supervision for an offender to whom section 128B of the *Crimes (Administration of Sentences) Act 1999* (to be inserted by Schedule 1 [19]) applies, in addition to supervision by a probation and parole officer that applies to all other offenders on parole.

Schedule 2 [5] inserts a new clause 218A, to apply to an offender to whom section 128B of the *Crimes (Administration of Sentences) Act 1999* applies, so as to require that an offender's obligations under that section to be reviewed at intervals of not more than 12 months, and that any new obligations imposed on the offender be notified to the State Parole Authority.

Schedule 2 [1], [3] and [4] make consequential amendments to clauses 216, 217 and 218.

Schedule 3 Amendment of Children (Detention Centres) Act 1987

Schedule 3 amends section 37J so as to make it clear that testing of staff for alcohol and prohibited drugs can be conducted not only on a random basis but also on the basis of the results of previous testing.



New South Wales

Crimes (Administration of Sentences) Amendment Bill 2006

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New South Wales

Crimes (Administration of Sentences) Amendment Bill 2006

No , 2006

A Bill for

An Act to amend the *Crimes (Administration of Sentences) Act 1999* with respect to the supervision of lifetime parolees and other miscellaneous matters; and for other purposes.

The	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Crimes (Administration of Sentences) Amendment Act 2006.	3 4
2	Commencement	5
	This Act commences on a day or days to be appointed by proclamation.	6
3	Amendment of Crimes (Administration of Sentences) Act 1999 No 93	7
	The Crimes (Administration of Sentences) Act 1999 is amended as set out in Schedule 1.	8
4	Amendment of Crimes (Administration of Sentences) Regulation 2001	10
	The Crimes (Administration of Sentences) Regulation 2001 is amended as set out in Schedule 2.	11 12
5	Amendment of Children (Detention Centres) Act 1987 No 57	13
	The Children (Detention Centres) Act 1987 is amended as set out in Schedule 3.	14 15
6	Repeal of Act	16
	(1) This Act is repealed on the day following the day on which all of the provisions of this Act have commenced.	17 18
	(2) The repeal of this Act does not, because of the operation of section 30 of the <i>Interpretation Act 1987</i> , affect any amendment made by this Act.	19 20

Scł	nedule 1		mendment of Crimes (Administration f Sentences) Act 1999	1 2	
			(Section 3)	3	
[1]	The whole	Act (se	ections 3 (1) and 77 (1) and (2) and Schedule 5 excepted)	4	
			"governors", "governor's" and "Governors" (but not ever occurring.	5	
	Insert insteand "Gener	ad "gen al mana	neral manager", "general managers", "general manager's" agers", respectively.	7 8	
[2]	Section 3 I	nterpre	etation	9	
	Insert in al	habetic	cal order in section 3 (1):	10	
		gener	ral manager means:	11	
		(a)	in relation to a correctional centre, the general manager of the correctional centre, or	12 13	
		(b)	in relation to a periodic detention centre, the general manager of the correctional centre who is responsible for the periodic detention centre by virtue of a proclamation referred to in section 226 (3),	14 15 16 17	
		and in correct requir	acludes any person who is for the time being in charge of the ctional centre referred to in paragraph (a) or (b), as the case res.	18 19 20	
[3]	Section 3 (1), defi	inition of "governor"	21	
	Omit the de	efinition	1.	22	
[4]	Section 41	C Tran	sfers to and from juvenile correctional centres	23	
	Insert after	section	41C (4) (after the note):	24	
	(5)	juveni	ections (2), (3) and (4) do not apply to the transfer of a ile inmate to a hospital pursuant to an order by the missioner under section 24.	25 26 27	
	(6)	betwe	an order may not be made without prior consultation een the Commissioner and the Chief Executive Officer, e Health.	28 29 30	
[5]	Section 77	Attend	dance of inmates before courts and court officers	31	
	Omit "the from section		or of the correctional centre in which the inmate is held"	32 33	
	Insert instead "the Commissioner"				

[6]	Section 77	(2)		1
	Omit "gove	ernor".		2
	Insert instead is held".	ad "ge	neral manager of the correctional centre in which the inmate	3 4
[7]	Section 81	Oblig	gations of offender	5
	Insert at the	e end c	of section 81 (c):	6
			, and	7
		(d)	to permit any correctional officer or other member of staff of the Department to visit the offender at the offender's residential address at any time.	8 9 10
[8]	Section 87	Leav	e of absence for failing to report	11
	Insert after	section	n 87 (2):	12
	(2A)	whic	ye of absence that is granted before the detention period to the it relates may be granted subject to such conditions as the amissioner may determine.	13 14 15
[9]	Section 10	4 Obli	igations of offender	16
	Insert at the	e end c	of section 104 (b):	17
			, and	18
		(c)	to permit any correctional officer or other member of staff of the Department to visit the offender at the offender's residential address at any time.	19 20 21
[10]	Section 10	7 Defi	initions	22
	Insert in alp	habet	ical order:	23
	·	for t servi	munity service field officer means a person who is employed the purpose of supervising offenders subject to community ice orders while the offenders are performing community ice work.	24 25 26 27
[11]	Section 10	7, def	inition of "supervisor"	28
	Omit the de	efinitio	on.	29
[12]	Section 11	0 Dur	ation of community service order	30
	Omit section	n 110	(b).	31

[13]	Sect	ion 11	2 Performance of community service work	1
	Omit	"supe	ervisors" from section 112 (1) (b).	2
	Inser	t inste	ad "community service field officers".	3
[14]	Sect	ion 11	4 Extension of period of community service order	4
	Omit	section	on 114 (2).	5
[15]	Sect	ion 11	5 Revocation of community service orders	6
	Omit	section	on 115 (2B).	7
[16]	Sect	ion 11	7 Regulations	8
	Omit	"supe	ervisors" from section 117 (g).	9
	Inser	t inste	ad "community service field officers".	10
[17]	Sect	ion 12	8 Conditions of parole generally	11
			s Act or" after "standard conditions imposed by" wherever a section 128 (1) (a) and (4) (a) and (b).	12 13
[18]	Sect	ion 12	8 (3)	14
	Inser	t "but	subject to section 128B," after "subsection (2A),".	15
[19]	Sect	ion 12	8B	16
	Inser	t after	section 128A:	17
	128B	Con	ditions of parole as to lifetime supervision	18
		(1)	This section applies to an offender serving an existing life sentence within the meaning of Schedule 1 to the <i>Crimes</i> (Sentencing Procedure) Act 1999, being an offender in respect of whom a parole order is made as a consequence of the Supreme Court having set a non-parole period for the sentence (but not a specified term) under clause 4 of that Schedule.	19 20 21 22 23 24
		(2)	It is a condition of a parole order for an offender to whom this section applies that, for the whole of the period for which the parole order is in force:	25 26 27
			(a) the offender is to be subject to supervision, as prescribed by the regulations, and	28 29
			(b) in relation to that supervision, the offender must comply with such obligations as the Commissioner may from time to time impose on the offender.	30 31 32
			Note. Unless the parole order is sooner revoked, the effect of this provision is supervision for life.	33 34

	(3)	This section does not permit the Commissioner to impose any obligations that are inconsistent with any standard conditions imposed by this Act or the regulations or any additional conditions imposed by the sentencing court or the Parole Authority.	1 2 3 4 5
[20]	Section 13	8 Release of offender on parole	6
	Omit "or be	efore" from section 138 (1).	7
[21]	Section 13	9 Notice to offender of decision to refuse parole	8
	Omit "form	ning an initial intention" from section 139 (1).	9
	Insert instead	ad "deciding".	10
[22]	Section 13	9 (1) (a)	11
	Omit "inter	ntion". Insert instead "decision".	12
[23]	Section 13	9 (2) (a)	13
	Omit "initia	al intention". Insert instead "decision".	14
[24]	Section 14	1A Submissions by Commissioner	15
	Insert after	section 141A (3):	16
	(4)	The regulations may make provision for or with respect to submissions by the Commissioner under this section, including provisions relating to the application of this Subdivision in connection with any such submission.	17 18 19 20
[25]	Section 16 order	4A Parole Authority may reinstate revoked periodic detention	21 22
	Omit section	on 164A (1). Insert instead:	23
	(1)	If an offender's periodic detention order has been revoked under this Division or under section 179, the Parole Authority:	24 25
		(a) on the application of the offender, and	26
		(b) subject to Part 5 of the Crimes (Sentencing Procedure) Act 1999,	27 28
		may make an order reinstating the offender's revoked periodic detention order in respect of the remaining balance of the offender's sentence.	29 30 31

	(1A)	Such	n an application:	
	,	(a)	may not be made until the offender has, since the periodic detention order was revoked, served at least 3 months of the offender's sentence by way of full-time detention, and	2
		(b)	must state what the offender has done, or is doing, to ensure that the offender will not fail to comply with the offender's obligations under the periodic detention order in the event that it is reinstated.	- -
[26]	Section 1 detention		Release of offender pending assessment for home	(10
	Insert "or section 16		tting the offender to remain at large" after "custody" in).	1 ²
[27]	Section 1	75 Dec	ision after review	13
	Omit secti	on 175	(1A). Insert instead:	14
	(1A)		oite subsection (1) (a) and (b), the Parole Authority may not and the revocation of:	18 16
		(a)	a periodic detention order of an offender who has failed to apply for, or been refused, leave of absence with respect to 3 or more detention periods, or	17 18 19
		(b)	a periodic detention order that it has revoked under section 163 (1C), or	20 21
		(c)	a home detention order that it has revoked under section 167 (6),	22 23
			pt in such circumstances as may be prescribed by the lations as constituting manifest injustice.	24 25
[28]	Section 1	75A		26
	Insert after	r section	n 175:	27
	175A Rev	iew no	t available in certain circumstances	28
		parol the o	offender's periodic detention order, home detention order or le order is revoked within 30 days before the date on which offender's sentence expires (ignoring any extension of the ence under section 168 (3)):	29 30 3 32
		(a)	the revocation notice referred to in section 173 is not required to comply with the requirements of section 173 (2) (b) or (c), and	33 34 38
		(b)	the offender is not entitled to seek reconsideration of the	36

[29]	Sect	ion 18	1 Warrants committing offenders to correctional centres	1
	Inser	t after	section 181 (1A):	2
		(1B)	The Parole Authority may, by order, recall or suspend any warrant that it has issued under this section.	3 4
[30]	Sect	ion 18	1 (2)	5
	Inse	t "or o	order" after "warrant".	6
[31]	Sect	ion 18	1 (3)	7
	Omi	t "A wa	arrant".	8
	Inse	t instea	ad "Subject to any order under subsection (1B), a warrant".	9
[32]	Sect	ion 18	1 (4)	10
	Inser	t "or o	orders" after "warrants".	11
[33]	Sect	ion 18	5 Functions of Parole Authority	12
	Inse	t after	section 185 (3):	13
		(4)	The regulations may make provision for or with respect to submissions by the Commissioner under this section.	14 15
[34]	Sect	ion 19	0 Rights of parties making submissions	16
	Omi	t "147	(3)" from section 190 (3). Insert instead "147 (2)".	17
[35]	Sect	ion 19	3A Access to documents held by Parole Authority	18
	that	the of	t only to the extent to which those documents indicate the measures fender has taken, or is taking, to address his or her offending after "the offender" in section 193A (2).	19 20 21
[36]	Sect	ions 2	35E–235G	22
	Inser	t after	section 235D:	23
2	235E	Fund	ctions of community service field officers	24
		(1)	In this section:	25
			community service field officer means a person who is employed for the purpose of supervising offenders subject to community service orders while the offenders are performing community service work.	26 27 28 29
		(2)	The functions of community service field officers are to be as determined from time to time by the Commissioner.	30 31

	(3)	Community service field officers must at all times exercise their functions in such manner as the Commissioner, having regard to current circumstances, may from time to time direct.	1 2 3
235F	Com	mon work sites	4
	(1)	At any place at which both offenders under periodic detention orders and offenders under community service orders are carrying out community service work:	5 6 7
		(a) any periodic detention field officer who is authorised by the Commissioner in that regard may exercise the functions of a community service field officer, and	8 9 10
		(b) any community service field officer who is authorised by the Commissioner in that regard may exercise the functions of a periodic detention field officer.	11 12 13
	(2)	In this section:	14
		<i>community service field officer</i> has the same meaning as it has in section 235E.	15 16
		<i>periodic detention field officer</i> has the same meaning as it has in section 235D.	17 18
235G	Fund	ctions of Departmental compliance and monitoring officers	19
	(1)	The Commissioner may appoint any member of staff of the Department (including any correctional officer or probation and parole officer) as a compliance and monitoring officer.	20 21 22
	(2)	A compliance and monitoring officer may, in relation to an offender who is outside a correctional centre, exercise such of the following functions as are specified in the instrument of his or her appointment as a compliance and monitoring officer or in a subsequent instrument executed by the Commissioner:	23 24 25 26 27
		(a) the functions of a correctional officer in relation to the arrest of offenders under section 39 in relation to the arrest of inmates unlawfully absent from custody,	28 29 30
		(b) the functions of a correctional officer under the regulations in relation to the testing of offenders for the presence of alcohol or drugs,	31 32 33
		(c) the functions of a correctional officer under Part 4A of the Summary Offences Act 1988 in relation to offences relating to places of detention,	34 35 36
		(d) such other functions as are ancillary to the functions referred to in the foregoing paragraphs.	37 38

	(3)	The functions referred to in subsection (2) may be exercised in relation to an offender, in accordance with the legislative provisions under which they arise, wherever the offender may be. Note. For example, the functions conferred by this section may be	1 2 3
		exercised: (a) in relation to an inmate under Part 2 who is absent from a	5
		correctional centre, and (b) in relation to an effonder under Part 3 who has failed to report as	7
		(b) in relation to an offender under Part 3 who has failed to report as required during a detention period, and	9
		(c) in relation to an offender under Part 4 who is absent from home during the period of a home detention order, and	10 11
		(d) in relation to an offender under Part 5 while required to be performing community service work.	12 13
	(4)	Subsection (3) is not to be construed as conferring on a	14
		compliance and monitoring officer any power to enter premises otherwise than with the consent of the occupier of those premises.	15 16
	(5)	In this section, offender means:	17
		(a) an inmate referred to in Part 2 who is absent from a correctional centre, or	18 19
		(b) an offender referred to in Part 3, 4 or 5.	20
[37]	Section 23	6F Testing of staff for alcohol and prohibited drugs	21
		, in particular, on the basis of the results of previous testing" after section 236F (2).	22 23
[38]	Schedule	5 Savings, transitional and other provisions	24
	Insert at the	e end of clause 1 (1):	25
		Crimes (Administration of Sentences) Amendment Act 2006	26
[39]	Schedule	5, Part 11	27
	Insert after	Part 10:	28
	Part 11	Provisions consequent on enactment of Crimes (Administration of Sentences) Amendment Act 2006	29 30 31
	89 Defi	nition	32
		In this Part:	33
		the 2006 amending Act means the Crimes (Administration of Sentences) Amendment Act 2006.	34 35

90	Duration of community service orders	
	Section 110, as amended by the 2006 amending Act, extends to any community service order in force before the commencement of that amendment.	2
91	Reinstatement of revoked periodic detention orders	į
	Section 164A, as in force immediately before it was amended by the 2006 amending Act, continues to apply to any application made before the commencement of that amendment as if that Act had not been enacted.	- - - 8
92	Rescission of revocation of certain orders	10
	Section 175, as amended by the 2006 amending Act, extends to any periodic detention order or home detention order that had been revoked before the commencement of that amendment.	1 ² 12 13
93	Review of revocation of certain orders	14
	Section 175A, as inserted by the 2006 amending Act, extends to any periodic detention order, home detention order or parole order that had been revoked before the commencement of that amendment, other than an order in respect of which the offender had, before the commencement of that amendment, notified the Secretary of the Parole Authority under section 174 of the offender's intention to make submissions to the Parole Authority.	15 16 17 18 19 20 21
94	Suspension of warrants of commitment	22
	Section 181, as amended by the 2006 amending Act, extends to any warrant issued under that section before the commencement of those amendments.	23 24 25
95	References to "governor"	26
	On and from the date on which the 2006 amending Act substitutes references in this Act to "governor" with references to "general manager", a reference in any other Act or instrument to the governor of a correctional centre is taken to be a reference to the general manager of a correctional centre.	25 28 29 30 31

Schedule 2		Amendment of Crimes (Administration of Sentences) Regulation 2001		1 2		
				(Section 4)	3	
[1]	Clause 216 Imposition and extension of supervision conditions					
	Inser	t after	clause	216 (2B):	5	
		(2C)		clauses (1)–(2B) do not apply to an offender to whom on 128B of the Act applies.	6 7	
[2]	Clause 216 (3)					
	Omit the subclause. Insert instead:					
		(3)	For t	he purposes of section 128 (3) of the Act:	10	
			(a)	the prescribed supervision for an offender (other than an offender to whom section 128B of the Act applies) is supervision by a probation and parole officer, and	11 12 13	
			(b)	the prescribed supervision for an offender to whom section 128B of the Act applies is supervision by a probation and parole officer or by some other Departmental officer.	14 15 16	
[3]	Clause 217 Supervision conditions generally					
	Insert after clause 217 (4):					
		(5)		clauses (3) and (4) do not apply to an offender to whom on 128B of the Act applies.	19 20	
[4]	Clause 218 Variation of conditions so as to require supervision					
	Inser	t at the	end o	of the clause:	22	
		(2)		clause does not apply to an offender to whom section 128B e Act applies.	23 24	
[5]	Clause 218A					
	Insert after clause 218:					
2				oner to review supervision obligations for offenders isting life sentences	27 28	
		(1)		clause applies to an offender to whom section 128B of the applies.	29 30	
		(2)		offender's section 128B obligations must be reviewed by the missioner at intervals of not more than 12 months.	31 32	

(3)	As soon as practicable after imposing any section 128B obligations on an offender, the Commissioner must notify the Parole Authority of that fact.				
(4)	In this clause, <i>section 128B obligation</i> means an obligation to which an offender is subject under section 128B (2) (b) of the Act.	4 5 6			

Crimes (Administration of Sentences) Amendment Bill 2006

Schedule 3 Amendment of Children (Detention Centres) Act 1987

Schedule 3	Amendment of Children (Detention Centres) Act 1987		
	(Section 5)	3	
Section 37J drugs	Testing of juvenile justice officers for alcohol and prohibited	4	
Insert "and, i "basis" in sec	n particular, on the basis of the results of previous testing" after etion 37J (2).	6	