First print



New South Wales

Crimes Legislation Amendment (Sentencing) Bill 1999

Explanatory note

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

This Bill is cognate with the Crimes (Sentencing Procedure) Bill 1999.

Overview of Bill

This Bill, the *Crimes (Sentencing Procedure) Bill 1999* and the *Crimes (Administration of Sentences) Bill 1999* comprise a package of cognate Bills that:

- (a) repeal and re-enact (in the proposed *Crimes (Sentencing Procedure) Act 1999* and the proposed *Crimes (Administration of Sentences) Act 1999)* the provisions of various Acts dealing with the sentencing of offenders and the administration of sentences imposed on offenders, and
- (b) transfer to the *Criminal Procedure Act 1986* the provisions of various Acts dealing with criminal procedure, and
- (c) transfer to the *Crimes Act 1900* and the *Summary Offences Act 1988* various offences created by the provisions of other Acts, and

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- (d) abolish the distinction between offences that are felonies and offences that are misdemeanours, and
- (e) abolish the punishment of penal servitude and the punishment of imprisonment with hard or light labour.

The object of this Bill is to amend the *Criminal Procedure Act 1986*, the *Crimes Act 1900* and certain other Acts so as to rationalise provisions relating to criminal procedure, to abolish the penalty of penal servitude and the distinction between felonies and misdemeanours, and to make consequential amendments in connection with the enactment of the proposed *Crimes (Sentencing Procedure) Act 1999* and the proposed *Crimes (Administration of Sentences) Act 1999*.

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 giving effect to the repeals set out in Schedule 1.

Clause 4 is a formal provision giving effect to the amendments to the *Criminal Procedure Act 1986* set out in Schedule 2.

Clause 5 is a formal provision giving effect to the amendments to the *Crimes Act 1900* set out in Schedule 3.

Clause 6 is a formal provision giving effect to the amendments to other Acts and instruments set out in Schedule 4.

Clause 7 is a formal provision giving effect to the further amendments to other Acts and instruments set out in Schedule 5.

Schedule 1 Repeals

It is proposed to repeal the Acts and instruments listed in Schedule 1. The Acts and instruments to be repealed are all to be superseded by the proposed *Crimes* (*Sentencing Procedure*) Act 1999, the proposed *Crimes* (Administration of Sentences) Act 1999 and by regulations under those proposed Acts.

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Schedule 2 Amendment of Criminal Procedure Act 1986

Criminal procedure

It is proposed to transfer to the *Criminal Procedure Act 1986* certain provisions of the *Crimes Act 1900* (Schedule 2 [10], [19], [26], [29], [30], [31] and [36]—proposed sections 13, 34, 48, 49 and 57–132) and certain provisions of the *Correctional Centres Act 1952* (Schedule 2 [44]—proposed sections 147–151). These provisions deal with criminal procedure. In substance they remain basically unchanged.

Felonies and misdemeanours

It is proposed to insert certain provisions into the *Criminal Procedure Act 1986* consequent on the abolition of the distinction between felonies and misdemeanours (Schedule 2 [8]—proposed sections 7, 8 and 9). These provisions will determine which offences are to be dealt with on indictment and which are to be dealt with summarily.

Miscellaneous

The remaining provisions of Schedule 2 insert appropriate definitions into section 3 (Schedule 2 [1]), enact savings and transitional provisions (Schedule 2 [62] and [63]), make consequential amendments in relation to certain uncommenced Acts (Schedule 2 [30]–[33] and amend the remaining provisions of the *Criminal Procedure Act 1986* to accommodate the proposed insertions and deletions (Schedule 2 [2]–[7], [9], [11]–[18], [20]–[25], [27], [28], [37]–[43]and [45]–[63]).

Schedule 3 Amendment of Crimes Act 1900

Part 1 Amendments consequent on enactment of Crimes (Sentencing Procedure) Act 1999 and Crimes (Administration of Sentences) Act 1999

It is proposed to transfer to the *Crimes Act 1900* certain provisions of the *Correctional Centres Act 1952* (Schedule 3 [1]—proposed sections 310A–310H). These provisions deal with offences relating to places of detention. In substance they remain basically unchanged. It is further proposed to repeal provisions of the

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Crimes Act 1900 that are to be superseded by the proposed *Crimes (Sentencing Procedure) Act 1999* (Schedule 3 [2]–[7]).

Part 2 Amendments consequent on transfer of provisions from Crimes Act 1900 to Criminal Procedure Act 1986

It is proposed to repeal the provisions of the *Crimes Act 1900* that are to be superseded by the provisions to be inserted into the *Criminal Procedure Act 1986* in relation to criminal procedure (Schedule 3 [8]–[18]). It is also proposed to make consequential amendments to the Second Schedule to the *Crimes Act 1900* (Schedule 3 [19]).

Part 3 Amendments abolishing penal servitude and distinction between felony and misdemeanour

It is proposed to abolish the distinction between felonies and misdemeanours (Schedule 3 [68]—proposed section 580E), and (where necessary) to replace references to felonies with references to serious indictable offences (meaning indictable offences punishable by imprisonment for 5 years or more) and to replace references to misdemeanours with references to minor indictable offences (meaning any other indictable offence).

It is further proposed to amend the *Crimes Act 1900* to abolish the punishment of penal servitude (Schedule 3 [68]—proposed section 580F), and (where necessary) to replace references to penal servitude with references to imprisonment.

It is further proposed to abolish the punishments of imprisonment with light or hard labour (Schedule 3 [68]—proposed section 580G).

The remaining amendments (Schedule 3 [20]–[67], [69] and [70]) are consequential on the abolition of the above matters.

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Schedule 4 Amendment of other Acts and instruments

Part 1 Amendments consequent on enactment of Crimes (Sentencing Procedure) Act 1999 and Crimes (Administration of Sentences) Act 1999

It is proposed to amend various Acts and instruments consequent on the enactment of the proposed *Crimes (Sentencing Procedure) Act 1999* and the proposed *Crimes (Administration of Sentences) Act 1999*. Significant amendments are those made by the following provisions:

- (a) Schedule 4.4 [6], which applies certain provisions of the proposed *Crimes* (Sentencing Procedure) Act 1999 to proceedings before the Children's Court under the Children (Criminal Proceedings) Act 1987 (corresponding to part of section 43 of the Sentencing Act 1989).
- (b) Schedule 4.5 [11], which applies certain provisions of the proposed *Crimes* (Administration of Sentences) Act 1999 to detainees under the Children (Detention Centres) Act 1987 (corresponding to part of section 43 of the Sentencing Act 1989).
- (c) Schedule 4.12 [1], which substitutes the definition of *Sentence* in section 2 (1) of the *Criminal Appeal Act 1912*.
- (d) Schedule 4.23 [1], which applies provisions of the proposed *Crimes* (Sentencing Procedure) Act 1999 and the proposed *Crimes* (Administration of Sentences) Act 1999 to community service orders made under section 79 of the Fines Act 1996.
- (e) Schedule 4.23 [8], which applies provisions of the proposed *Crimes* (*Sentencing Procedure*) *Act 1999* and the proposed *Crimes* (*Administration of Sentences*) *Act 1999* to periodic detention orders made under section 89 of the *Fines Act 1996*.
- (f) Schedule 4.29, which amends the *Imperial Acts Application Act 1969* so as to abolish the power of a justice of the peace "to restrain offenders and to take of them or of persons not of good fame surety for their good behaviour".
- (g) Schedule 4.55 [5], which amends the *Summary Offences Act 1988* so as to re-enact certain offences currently contained in the *Correctional Centres Act 1952*.

The remaining amendments are basically mechanical in nature.

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Part 2 Amendments consequent on transfer of provisions from Crimes Act 1900 to Criminal Procedure Act 1986

It is proposed to amend various Acts and instruments consequent on the transfer of provisions from the *Crimes Act 1900* to the *Criminal Procedure Act 1986*. Significant amendments are those made by the following provisions:

- (a) Schedule 4.66 [1] and [2], which amend the *Children (Criminal Proceedings) Act 1987* so as to enable a court to authorise the publication or broadcasting of the name of a child who has been convicted of a serious indictable offence.
- (b) Schedule 4.68, which amends the *Coroners Act 1980* so as to apply to coroners certain provisions of the *Criminal Procedure Act 1986* and the *Justices Act 1902* with respect to documentary evidence (being new provisions that replace provisions in the *Crimes Act 1900* currently applying to coroners).
- (c) Schedule 4.69 [1]–[8], which amend the *Criminal Procedure Act 1986* (in anticipation of the amendments referred to in Schedule 2) so as to allow the Director of Public Prosecutions to intervene in proceedings relating to sentencing guidelines.
- (d) Schedule 4.71 [1], which amends the *Justices Act 1902* so as to re-enact what is currently section 409A (depositions in committal proceedings) of the *Crimes Act 1900*.
- (e) Schedule 4.71 [2], which amends the *Justices Act 1902* so as to re-enact what is currently part of section 360A (with respect to proceedings against corporations) of the *Crimes Act 1900*.
- (f) Schedule 4.72, which amends the *Victims Compensation Act 1996* so as enhance the powers of a court to make directions for compensation with respect to losses that do not involve an injury within the meaning of that Act.

Part 3 Amendments abolishing penal servitude and distinction between felony and misdemeanour

It is proposed to amend various Acts and instruments to give effect to the abolition of penal servitude and the abolition of the distinction between felonies and misdemeanours arising from proposed sections 580E, 580F and 580G to be inserted in the *Crimes Act 1900* by Schedule 3 [68]. Significant amendments are those made by the following provisions:

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- (a) Schedule 4.90, which amends section 13A (e) of the *Constitution Act 1902* so as to replace the words "is attainted of treason or convicted of felony or any infamous crime" (in a provision establishing the grounds on which the seat of a Member of Parliament becomes vacant) with the words "is convicted of an offence punishable by imprisonment for life or for a term of 5 years or more".
- (b) Schedule 4.122, which amends the *Interpretation Act 1987* so as to include definitions of *serious indictable offence* (meaning an indictable offence that is punishable by imprisonment for life or for a term of 5 years or more) and *minor indictable offence* (meaning an indictable offence that is not a serious indictable offence).

The remaining amendments are basically mechanical in nature.

Schedule 5 Further amendment of other Acts and instruments with respect to abolition of penal servitude

It is proposed to amend various Act and instruments listed in Schedule 5 so as to remove all references to penal servitude in provisions dealing with vacation of office. Those Acts and instruments are to be amended in accordance with section 7 of the proposed Act. The amendments are basically mechanical in nature.

A list of the various Acts and instruments amended by Schedules 2–5 appears as a note at the end of the proposed Act.

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New South Wales

Crimes Legislation Amendment (Sentencing) Bill 1999

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New South Wales

Crimes Legislation Amendment (Sentencing) Bill 1999

No , 1999

A Bill for

An Act to amend the *Criminal Procedure Act 1986*, the *Crimes Act 1900* and certain other Acts so as to rationalise provisions relating to criminal procedure, to abolish the penalty of penal servitude and the distinction between felonies and misdemeanours, and to make consequential amendments in connection with the enactment of the *Crimes (Sentencing Procedure) Act 1999* and the *Crimes (Administration of Sentences) Act 1999*; and for other purposes.

The l	Legisl	lature of New South Wales enacts:	1
1	Nar	me of Act	2
		This Act is the Crimes Legislation Amendment (Sentencing) Act 1999.	3
2	Cor	mmencement	4
	(1)	This Act commences on a day or days to be appointed by proclamation, except as provided by this section.	5 6
	(2)	The provisions of Schedule 2 [32], [33] and [34] commence:	7
		(a) on the commencement of Schedule 2 to this Act, or	8
		(b) on the commencement of the <i>Road Transport (Safety and Traffic Management) Act 1999</i> ,	9 10
		whichever is the later.	11
	(3)	The provisions of Schedule 2 [43]–[47] and Schedule 4.70 commence:	12
		(a) on the commencement of Schedule 2 to this Act, or	13
		(b) on the commencement of the Criminal Procedure Amendment (Sexual Assault Communications Privilege) Act 1999,	14 15
		whichever is the later.	16
	(4)	The provisions of Schedule 4.66, 4.69 and 4.72 commence on the date of assent to this Act.	17 18
	(5)	Different days may be appointed for the commencement of a single provision of this Act for the purpose of commencing the repeals or amendments effected by the provision on different days.	19 20 21
3	Rep	peals	22
		Each Act and instrument specified in Schedule 1 is repealed.	23
4	Am	endment of Criminal Procedure Act 1986 No 209	24
		The <i>Criminal Procedure Act 1986</i> is amended as set out in Schedule 2.	25 26
5	Am	endment of Crimes Act 1900 No 40	27
		The Crimes Act 1900 is amended as set out in Schedule 3.	28

Clause 6

 Each Act and instrument specified in Schedule 4 is amended as set out in that Schedule. Further amendment of other Acts and instruments with respect to abolition of penal servitude (1) Each Act referred to in Column 1 of Part 1 of Schedule 5 is amended by omitting the provision of that Act referred to in Column 2 of that Part and by inserting instead (with appropriate paragraph designation) the following paragraph: () if he or she is convicted in New South Wales of an indictable offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales, would be an offence so punishable, (2) Each Act and instrument referred to in Column 1 of Part 2 of Schedule 5 is amended by omitting the provision of that Act or instrument referred to in Column 2 of that Part and by inserting instead (with appropriate paragraph designation) the following paragraph: () is convicted in New South Wales of an offence that is punishable, (2) Each Act and instrument referred to in Column 1 of Part 2 of Schedule 5 is amended by omitting the provision of that Act or instrument referred to in Column 2 of that Part and by inserting instead (with appropriate paragraph designation) the following paragraph: () is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that if committed in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that is punishable, 	2 3 4 5 6 7 8 9 10 11 12 13
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punishable,(3) Each Act and instrument referred to in Column 1 of Part 3 of Schedule 5 is amended by omitting the provision of that Act or instrument	21
(3) Each Act and instrument referred to in Column 1 of Part 3 of Schedule5 is amended by omitting the provision of that Act or instrument	22
5 is amended by omitting the provision of that Act or instrument	23
	24
	25
referred to in Column 2 of that Part and by inserting instead (with	26
appropriate paragraph designation) the following paragraph:	27
() is convicted in New South Wales of an offence that is	28
punishable by imprisonment for 12 months or more or is	29
convicted elsewhere than in New South Wales of an offence	
that, if committed in New South Wales, would be an offence so	30
punishable, or	30 31

Schedule 1 Repeals

Schedule 1 Repeals

(Section	n 3) 2
Community Service Orders Act 1979 No 192	3
Community Service Orders (Amendment) Act 1989 No 185	4
Community Service Orders Regulation 1995	5
Correctional Centres Act 1952 No 9	6
Correctional Centres Amendment Act 1998 No 2	7
Correctional Centres Amendment (Alternate Chairperson) Act 19 No 57	997 8 9
Correctional Centres Amendment (Inspector-General) Act 1997 No	18 10
Forfeited Recognizances and Bail Act 1954 No 25	11
Home Detention Act 1996 No 78	12
Home Detention Regulation 1997	13
Periodic Detention of Prisoners Act 1981 No 18	14
Periodic Detention of Prisoners (Amendment) Act 1989 No 186	15
Periodic Detention of Prisoners Amendment Act 1998 No 43	16
Periodic Detention of Prisoners Further Amendment Act 1998 No 1	165 17
Prisons (Amendment) Act 1970 No 6	18
Prisons (Amendment) Act 1988 No 46	19
Prisons Amendment Act 1996 No 25	20
Sentencing Act 1989 No 87	21
Sentencing (Amendment) Act 1992 No 56	22
Sentencing Amendment (Parole) Act 1996 No 144	23
Sentencing Amendment (Transitional) Act 1997 No 8	24
Sentencing (Children) Regulation 1995	25
Sentencing (General) Regulation 1996	26
Sentencing Legislation Amendment Act 1997 No 5	27
Sentencing Legislation Further Amendment Act 1997 No 6	28
Sentencing (Savings and Transitional Provisions) Regulation 198	9 29

1

Amendment of Criminal Procedure Act 1986

[1]

Amendment of Criminal Procedure Act Schedule 2 1 1986 2 (Section 4) 3 Section 3 Definitions 4 Insert in alphabetical order in section 3 (1): 5 apprehended violence order has the same meaning as it has in 6 Part 15A of the Crimes Act 1900, and includes an interim 7 apprehended violence order made under that Part. 8 court means: 9 the Supreme Court, the Court of Criminal Appeal, the 10 (a) Land and Environment Court, the Industrial Relations 11 Commission, the District Court or a Local Court, or 12 (b) any other court that, or person who, exercises criminal 13 jurisdiction, 14 but, subject to the Children (Criminal Proceedings) Act 1987, 15 does not include the Children's Court or any other court that, 16 or person who, exercises the functions of the Children's Court. 17 prescribed sexual offence means: 18 an offence under section 61I, 61J, 61K, 61L, 61M, 61N, (a) 19 61O, 65A, 66A, 66B, 66C, 66D, 66F, 78H, 78I, 78K, 20 78L or 80A of the Crimes Act 1900, or 21 (b) an offence that includes the commission, or an intention 22 to commit, an offence referred to in paragraph (a), or 23 an offence that, at the time it was committed, was a (c) 24 prescribed sexual offence for the purposes of this Act or 25 the Crimes Act 1900, or 26 an offence of attempting, or of conspiracy or incitement, (d) 27 to commit an offence referred to in paragraph (a), (b) or 28 (c). 29

Schedule 2	Amendment of Criminal	Procedure Act 1986
		110000001071011500

[2]	New sections 4, 5 and 6	1
	Renumber existing sections 3A, 3B and 3C as sections 4, 5 and 6.	2
[3]	New section 4 (3)	3
	Omit "may be heard and determined in a summary manner only". Insert instead "is required to be dealt with summarily".	4 5
[4]	New section 4 (4)	6
	Omit "heard and determined in a summary manner". Insert instead "dealt with summarily".	7 8
[5]	New section 6	9
	Omit "Schedule 1". Insert instead "Schedule 2".	10
[6]	Existing Part and Division headings	11
	Omit the headings to existing Parts 2–12, including any Division headings in those Parts.	12 13
[7]	Part 2, Headings	14
	Insert the following headings after new section 6:	15
	Part 2 Disposal of offences	16
	Division 1 General	17
[8]	New sections 7, 8 and 9	18
	Insert after the heading to new Division 1 of Part 2:	19
	 7 Certain offences to be dealt with on indictment (1) An offence must be dealt with on indictment unless it is an offence that under this or any other Act is permitted or required to be dealt with summarily. 	20 21 22 23

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		(2)	An offence may be dealt with on indictment if it is an offence that under this or any other Act is permitted to be dealt with summarily or on indictment.	1 2 3
	8	Cer	tain offences to be dealt with summarily	4
		(1)	The following offences must be dealt with summarily:	5
			(a) an offence that under this or any other Act is required to be dealt with summarily,	6 7
			(b) an offence that under this or any other Act is described as a summary offence,	8 9
			(c) an offence (not being an offence that under this or any other Act is required to be dealt with on indictment) for which the maximum penalty that may be imposed is not, and does not include, imprisonment for more than 2 years.	10 11 12 13 14
		(2)	An offence may be dealt with summarily if it is an offence that under this or any other Act is permitted to be dealt with summarily or on indictment.	15 16 17
	9	Cer	tain summary offences may be dealt with by Local Courts	18
		(1)	An offence that is permitted or required to be dealt with summarily is to be dealt with by a Local Court constituted by a Magistrate sitting alone.	19 20 21
		(2)	This section does not apply to an offence that, under this or any other Act, is required to be dealt with summarily otherwise than by a Local Court constituted by a Magistrate sitting alone.	22 23 24
[9]	New	sectio	ons 10, 11 and 12	25
	Renu	mber	existing sections 4, 5 and 6 as sections 10, 11 and 12.	26
[10]	10] New section 13		on 13	27
	Insert	after	new section 12:	28
	13	Cha	inge of venue	29
			In any criminal proceedings, if it appears to the Supreme Court or District Court:	30 31

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(a)	that a fair or unprejudiced trial cannot otherwise be had, or	1 2
(b)	that for any other reason it is expedient to do so,	3
in s fit,	such other district, or at such other place, as the Court thinks and may for that purpose make all such orders as justice	4 5 6 7
New Part 2, Div	vision 2	8
Insert the follow	ving heading after new section 13:	9
Division 2	Trial by jury	10
New sections	14–17	11
		12 13
New Part 2, Div	vision 3	14
Insert the follow	ving heading after new section 17:	15
Division 3	Summary disposal of indictable offences by Local Courts	16 17
New sections '	18–33	18
		19 20
New sections ?	18–28	21
	0	22 23
New sections ?	18–28	24
referred to in ite	em [15]).	25 26 27
	 (b) the in s fit, app New Part 2, Div Insert the follow Division 2 New sections 4 Renumber exist new Division 2 New Part 2, Div Insert the follow Division 3 New sections 4 Renumber exist to new Division New sections 4 Insert instead 44 New sections 4 Omit 45 Part 100 Omit 47 This Part 100 	 or (b) that for any other reason it is expedient to do so, the Court may change the venue, and direct the trial to be held in such other district, or at such other place, as the Court thinks fit, and may for that purpose make all such orders as justice appears to require. New Part 2, Division 2 Insert the following heading after new section 13: Division 2 Trial by jury New sections 14–17 Renumber existing sections 30–33 as sections 14–17 and transfer them to new Division 2 of Part 2. New Part 2, Division 3 Insert the following heading after new section 17: Division 3 Summary disposal of indictable offences by

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[17]	New section 27	1
	Insert after new section 27 (4A):	2
	(4AA) The maximum penalty that a Local Court may impose for an offence under section 310G of the <i>Crimes Act 1900</i> is 50 penalty units.	3 4 5
[18]	New section 29	6
	Omit "section 33F or 33H" from section 29 (2). Insert instead "section 23 or 25".	7 8
[19]	New section 34	9
	Insert after new section 33:	10
	34 Jurisdiction of Magistrates in respect of offences arising under Division 2 of Part 4 of Crimes Act 1900	11 12
	If, by virtue of this Part, a Local Court has jurisdiction to deal with a charge arising under Division 2 of Part 4 of the <i>Crimes Act 1900</i> , the Local Court may hear the charge irrespective of whether, in order to determine the charge, it is necessary to determine title to any property.	13 14 15 16 17
[20]	New Part 2, Division 4	18
	Insert the following heading after new section 34:	19
	Division 4 Supreme Court or District Court may deal with certain summary offences related to indictable offences	20 21 22
[21]	New sections 35–39	23
	Renumber existing sections 34–37 as sections 35–39 and transfer them to new Division 4 of Part 2.	24 25

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[22]	Part 3	3, hea	dings	1
	Insert	the f	ollowing headings after new section 39:	2
	Part	:3 F	Pre-trial matters	3
	Divis	sion '	I Listing	4
[23]	New	sectio	ons 40–45	5
			existing sections 7–12 as sections 40–45 and transfer them to on 1 of Part 3.	6 7
[24]	Part 3	3, Div	ision 2, heading	8
	Insert	the f	ollowing heading after new section 45:	9
	Divis	sion 2	2 Indemnities and undertakings	10
[25]	New	sectio	ons 46 and 47	11
			existing sections 13 and 14 as sections 46 and 47 and transfer w Division 2 of Part 3.	12 13
[26]	New	Part 3	3, Division 3	14
	Insert	after	new section 47:	15
	Divis	sion (B Pre-trial defence disclosure	16
	48	Not	ice of alibi	17
		(1)	This section applies only to trials on indictment.	18
		(2)	An accused person may not, without the leave of the court, adduce evidence in support of an alibi unless, before the end of the prescribed period, he or she gives notice of particulars of the alibi.	19 20 21 22
		(3)	Without limiting subsection (2), the accused person may not, without the leave of the court, call any other person to give evidence in support of an alibi unless:	23 24 25

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the notice under that subsection includes the other (a) 1 person's name and address or, if the other person's 2 name or address is not known to the accused person at 3 the time he or she gives notice, any information in his or 4 her possession that might be of material assistance in 5 finding the other person, and 6 (b) 7 if the other person's name or address is not included in the notice, the court is satisfied that the accused person 8 before giving notice took, and thereafter continued to 9 take, all reasonable steps to ensure that the other 10 person's name or address would be ascertained, and 11 (c) if the other person's name or address is not included in 12 the notice, but the accused person subsequently 13 discovers the other person's name or address or receives 14 other information that might be of material assistance in 15 finding the other person, he or she immediately gives 16 notice of the name, address or other information, and 17 (d) if the accused person is notified by or on behalf of the 18 Crown that the other person has not been traced by the 19 name or address given by the accused person, he or she 20 immediately gives notice of any information that might 21 be of material assistance in finding the other person and 22 that is then in his or her possession or, on subsequently 23 receiving any such information, immediately gives 24 notice of it. 25 (4) The court may not refuse leave under this section if it appears 26 to the court that, on the committal for trial of the accused 27 person, he or she was not informed by the committing justice 28 of the requirements of subsections (2), (3) and (7) and, for that 29 purpose, a statement in writing by the committing justice that 30 the accused person was informed of those requirements is 31 evidence that the accused person was so informed. 32 (5) Any evidence tendered to disprove an alibi may, subject to any 33 direction by the court, be given before or after evidence is 34 given in support of the alibi. 35 (6) Any notice purporting to be given under this section on behalf 36 of the accused person by his or her legal practitioner is, unless 37 the contrary is proved, to be taken to have been given with the 38 authority of the accused person. 39

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(7)	A notice under this section must be given in writing to the Director of Public Prosecutions, and may be given by delivering it to the Director, by leaving it at the Director's office or by sending it in a letter addressed to the Director at the Director's office.	1 2 3 4 5
(8)	In this section:	6
	<i>evidence in support of an alibi</i> means evidence tending to show that, by reason of the presence of the accused person at a particular place or in a particular area at a particular time, the accused person was not, or was unlikely to have been, at the place where the offence is alleged to have been committed at the time of its alleged commission.	7 8 9 10 11 12
	<i>prescribed period</i> means the period of 10 days commencing at the time of the accused person's committal for trial.	13 14
	ice of intention to adduce evidence of substantial mental pairment	15 16
(1)	On a trial for murder, the accused person must not, without the leave of the court, adduce evidence tending to prove a contention of substantial mental impairment unless the accused person gives notice, as prescribed by the regulations, of his or her intention to raise that contention.	17 18 19 20 21
(2)	Without limiting subsection (1), the accused person must not, without the leave of the court, call any other person to give evidence tending to prove a contention of substantial mental impairment unless the notice under this section includes:	22 23 24 25
	(a) the name and address of the other person, and(b) particulars of the evidence to be given by the other person.	26 27 28
(3)	Any evidence tendered to disprove a contention of substantial mental impairment may, subject to any direction of the court, be given before or after evidence is given to prove that contention.	29 30 31 32
(4)	Any notice purporting to be given under this section on behalf of the accused person by his or her legal practitioner is taken, unless the contrary is proved, to have been given with the authority of the accused person.	33 34 35 36

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		(5)	A notice under this section is to be given in writing to the Director of Public Prosecutions, and may be given by delivering it to the Director, by leaving it at the Director's office or by sending it in a letter addressed to the Director at the Director's office.	1 2 3 4 5
		(6)	In this section, <i>contention of substantial mental impairment</i> means a contention by the accused person that the accused person is not liable to be convicted of murder by virtue of section 23A of the <i>Crimes Act 1900</i> .	6 7 8 9
[27]	New	Part 3	3, Division 4, heading	10
	Insert	the fo	ollowing heading after new section 49:	11
	Divis	ion 4	4 Institution of proceedings	12
[28]	New	sectio	ons 50–56	13
			existing sections 15–19 as sections 50–56 and transfer them to on 4 of Part 3.	14 15
[29]	New	Part 3	3, Division 5	16
	Insert	after	new section 56:	17
	Divis	ion 5	5 Form of indictments	18
	57	Арр	lication of Division	19
			This Division applies, to the extent that it is capable of being applied, to all offences, however arising (whether under an Act or at common law), whenever committed and in whatever court dealt with.	20 21 22 23
	58	Cert	tain defects do not affect indictment	24
			An indictment is not bad, insufficient, void, erroneous or defective on any of the following grounds:	25 26
			(a) for the improper insertion or omission of the words "as appears by the record", "with force and arms", "against the peace", "against the form of the statute" or "feloniously",	27 28 29 30

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	(b)	for want of an averment of any matter unnecessary to be proved or necessarily implied,	1 2
	(c)	for want of a proper or perfect venue or a proper or formal conclusion,	3 4
	(d)	for want of any additional accused person or for any imperfection relating to any additional accused person,	5 6
	(e)	for want of any statement of the value or price of any matter or thing, or the amount of damage or injury, if such value, price or amount is not of the essence of the offence,	7 8 9 10
	(f)	for designating any person by the name of his or her office, or other descriptive appellation, instead of by his or her proper name,	11 12 13
	(g)	except where time is an essential ingredient, for omitting to state the time at which an offence was committed, for stating the time wrongly or for stating the time imperfectly,	14 15 16 17
	(h)	for stating an offence to have been committed on a day subsequent to the finding of the indictment, on an impossible day or on a day that never happened.	18 19 20
Indi	ictmen	t of bodies corporate	21
(1)	relatin	is a contrary intention appears, a provision of an Act ing to an offence applies to bodies corporate as well as to iduals.	22 23 24
(2)	or "i	raignment, a body corporate may enter a plea of "guilty" not guilty" by means of writing signed by its sentative.	25 26 27
(3)	guilty	such plea is entered the court is to enter a plea of "not ", and the trial is to proceed as though the body corporate leaded "not guilty".	28 29 30
(4)		resentative of a body corporate need not be appointed the body's seal.	31 32
(5)	A wri	itten statement that:	33
	(a)	purports to be signed by one of the persons having the management of the affairs of the body corporate, and	34 35

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		(b)	contains a statement to the effect that a named person is the body's representative,	1 2
		is adr appoi	nissible as evidence that the named person has been so nted.	3 4
60	Ven	ue in i	ndictment	5
	(1)	the in	South Wales is a sufficient venue for all places, whether ndictment is in the Supreme Court or any other court g criminal jurisdiction.	6 7 8
	(2)	offen	ever, some district or place within, at or near which the ce is charged to have been committed must be mentioned body of the indictment.	9 10 11
	(3)	Wales	such district or place is to be taken to be in New South s, and within the jurisdiction of the court, unless the ary is shown.	12 13 14
61	Whe	en forr	nal objections to be taken	15
	(1)	its fac	bjection to an indictment for a formal defect apparent on ce must be taken, by demurrer or motion to quash the ment, before the jury is sworn.	16 17 18
	(2)	indict	court before which the objection is taken may cause the ment to be amended and, in that case, the trial is to ed as if there had been no defect.	19 20 21
62	Jud	gment	on demurrer to indictment	22
			udgment against the accused person on demurrer is to be he person "answer over" to the charge.	23 24
63	Trav	versing	g indictment	25
	(1)		averse is to be allowed, or trial postponed, or time to to the indictment given, unless the court so orders.	26 27
	(2)	ought defen	ever, if the court is of the opinion that the accused person to be allowed time, either to prepare for his or her ce or for any other reason, the court is to postpone the on such terms as it considers fit.	28 29 30 31

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64	Orders	for	amendment	of	indictment,	separate	trial	and
	postpor	neme	ent of trial					

- (1) If of the opinion that an indictment is defective but, having regard to the merits of the case, can be amended without injustice, the court may make such order for the amendment of the indictment as it thinks necessary to meet the circumstances of the case.
- (2) If of the opinion:

(b)

(a) that an accused person may be prejudiced or embarrassed in his or her defence by reason of being charged with more than one offence in the same indictment, or 1 2

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(b) that for any other reason it is desirable to direct that an accused person be tried separately for any one or more offences charged in an indictment,

the court may order a separate trial of any count or counts of the indictment.

- (3) If of the opinion that the postponement of an accused person's trial is expedient as a consequence of it having amended an indictment or ordered a separate trial of a count, the court may make such order as appears necessary.
- (4) An order under this section may be made either before trial or at any stage during the trial.
- (5) The following provisions apply if an order is made under this section for a separate trial or for the postponement of a trial:
 - (a) if the order is made during the trial, the court may order that the jury be discharged from giving a verdict:
 - (i) on the count or counts in respect of which the trial is postponed, or
 (ii) on the indictment,
 - ii) on the indication,
 - as the case may be, the procedure on the separate trial of a count, and the procedure on the postponed trial, are to be the same in
 - procedure on the postponed trial, are to be the same in all respects (if the jury has been discharged) as if the trial had not commenced,
 - (c) subject to the *Bail Act 1978*, the court may commit the accused person to a correctional centre.

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	(6)	Any power of the court under this section is in addition to and not in derogation of any other power of the court for the same or similar purposes.	1 2 3
65	Am	ended indictment	4
	(1)	If any indictment is amended, a note of the order for amendment is to be endorsed on the indictment, and the	5
		indictment in its amended form is to be treated as the indictment for the purposes of the trial and all proceedings in connection with or consequent on the trial.	7 8 9
	(2)	Any verdict or judgment given after the amendment of an indictment is to have the same force and effect as if the indictment had originally been in its amended form.	10 11 12
	(3)	If it is necessary at any time to draw up a formal record of an indictment, the record may be drawn up in the words and form of the amended indictment, without notice of the fact of the amendment.	13 14 15 16
66	Indi	ctment may contain up to 3 similar counts	17
	(1)	Up to 3 counts may be inserted in the same indictment, against the same person, for distinct offences of the same kind committed against the same person.	18 19 20
	(2)	This section does not apply if more than 6 months have elapsed between the first and last of the offences.	21 22
	(3)	Nothing in this section affects the right of the Crown to insert alternative counts in any indictment.	23 24
67	Acc	essories may be charged together in one indictment	25
		Any number of accessories (whether before or after the fact) may be charged with substantive serious indictable offences in the same indictment, and may be tried together, even though the principal offender is not included in the indictment, not in custody or not amenable to justice.	26 27 28 29 30
68	Indi	ctment charging previous offence also	31
		In an indictment against a person for an offence committed after the person was convicted of some previous offence (whether indictable or otherwise) it is sufficient, after charging	32 33 34

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the subsequent offence, to state that the accused person was (at a specified time and place) convicted of the previous offence, without particularly describing the previous offence.

		without particularly describing the previous offence.	3
69	Desc	cription of written instruments	4
		If:	5
		(a) an indictment relates to an instrument that is written or printed, or partly written and partly printed, or	6 7
		(b) it is necessary to make an averment in an indictment with respect to an instrument that is written or printed, or partly written and partly printed,	8 9 10
		it is sufficient to describe the instrument by any name or designation by which it is usually known, or by its purport, without setting out a copy of the instrument, or otherwise describing the instrument, and without stating the value of the instrument.	11 12 13 14 15
70	Gen	eral averment of intent to defraud or injure	16
	(1)	It is sufficient to allege that the accused person did an act with intent to defraud or injure without alleging an intent to defraud or injure any particular person.	17 18 19
	(2)	In an indictment for doing an act fraudulently, or for a fraudulent purpose, it is not necessary to state the fraudulent intent or purpose.	20 21 22
71	Inde	cent assault	23
		In an indictment for an indecent assault, it is sufficient to state that the accused person (at a specified time and place) committed an indecent assault on the person alleged to have been assaulted, without stating the mode of assault.	24 25 26 27
72	Part	ners and partnership property	28
	(1)	In an indictment:	29
		(a) it is sufficient to describe partners, joint tenants, parceners or tenants in common by naming one of them and referring to the others as "another" or "others", as the case requires, and	30 31 32 33

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	(b) it is sufficient to state the ownership of property belonging to partners, joint tenants, parceners or tenants in common by naming one of them and alleging the property to belong to the person so named and "another" or "others", as the case requires.	1 2 3 4 5
(2)	This section extends to all joint stock companies, executors, administrators and trustees.	6 7
Wh	ere not necessary to allege particular ownership	8
	In any indictment in respect of any of the following matters:	9
	(a) stealing, destroying or injuring any testamentary instrument, any document issued by a court or anything fixed or growing in any place set aside for public use,	10 11 12
	(b) any offence committed in or in relation to a place of divine worship,	13 14
	(c) any offence committed in relation to property in any public library or other public building,	15 16
	(d) anything mentioned in section 202 or 210 of the <i>Crimes</i> Act 1900,	17 18
	it is not necessary to allege that the thing in respect of which the offence was committed is the property of any person.	19 20
Stea	aling and receiving in one indictment	21
(1)	In an indictment containing a charge of stealing property, a further charge may be added against the same person for unlawfully receiving the property, or any part of the property, knowing it to have been stolen.	22 23 24 25
(2)	The prosecuting authority is not to be put to election as to those charges.	26 27
Sep	parate receivers may be charged in one indictment	28
	If property has been stolen, taken, embezzled, obtained, fraudulently applied or disposed of in such a manner as to amount to a serious indictable offence:	29 30 31
	(a) any number of receivers at different times of the property, and	32 33
	What Stee (1) (2)	 belonging to partners, joint tenants, parceners or tenants in common by naming one of them and alleging the property to belong to the person so named and "another" or "others", as the case requires. (2) This section extends to all joint stock companies, executors, administrators and trustees. Where not necessary to allege particular ownership In any indictment in respect of any of the following matters: (a) stealing, destroying or injuring any testamentary instrument, any document issued by a court or anything fixed or growing in any place set aside for public use, (b) any offence committed in or in relation to a place of divine worship, (c) any offence committed in section 202 or 210 of the <i>Crimes Act 1900</i>, it is not necessary to allege that the thing in respect of which the offence was committed is the property of any person. Stealing and receiving in one indictment (1) In an indictment containing a charge of stealing property, a further charge may be added against the same person for unlawfully receiving the property, or any part of the property, knowing it to have been stolen. (2) The prosecuting authority is not to be put to election as to those charges.

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		(b)	any number of receivers of different parts of the property,	1 2
		may l	be charged with substantive serious indictable offences in	3
			ame indictment, and be tried together, even if the principal	4
		offen	der is not included in the indictment, not in custody or not	5
		amen	able to justice.	6
76	Alle	gatior	ns in indictment as to money or securities stolen	7
	(1)	In an	indictment:	8
		(a)	for stealing, taking, receiving, or embezzling any money	9
			or valuable security, or	10
		(b)	for misappropriating, or fraudulently applying or	11
			disposing of, any money or valuable security, or	12
		(c)	for obtaining any money or valuable security by any	13
			threat or false pretence, or partly by a false pretence and	14
			partly by a wilfully false promise,	15
		it is s	sufficient to describe the property as a "certain amount of	16
		mone	ey" or a "certain valuable security", without specifying any	17
		partic	cular kind of money or security.	18
	(2)	Such	a description may be sustained by proof of the stealing,	19
	, í		g, receiving, embezzling, appropriating, disposal or	20
		obtai	ning of any money or valuable security:	21
		(a)	even if some part of its value was agreed to be, or was	22
			in fact, returned, and	23
		(b)	even if, as regards money, the particular kind of money	24
			is not proved or provable.	25
77	Indi	ctmen	nt for stealing by tenants	26
		An ir	ndictment against a person for stealing property let to be	27
			by the person as a tenant or lodger in relation to premises	28
			fficient:	29
		(a)	in the case of a chattel, if it is in the common form for	30
			larceny, and	31

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		(b)	in the case of a fixture, if it is in the same form as if the person were not a tenant or lodger,	1 2
			in either case the property may be described as being ed by the owner of the premises or by the person letting the ises.	3 4 5
78	Indi	ctmer	nt for stealing deeds	6
	(1)	cance	in indictment for stealing, embezzling, destroying, elling, obliterating or concealing any document of title to or any part of land, it is sufficient:	7 8 9
		(a)	to allege that the document contains evidence of the title to the land, and	10 11
		(b)	to mention the person, or one of the persons, having an interest in the land or any part of the land.	12 13
	(2)	In thi	is section:	14
		map, writte title,	<i>ment of title to land</i> includes any deed, certificate of title, paper or parchment (whether written or printed, or partly en and partly printed) that is or contains evidence of the or part of the title, to any real estate or any interest in or f real estate.	15 16 17 18 19
79			nt for larceny by public servant, property to be I as property of the State	20 21
		serva	n indictment for larceny or embezzlement as a public ant, the property may be described as the property of the , from which it is taken to have been stolen.	22 23 24
80	Des	criptio	on in indictment for engraving	25
		In an	indictment:	26
		(a)	for engraving or making the whole or any part of any instrument or thing, or	27 28
		(b)	for using or having possession of any plate or material on which the whole or any part of any instrument or thing is engraved or made, or	29 30 31

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		(c)	for having possession of paper on which the whole or any part of any instrument or thing is made or printed,	1 2
		it is s	sufficient to describe any such instrument or thing by any	3
			e or designation by which it is usually known, without	4
		settin	ng out a copy of it or any part of it.	5
81	Indi	ictmen	nt for sale of counterfeit coin	6
			indictment with respect to the unlawful buying, selling,	7
			ng, putting off or receiving of counterfeit coin, it is not	8
			ssary to allege at what rate, or for what price, the coin was	9
			ht or sold or offered to be bought, sold, paid, put off or	10
		receiv	ved.	11
82	Indi	ictmen	nt for perjury	12
81	(1)	In an	indictment for perjury, it is sufficient:	13
		(a)	to allege that, on a certain day, at a certain place and	14
			before a named person, the accused person falsely	15
			swore, declared or affirmed the matter charged as false:	16
			(i) stating only the substance of the matter, and	17
			(ii) averring that the matter was falsely sworn,	18
			declared or affirmed on an occasion when the	19
			truth of the matter was material, and	20
		(b)	to state generally that the matter charged as false was	21
			false in fact without negativing each or any aspect of the	22
			matter.	23
	(2)	Cons	equently, it is not necessary:	24
		(a)	to specify the occasion on which the matter charged as	25
			false was falsely sworn, declared or affirmed, or	26
		(b)	to show how the matter charged as false was material,	27
			or	28
		(c)	to specify the proceedings in or in relation to which the	29
		()	matter charged as false was falsely sworn, declared or	30
			affirmed, or	31
		(d)	to specify the judicial or official character of the person	32
		. /	administering the oath, or taking the declaration or	33
			affirmation, charged as false.	34
			-	

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83	Indictment for conspiracy					
	(1)) This section applies to an indictment for conspiracy.				
	(2)) It is not necessary to state any overt act of conspiracy.				
	(3)	Each accused person, whether 2 or more are included in the same indictment or not:	4 5			
		 (a) may be charged separately, in any count: (i) as having conspired with other persons, of whom it is sufficient to name one only, or (ii) as having conspired with one other named person only, and 	6 7 8 9 10			
		(b) may be convicted on any such count on proof of having unlawfully conspired, for the purpose alleged in the indictment, with any one of the named persons.	11 12 13			
	(4)	No more than 3 counts against the same accused person may be inserted in one indictment.	14 15			
	(5)	In any case before a plea is entered, the court may order such particulars to be given as the court considers appropriate.	16 17			
	(6)	If substantially different conspiracies are charged in the same indictment, the prosecuting authority may be put to election as to the one on which to proceed.	18 19 20			
84	Pro	cedures regarding obscene or blasphemous libel	21			
	(1)	In any indictment against the publisher of an obscene or blasphemous libel, it is not necessary to set out the obscene or blasphemous passages.	22 23 24			
	(2)	It is sufficient to tender the book, newspaper or other document containing the alleged libel with the indictment, together with particulars showing precisely, by reference to pages, columns and lines, in what part of the book, newspaper or other document the alleged libel is to be found.	25 26 27 28 29			
	(3)	The particulars referred to in subsection (2) are taken to form part of the record of the proceedings.	30 31			
	(4)	All proceedings may be taken as though the passages complained of had been set out in the indictment.	32 33			

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, and to sufficiently state the offence, for which it is	8 9
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sed person's conviction of the subsequent offence:	17
ccused person is to be arraigned, and	18
ury is to be charged, and	19
rial is to proceed,	20
o the previous conviction.	21
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raigned on an indictment for an offence, and	28
lawfully be convicted on the indictment of some	29
r offence not charged in the indictment,	30
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	niting the rule-making powers conferred by the burt Act 1970, rules may from time to time be made Act prescribing forms of indictments, records, is, depositions, convictions, warrants and processes of or any offence. rescribed by those rules is taken to be sufficient for , and to sufficiently state the offence, for which it is 85: adings charge of previous conviction d person is not to be arraigned for any previous charged in an indictment unless he or she is of a subsequent offence charged in the indictment. used person's conviction of the subsequent offence: accused person is to be arraigned, and ury is to be charged, and rial is to proceed, o the previous conviction. or the subsequent offence, evidence of the previous may not be admitted, except in reply to evidence of unless the accused person is convicted of the offence. Ifence not charged ed person: raigned on an indictment for an offence, and lawfully be convicted on the indictment, may plead "not guilty" of the offence charged in the but "guilty" of the other offence.

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person is arraigned. Plea of "not guilty" 88 If an accused person arraigned on an indictment pleads "not guilty", the accused person is taken to have put himself or herself on the country for trial, and the court is to order a jury for trial accordingly. 89 Refusal to plead If an accused person who is arraigned stands mute, or will not answer directly to the indictment, the court may order a plea of "not guilty" to be entered on behalf of the accused person, and the plea so entered has the same effect as if the accused person had actually pleaded "not guilty". Plea of autrefois convict 90 (1) In any plea of autrefois convict, or of autrefois acquit, it is sufficient for the accused person to allege that he or she has been lawfully convicted or acquitted, as the case may be, of the offence charged in the indictment, without specifying the time or place of the previous conviction or acquittal. (2) The issue of autrefois convict or autrefois acquit is to be determined by the court without the presence of a jury. 91 Change to guilty plea during trial (1) If an accused person pleads "guilty" to an offence at any time after having been given into the charge of a jury, and the court accepts the plea, the court is to discharge the jury from giving a verdict in the matter and to find the accused person guilty of the offence. (2) The finding has effect as if it were the verdict of the jury, and the accused person is liable to punishment accordingly.

(2) The Crown may elect to accept the plea of "guilty" or may

require the trial to proceed on the charge on which the accused

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Schedule Z	Amenument of	Unimar	FIDCEUUIE	AUL 1900

[31]	New	Part 4	1
	Insert	after new section 91:	2
	Part	4 Criminal procedure generally	3
	Divis	ion 1 Application of Part	4
	92	Application of Part	5
		 This Part applies, to the extent that it is capable of being applied, to all offences, however arising (whether under an Act or at common law), whenever committed and in whatever court dealt with. 	6 7 8 9
		(2) This Part does not limit section 154 of the <i>Justices Act 1902</i> with respect to the fees chargeable under that Act.	10 11
	Divis	ion 2 General trial procedure	12
	93	Practice as to entering the dock	13
		The Judge may order the accused person to enter the dock or other place of arraignment or may allow him or her to remain on the floor of the court, and in either case to sit down, as the Judge considers appropriate.	14 15 16 17
	94	Right to inspect depositions on trial	18
		An accused person is entitled on his or her trial to inspect, without fee, all depositions taken against the person and returned to, or held by, the court before which he or she is on trial.	19 20 21 22
	95	Abolition of an accused person's right to make unsworn statement or to give unsworn evidence	23 24
		Any rule of law, procedure or practice that permits a person who is charged with the commission of a criminal offence to make an unsworn statement or to give unsworn evidence in answer to the charge is abolished.	25 26 27 28

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96	Acc	An accused person is entitled to make full answer and defence	1
		by counsel.	3
97	Оре	ening address to jury by accused person	4
	(1)	An accused person or his or her counsel may address the jury immediately after the opening address of the prosecuting authority.	5 6 7
	(2)	Any such opening address is to be limited generally to an address on:	8 9
		(a) the matters disclosed in the prosecuting authority's opening address, including those that are in dispute and those that are not in dispute, and	10 11 12
		(b) the matters to be raised by the accused person.	13
	(3)	If the accused person intends to give evidence or to call any witness in support of the defence, the accused person or his or her counsel is entitled to open the case for the defence before calling evidence, whether or not an address has been made to the jury.	14 15 16 17 18
98	Clos	sing address to jury by accused person	19
	(1)	An accused person or his or her counsel may address the jury after the close of the evidence for the defence and any evidence in reply by the Crown and after the prosecuting authority has made a closing address to the jury or declined to make a closing address to the jury.	20 21 22 23 24
	(2)	If, in the accused person's closing address, relevant facts are asserted that are not supported by any evidence that is before the jury, the court may grant leave for the Crown to make a supplementary address to the jury replying to any such assertion.	25 26 27 28 29
99	Sun	nmary by Judge	30
		At the end of a criminal trial before a jury, a Judge need not summarise the evidence given in the trial if of the opinion that, in all the circumstances of the trial, a summary is not necessary.	31 32 33
	(2)		34 35

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	(3)			fects any aspect of a Judge's summing e summary of evidence in a trial.	1 2
100	Wit	nesses	in mitigation		3
	(1)			sed person of an offence, and before	4
				court may summon witnesses and respect of any matter in mitigation of	5 6
		the of		respect of any matter in mitigation of	0 7
	(2)			pplication made by or on behalf of the f of the accused person.	8 9
Divis	ion (3	Evidentiary pro	visions	10
101	Pro	of of s	rvice of notice to	produce	11
		An af	davit by:		12
		(a)	the Director of Pu Public Prosecutio	ablic Prosecutions or the Solicitor for ns, or	13 14
		(b)	a member of th Prosecutions, or	e staff of the Director of Public	15 16
		(c)	a legal practitione	r or legal practitioner's clerk, or	17
		(d)	the accused perso	n, or	18
		(e)	a police officer,		19
		as to t	e service of any no	otice to produce and of the time when	20
				copy of the notice annexed to the	21
				dence of the service of the original of e when it was served.	22 23
		uie in		e when it was served.	23
102	Stea	aling g	ods from vessel	or wharf	24
	(1)	This s	ection applies to the	e following offences:	25
		(a)		ving the stealing of property:	26
			•	vessel, barge, boat or train, or	27
				dock, wharf, quay, railway yard or vay premises, or	28 29
				store or shed used in connection with	29 30
			and adjoin	ning any such dock, wharf, quay,	31
			railway ya	rd or other railway premises, or	32

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		(iv) in the course of transit from any vessel, barge,	1
		boat or train, or from any store or shed used in	2
		connection with and adjoining such wharf, dock,	3
		quay, railway yard or other railway premises, or	4
	(b)	any offence involving the receiving of property so stolen	5
		knowing it to have been stolen.	6
(2)	On th	e prosecution of any person for an offence to which this	7
	sectio	n applies:	8
	(a)	evidence may be given of any writing, printing, or	9
		marks on any property alleged to have been stolen or	10
		received, or on any package containing such property,	11
		without producing or giving notice to produce the	12
		original writing, printing or marks, and	13
	(b)	any document purporting to be a document of title to	14
		any property alleged to have been stolen or received:	15
		(i) is admissible in evidence on production and	16
		without further proof, and	17
		(ii) is evidence of the particulars contained in the	18
		document, and that the ownership of the	19
		property is in the consignee referred to in the	20 21
		document or his or her assignee.	21
(3)	In this	s section:	22
	docun	nent of title to property includes:	23
	(a)	any bill of lading, India warrant, dock warrant,	24
		warehouse keeper's certificate, warrant, or order for the	25
		delivery or transfer of any goods or valuable thing, and	26
	(b)	any bought and sold note or other document:	27
		(i) used in the ordinary course of business as proof	28
		of the possession or control of goods, or	29
		(ii) purporting to authorise, by endorsement or	30
		delivery, the possessor of such document to	31
		transfer or receive any goods thereby represented	32
		or therein mentioned or referred to.	33
		includes any railway carriage, railway truck or other	34
	railwa	ay vehicle that is on any railway.	35

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103	Incr	iminat	ing stat	ements admissible though on oath	1
		An in	crimina	ting statement made voluntarily by an accused	2
				e any charge has been preferred against the	3
				on in respect of an indictable offence is not to be	4
		reject	ed mere	ly because the statement was made on oath.	5
104		npellat ceedin		of spouses to give evidence in certain	6 7
	(1)	In this	s section	1:	8
		(a)	a refer	ence to the husband or wife of an accused person	9
			includ	es a reference to a person living with the accused	10
				as the husband or wife of the accused person on	11
				a fide domestic basis although not married to the	12
			accuse	ed person, and	13
		(b)		ence to a domestic violence offence is a reference	14
				omestic violence offence within the meaning of	15
			the Cr	<i>imes Act 1900</i> , and	16
		(c)		ence to a domestic violence offence committed on	17
				sband or wife of an accused person includes a	18
				nce to an offence of contravening a prohibition or	19
				tion specified in an apprehended violence order	20
				as made against the accused person and in respect	21
			and	ch the husband or wife was the protected person,	22
		(1)			23
		(d)		rence to a child assault offence is a reference to:	24
			(i)	a prescribed sexual offence committed on a	25
			(::)	child under the age of 18 years, or	26
			(ii)	an offence under, or mentioned in, section 24,	27
				27, 28, 29, 30, 33, 33A, 35, 39, 41, 42, 43, 44, 46, 47, 48, 49, 58, 59 or 61 of the <i>Crimes Act</i>	28
				<i>1900</i> committed on a child under the age of 18	29 30
				years, or	30
			(iii)	an offence that, at the time it was committed,	31
			(III)	was a child assault offence for the purposes of	32
				this section or section 407AA of the <i>Crimes Act</i>	34
				1900, or	35
			(iv)	an offence of attempting, or of conspiracy or	36
			、 /	incitement, to commit an offence referred to in	37
				subparagraph (i), (ii) or (iii), and	38

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	(e)	a reference to a child assault offence committed on a child includes a reference to an offence of contravening	1 2
		a prohibition or restriction specified in an apprehended	3
		violence order that was made against the accused	4
		person and in respect of which that child was the	5
		protected person.	6
(2)	The h any co	nusband or wife of an accused person in proceedings in ourt	7
	(a)	for a domestic violence offence (other than an offence	9
	(a)	arising from a negligent act or omission) committed on	9 10
		the husband or wife, or	10
	(b)	for a child assault offence (other than an offence arising	12
	(0)	from a negligent act or omission) committed on:	12
		(i) a child living in the household of the accused	13
		person, or	15
		(ii) a child who, although not living in the	16
		household of the accused person, is a child of	17
		the accused person and the husband or wife,	18
	is con	npellable to give evidence in the proceedings, either for	19
		rosecution or for the defence, without the consent of the	20
	accus	ed person.	21
(3)	The h	nusband or wife of an accused person is not compellable	22
		re evidence for the prosecution as referred to in subsection	23
		the husband or wife has applied to, and been excused by,	24
	the co	ourt.	25
(4)	A cou	urt may excuse the husband or wife of an accused person	26
		giving evidence for the prosecution as referred to in	27
	subse	ection (2) if satisfied:	28
	(a)	that the application to be excused is made by that	29
		husband or wife freely and independently of threat or	30
		any other improper influence by any person, and	31
	(b)	that it is relatively unimportant to the case to establish	32
		the facts in relation to which it appears that the husband	33
		or wife is to be asked to give evidence, or there is other	34
		evidence available to establish those facts, and	35
	(c)	that the offence with which the accused person is	36
		charged is of a minor nature.	37

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	(5)		n excusing the husband or wife of an accused person from g evidence under subsection (4), the court:	1 2
		(a)	must state the reasons for doing so, and	3
		(b)	must cause those reasons to be recorded in writing in a form prescribed by the regulations.	4 5
	(6)	accus made	pplication under this section by the husband or wife of an sed person to be excused from giving evidence is to be and determined in the absence of the jury (if any) and the sed person, but in the presence of the accused person's sel.	6 7 8 9 10
	(7)	section rules	urt may conduct the hearing of an application under this on in any manner it thinks fit, and is not bound to observe of law governing the admission of evidence but may n information on any matter in any manner it thinks fit.	11 12 13 14
	(8)	proce been to be	fact that the husband or wife of an accused person in eedings for an offence has applied to be excused, or has excused, from giving evidence in the proceedings is not made the subject of any comment by the court or by any in the proceedings.	15 16 17 18 19
105	Adr	nissibi	ility of evidence relating to sexual experience	20
	(1)	This	section applies to prescribed sexual offence proceedings.	21
	(2)		ence relating to the sexual reputation of the complainant dmissible.	22 23
	(3)	Evide	ence that discloses or implies:	24
		(a)	that the complainant has or may have had sexual experience or a lack of sexual experience, or	25 26
		(b)	has or may have taken part or not taken part in any sexual activity,	27 28
		is ina	dmissible.	29
	(4)	Subse	ection (3) does not apply:	30
		(a)	 if the evidence: (i) is of the complainant's sexual experience or lack of sexual experience, or of sexual activity or lack of sexual activity taken part in by the 	31 32 33 34

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complainant, at or about the time of the commission of the alleged prescribed sexual offence, and

- (ii) is of events that are alleged to form part of a connected set of circumstances in which the alleged prescribed sexual offence was committed,
- (b) if the evidence relates to a relationship that was existing or recent at the time of the commission of the alleged prescribed sexual offence, being a relationship between the accused person and the complainant,
- (c) if:
 - (i) the accused person is alleged to have had sexual intercourse (as defined in section 61H (1) of the *Crimes Act 1900*) with the complainant, and the accused person does not concede the sexual intercourse so alleged, and
 - (ii) the evidence is relevant to whether the presence of semen, pregnancy, disease or injury is attributable to the sexual intercourse alleged to have been had by the accused person,
- (d) if the evidence is relevant to:
 - (i) whether at the time of the commission of the alleged prescribed sexual offence there was present in the complainant a disease that, at any relevant time, was absent in the accused person, or
 - (ii) whether at any relevant time there was absent in the complainant a disease that, at the time of the commission of the alleged prescribed sexual offence, was present in the accused person,
- (e) if the evidence is relevant to whether the allegation that the prescribed sexual offence was committed by the accused person was first made following a realisation or discovery of the presence of pregnancy or disease in the complainant (being a realisation or discovery that took place after the commission of the alleged prescribed sexual offence),

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	(f)	if the evidence has been given by the complainant in cross-examination by or on behalf of the accused person, being evidence given in answer to a question that may, pursuant to subsection (6), be asked,	1 2 3
			4
	distr	if the probative value of the evidence outweighs any ess, humiliation or embarrassment that the complainant at suffer as a result of its admission.	5 6 7
(5	U	itness must not be asked:	8
(2	(a)	to give evidence that is inadmissible under subsection	9
	(u)	(2) or (3), or	10
	(b)	by or on behalf of the accused person, to give evidence	11
		that is or may be admissible under subsection (4) unless	12
		the court has previously decided that the evidence	13
		would, if given, be admissible.	14
(6) If the	e court is satisfied:	15
	(a)	that it has been disclosed or implied in the case for the	16
		prosecution against the accused person that the	17
		complainant has or may have, during a specified period	18
		or without reference to any period:	19
		(i) had sexual experience, or a lack of sexual	20
		experience, of a general or specified nature, or	21
		(ii) had taken part in, or not taken part in, sexual	22
		activity of a general or specified nature, and	23
	(b)	the accused person might be unfairly prejudiced if the	24
		complainant could not be cross-examined by or on	25
		behalf of the accused person in relation to the disclosure	26
		or implication,	27
		omplainant may be so cross-examined, but only in relation	28
		e experience or activity of the nature (if any) so specified	29
	durir	ng the period (if any) so specified.	30
(7) On the	he trial of a person, any question as to the admissibility of	31
		ence under subsection (2) or (3) or the right to	32
		s-examine under subsection (6) is to be decided by the	33
	cour	t in the absence of the jury.	34

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(8) If the court decides that evidence is admissible under 1 subsection (4), the court must, before the evidence is given, 2 record or cause to be recorded in writing the nature and scope 3 of the evidence that is so admissible and the reasons for that 4 decision. 5 (9) In this section: 6 accused person, in relation to any proceedings, means the 7 person who stands, or any of the persons who stand, charged in 8 those proceedings with a prescribed sexual offence. 9 *complainant*, in relation to any proceedings, means the person, 10 or any of the persons, on whom a prescribed sexual offence 11 with which the accused person stands charged in those 12 proceedings is alleged to have been committed. 13 prescribed sexual offence proceedings means proceedings in 14 which a person stands charged with a prescribed sexual 15 offence, whether the person stands charged with that offence 16 alone or together with any other offence (as an additional or 17 alternative count) and whether or not the person is liable, on the 18 charge, to be found guilty of any other offence. 19 Disclosure of address or telephone number of witness 20 (1) A witness in proceedings for an offence, or a person who 21 makes a written statement that is likely to be produced in 22 proceedings for an offence, is not required to disclose his or her 23 address or telephone number, unless: 24 the address or telephone number is a materially relevant (a) 25 part of the evidence, or 26 the court makes an order requiring the disclosure. (b) 27 (2) An application for such an order may be made by the 28 prosecution or the defence. 29 (3) The court may make such an order only if it is satisfied that 30 disclosure is not likely to present a reasonably ascertainable risk 31 to the welfare or protection of any person or that the interests 32 of justice outweigh any such risk. 33

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	(4)	An address or telephone number that is not required to be disclosed and that is contained in a written statement may, without reference to the person who made the written statement, be deleted from the statement, or rendered illegible, before the statement is produced in court or given to the accused person.	1 2 3 4 5 6
	(5)	A written statement is not inadmissible as evidence on the ground that it either does or does not disclose any such address or telephone number as referred to in this section.	7 8 9
	(6)	This section does not prevent the disclosure of an address in a written statement if the statement does not identify it as a particular person's address.	10 11 12
	(7)	This section does not affect the operation of section 48BA of the Justices Act 1902.	13 14
	(8)	In this section:	15
		address includes a private, business or official address.	16
		<i>telephone number</i> includes a private, business or official telephone number.	17 18
107		rning to be given by Judge in relation to lack of complaint in tain sexual offence proceedings	19 20
	(1)	This section applies if, on the trial of a person for a prescribed sexual offence, evidence is given or a question is asked of a witness that tends to suggest:	21 22 23
		(a) an absence of complaint in respect of the commission of the alleged offence by the person on whom the offence is alleged to have been committed, or	24 25 26
		(b) delay by that person in making any such complaint.	27
	(2)	In circumstances to which this section applies, the Judge:	28
		(a) must warn the jury that absence of complaint or delay in complaining does not necessarily indicate that the allegation that the offence was committed is false, and	29 30 31
		(b) must inform the jury that there may be good reasons why a victim of a sexual assault may hesitate in making, or may refrain from making, a complaint about the assault.	32 33 34 35

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108 Ad	missions by suspects	1
(1)	This section applies to an admission:	2
	(a) that was made by an accused person who, at the time when the admission was made, was or could reasonably have been suspected by an investigating official of	3 4 5
	having committed an offence, and	6
	(b) that was made in the course of official questioning, and	7
	(c) that relates to an indictable offence, other than an indictable offence that can be dealt with summarily without the consent of the accused person.	8 9 10
(2)	Evidence of an admission to which this section applies is not admissible unless:	11 12
	 (a) there is available to the court: (i) a tape recording made by an investigating official of the interview in the course of which the admission was made, or (ii) if the prosecution establishes that there was a reasonable excuse as to why a tape recording referred to in subparagraph (i) could not be made, a tape recording of an interview with the person who made the admission, being an interview about the making and terms of the admission in the course of which the person states that he or she made an admission in those terms, or (b) the prosecution establishes that there was a reasonable excuse as to why a tape recording referred to in 	13 14 15 16 17 18 19 20 21 22 23 24 25 26 27
(3)	paragraph (a) could not be made. The hearsay rule and the opinion rule (within the meaning of the <i>Evidence Act 1995</i>) do not prevent a tape recording from being admitted and used in proceedings before the court as mentioned in subsection (2).	28 29 30 31 32
(4)		33
()	investigating official means:	34
	 (a) a police officer (other than a police officer who is engaged in covert investigations under the orders of a superior), or 	35 36 37

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		(b)	a person appointed by or under an Act (other than a person who is engaged in covert investigations under the orders of a superior) whose functions include functions in respect of the prevention or investigation of offences prescribed by the regulations.	1 2 3 4 5
		offici	<i>al questioning</i> means questioning by an investigating al in connection with the investigation of the commission ssible commission of an offence.	6 7 8
reason			nable excuse includes:	9
		(a)	a mechanical failure, or	10
		(b)	the refusal of a person being questioned to have the questioning electronically recorded, or	11 12
		(c)	the lack of availability of recording equipment within a period in which it would be reasonable to detain the person being questioned.	13 14 15
		tape i	recording includes:	16
		(a)	audio recording, or	17
		(b)	video recording, or	18
		(c)	a video recording accompanied by a separately but contemporaneously recorded audio recording.	19 20
Divis	sion 4	4	Medical examinations and law enforcement devices	21 22
109	Med	dical e	xaminations	23
	(1)	perso living	ss otherwise directed by the court, it is not necessary for a n who has made a scientific examination of any article or g person or dead body to give evidence of the result of the ination.	24 25 26 27
	(2)	A cer	tificate under the hand of any such person stating:	28
		(a)	that he or she has made the examination, and	29
		(b)	the nature of his or her scientific qualifications, and	30
		(c)	the facts and conclusions he or she has arrived at,	31
		is adn	nissible as evidence of the matters stated in the certificate.	32

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(3)	If such a certificate is tendered by the prosecuting authority, a
	court may not dispose of the case summarily except with the
	consent of the accused person.
Law	enforcement devices

- (a) that would, by virtue of section 4AB, 4AC, 4DA, 4E, 4G or 5AB of the *Traffic Act 1909*, be admissible in proceedings for an offence under that Act as evidence of the particulars certified in and by the certificate, or
- (b) that would, by virtue of section 24, 25 or 26 of the Marine (Boating Safety—Alcohol and Drugs) Act 1991, be admissible in proceedings for an offence under that Act as evidence of the particulars certified in and by the certificate.

is admissible in all criminal proceedings as evidence of those particulars.

(2) Despite subsection (1), such a certificate is not admissible in proceedings under the *Drug Misuse and Trafficking Act 1985* as evidence of the use or administration, by the person to whom the certificate relates, of any prohibited drug within the meaning of that Act.

(3) Evidence is not required in any criminal proceedings:

- (a) as to the accuracy or reliability of any approved camera detection device, approved camera recording device, approved speed measuring device or breath analysing instrument to which such a certificate relates, or
- (b) as to the manner in which any approved camera detection device, approved camera recording device, approved speed measuring device or breath analysing instrument to which such a certificate relates was operated,

unless evidence is adduced that the device or instrument was not accurate, was not reliable or was not properly operated.

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	(4)	A photograph that would, by virtue of section 4AC or 4DA of the <i>Traffic Act 1900</i> , be admissible in proceedings under that Act as evidence of the matters shown or recorded on the photograph is admissible in all criminal proceedings as evidence of those matters.	1 2 3 4 5
	(5)	In this section, <i>approved camera detection device</i> , <i>approved camera recording device</i> , <i>approved speed measuring device</i> and <i>breath analysing instrument</i> have the same meanings as they have in the <i>Traffic Act 1909</i> .	6 7 8 9
Divis	ion (5 Depositions and written statements	10
111	Dep	positions by persons dangerously ill	11
	(1)	If it appears to a justice that:	12
		(a) a person who is able to give material information about an indictable offence is dangerously ill, and	13 14
		(b) the person's evidence will probably be lost if not immediately taken,	15 16
		the justice may take the deposition of the person in connection with the offence in the same way as if a prosecution for the offence were then pending before the court.	17 18 19
	(2)	The deposition must be in the form prescribed by the regulations and must be signed by the justice.	20 21
	(3)	As soon as practicable after the deposition is taken, a copy of the deposition must be delivered to the Attorney General, to the Director of Public Prosecutions and to each person whom the deposition tends to incriminate.	22 23 24 25
	(4)	If practicable, each person whom the deposition tends to incriminate is entitled, before being committed or placed on trial, to be given full opportunity to cross-examine the deponent.	26 27 28 29
	(5)	If in proceedings against an accused person:	30
		(a) for the offence to which the deposition relates, or	31

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		(b)	for the murder or manslaughter of the deponent, in the case of his or her death or alleged death by reason of the offence,	1 2 3
		dead, without depose accuse	roved to the satisfaction of the court that the deponent is or so ill as not to be able to travel or to give evidence ut a risk of endangering the deponent's life, the ition may be admitted as evidence for or against the ed person, whether or not it was taken in the presence or ng of the prosecuting authority or the accused person.	4 5 6 7 8 9
112	Dep	ositior	ns tendered by prosecution	10
	(1)	at the	position may be admitted as evidence for the prosecution trial of an accused person on proof on oath of each of the ving matters:	11 12 13
		(a)	 that the deponent: (i) is dead, or so ill as not to be able to travel or to give evidence without a risk of endangering the deponent's life, or (ii) is absent from Australia, 	14 15 16 17 18
		(b)	 that the deposition was recorded: (i) by or in the presence of the justice before whom it was taken, and (ii) in the presence of the accused person or during any period when the accused person (having been excused under section 41 (1B) of the <i>Justices Act 1902</i>) was absent, 	19 20 21 22 23 24 25
		(c)	that the accused person, or his or her counsel, had full opportunity to cross-examine the witness, or that the accused person (having been excused under section 41 (1B) of the <i>Justices Act 1902</i>) was absent when the deposition was taken and was not represented by counsel.	26 27 28 29 30 31
	(2)	The d	eposition:	32
		(a)	must be in writing, signed by the justice by or before whom the deposition was taken, or	33 34
		(b)	must be in the form of a written transcript of matter recorded by means, other than writing, authorised by law for the recording of depositions.	35 36 37

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	(3)			ion is in the form of a written transcript referred on (2) (b), it must be proved on oath:	1 2	
		(a)		e record so made is a true record of the matter so ed, and	3 4	
		(b)	that the that re	e transcript of the record is a correct transcript of cord.	5 6	
	(4)	If it a	ppears f	rom the deposition:	7	
		(a)	that it and	was made in the presence of the accused person,	8 9	
		(b)		e accused person, or his or her counsel, had full unity to cross-examine the witness,	10 11	
		perso	n, or his	n is taken to have been so made and the accused s or her counsel, is taken to have had such an unless proved to the contrary.	12 13 14	
	(5)	If it a	ppears f	rom the deposition:	15	
		(a)	excuse	was made while the accused person (having been ed under section 41 (1B) of the <i>Justices Act 1902</i>) osent, and	16 17 18	
		(b)	that the at that	e accused person was not represented by counsel time,	19 20	
		perso	n is take	n is taken to have been so made and the accused n to have not been represented by counsel, unless contrary.	21 22 23	
	(6)			n, <i>justice</i> includes a coroner holding office under <i>Act 1980</i> .	24 25	
113	Depositions tendered by accused person 26					
	-	The c justice accus	leposition e by and ed perso	on of any witness called and examined before a d on behalf of the accused person may, if the on so requires, be admitted as evidence in his or t the trial:	27 28 29 30	
		(a)	if the v (i) (ii)	witness: is dead, or so ill as not to be able to travel or to give evidence without a risk of endangering the witness's life, or is absent from Australia, or	31 32 33 34 35	

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		(b)	 if the committing justice has certified, before committing the accused person for trial, that in the opinion of the justice: (i) the evidence of the witness is material, and (ii) the witness is willing to attend the trial, but is unable to bear the expense of attendance. 	1 2 3 4 5 6
	(2)	referre	position may not be admitted as evidence on the ground ed to in subsection (1) (b) if the witness has, in due time e the trial, been subpoenaed by the Crown.	7 8 9
	(3)		s section, <i>justice</i> includes a coroner holding office under <i>oroners Act 1980</i> .	10 11
114	Evic	dentiar	y effect of certain transcripts	12
	(1)	of a w	eposition referred to in section 112 or 113 is in the form written transcript of matter recorded by means, other than ag, authorised by law for the recording of depositions:	13 14 15
		(a)	the record so made is taken to be a true record of the matter so deposed, and	16 17
		(b)	the transcript of the record is taken to be a correct transcript of that record,	18 19
		unless	s proved to the contrary.	20
	(2)	Subse	ection (1) applies only to:	21
		(a)	a transcript made in the form of shorthand notes, being a transcript identified by, and signed in the handwriting of, the person purporting to have made those notes, or	22 23 24
		(b)	a transcript made by other means (other than writing) authorised by law for the recording of depositions, being a transcript certified in the manner prescribed by the regulations made under the <i>Justices Act 1902</i> .	25 26 27 28
115	Dep	ositior	ns taken during pre-trial investigations	29
			osition taken on the preliminary or other investigation of lictable offence:	30 31
		(a)	may be admitted as evidence on the trial of the accused person for any other offence, whether of the same or of a different kind, if it would be admissible on his or her trial for the offence in respect of which it was taken, and	32 33 34 35

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		(b)	may be proved in the same manner as if the accused person were on trial for that offence.	1 2
116	Wri	tten st	atements admitted in committal proceedings	3
	(1)	This	section applies to:	4
		(a)	a written statement the whole or any part of which has been admitted as evidence under section 48A of the <i>Justices Act 1902</i> , including any part of the statement that has been rejected under section 48F of that Act,	5 6 7 8
		(b)	a written statement the whole or any part of which has been tendered as evidence under section 51A of the <i>Justices Act 1902</i> ,	9 10 11
		refer	red to in this section as a <i>prescribed written statement</i> .	12
	(2)	writte prose	pt in so far as the court otherwise orders, a prescribed en statement may be admitted as evidence for the ecution at the trial of the accused person on proof on oath he person who made the statement:	13 14 15 16
		(a)	is dead, or so ill as not to be able to travel or to give evidence without a risk of endangering the person's life, or	17 18 19
		(b)	is absent from Australia.	20
	(3)	may	accused person so requires, a prescribed written statement be admitted as evidence in the accused person's defence e trial of the accused person whenever:	21 22 23
		(a)	 the person who made the statement: (i) is dead, or so ill as not to be able to travel or to give evidence without a risk of endangering the person's life, or (ii) is absent from Australia, or 	24 25 26 27 28
		(b)	 the committing justice has certified, before committing the person for trial, that in the opinion of the justice: (i) the evidence of the person who made the statement is material, and (ii) the person is willing to attend the trial, but is unable to bear the expense of attendance. 	29 30 31 32 33 34

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	(4)	referr stater	tement may not be admitted as evidence on the ground red to in subsection (3) (b) if the person who made the nent has, in due time before the trial, been subpoenaed by rown.	1 2 3 4		
	(5)	A prescribed written statement made in respect of an indictable offence may be admitted as evidence on the trial of the accused person for any other offence, whether of the same or of a different kind, if it would be admissible on his or her trial for the offence in respect of which it was made.				
	(6)	a pre	a trial it appears to the court that the whole or any part of scribed written statement is inadmissible, the court may t the statement or that part, as the case may be, as ence.	10 11 12 13		
Divis	ion (6	Restrictions on disclosure of evidence in certain sexual offence proceedings	14 15		
117	Арр	licatio	on of Division	16		
		This offen	Division applies to and in respect of the following ces:	17 18		
		(a)	a prescribed sexual offence, or	19		
		(b)	an offence under section 66, 73, 74, 78A, 78B, 78N, 78O, 78Q, 79, 80, 86, 87, 89, 90, 91A, 91B, 91D, 91E, 91F or 91G of the <i>Crimes Act 1900</i> , or	20 21 22		
		(c)	an offence that, at the time it was committed, was an offence to which this Division, or section 77A or 578 of the <i>Crimes Act 1900</i> , applied, or	23 24 25		
		(d)	an offence of attempting, or of conspiracy or incitement, to commit an offence referred to in paragraph (a), (b) or (c).	26 27 28		
118	Pro	ceedin	ngs in camera in certain cases	29		
	(1)	offen	proceeding, or any part of any proceeding, in respect of an ce to which this Division applies is, if the court so directs, held in camera.	30 31 32		

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	(2)		court makes a direction under this section, it may (either	1
			lutely or subject to conditions) exempt any person from	2
			lirection to the extent necessary to allow that person to be ent as a support for a person giving evidence or for any	3 4
			purpose that the court thinks fit.	4
	(3)		court may make a direction under this section on its own	6
	(3)		on or at the request of any party to the proceedings.	7
	(4)	In de	termining whether to make a direction under this section	8
		the co	ourt is to consider the following matters:	9
		(a)	the need of the complainant to have any person	10
			excluded from those proceedings,	11
		(b)	the need of the complainant to have any person present	12
			in those proceedings,	13
		(c)	the interests of justice,	14
		(d)	any other matter that the court thinks relevant.	15
	(5)	In thi	is section:	16
		comp	<i>plainant</i> , in relation to any proceedings for an offence,	17
			as the person, or any of the persons, on whom the offence	18
		is alle	eged to have been committed and includes:	19
		(a)	in relation to an offence under section 91D, 91E or 91F	20
			of the Crimes Act 1900, the person under the age of 18	21
			years who is alleged to have participated in an act of	22
		(1)	child prostitution, and	23
		(b)	in relation to an offence under section 91G of the	24
			<i>Crimes Act 1900</i> , the person under the age of 18 years who is alleged to have been used for pornographic	25 26
			purposes.	20
119	Pub	licatio	on of evidence may be forbidden in certain cases	28
	(1)	In an	y proceedings against a person for an offence to which this	29
			sion applies, the court may from time to time make an	30
		order	forbidding publication of the whole or any part of the	31
			ence tendered in the proceedings or of any report or	32
		accou	unt of that evidence.	33

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	(2)	If the prosecuting authority or the accused person indicates to the court that it is desired that any particular matter given in evidence should be available for publication, no such order is to be made in respect of that matter.	1 2 3 4
	(3)	Any person who contravenes an order under this section is guilty of a summary offence and liable to a maximum penalty of 20 penalty units.	5 6 7
	(4)	This section is subject to any Act or law under which evidence relating to a child under the age of 18 years, or a report or account of that evidence, may not be published.	8 9 10
Divis	ion 7	7 Miscellaneous	11
120	No	court fees to be taken in criminal cases	12
		It is unlawful to receive any court fee for the issuing of process on behalf of a person charged with an indictable offence in any court, or to receive a fee from any such person issuing any writ or recording any appearance or plea to an indictment.	13 14 15 16
121		nesses neglecting to attend trial captured under warrant may admitted to bail	17 18
		If a person bound by a bail undertaking, or served with a subpoena, to attend as a witness in any court at a trial:	19 20
		(a) fails to appear when called in open court, either at such trial, or on the day appointed for such trial, and	21 22
		(b) is arrested under a warrant issued by the court,	23
		bail may be taken before any justice for his or her appearance at the trial.	24 25
122	On	trial for perjury: presumption of authority to administer oath	26
		On a trial for perjury, the person before whom the perjury is alleged to have been committed is presumed to have had authority to administer the oath, or take the declaration, or affirmation, unless the contrary is shown.	27 28 29 30

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123	Joint trial in case of perjury	1
	If:	2
	(a) a number of persons are severally indicted for perjury false swearing, and	or 3 4
	(b) the statements alleged to be false:	5
	(i) are alleged to have been made on the sar	
	occasion, before the same court or tribunal a in respect of the same subject-matter, and	nd 7
	(ii) are in each case to the same effect, whether	
	identical terms or not,	10
	all of those persons may be tried together, at the same time a	
	before the same jury, provided that each person is to have h	
	or her full right of challenge.	13
124	Alternative verdict of attempt on trial for any indictable offen	ce 14
	If, on the trial of a person for any indictable offence, the jury	
	not satisfied that the person is guilty of the offence, but	
	satisfied that he or she is guilty of:	17
	(a) an attempt to commit the offence, or	18
	(b) an assault with intent to commit the offence,	19
	it may acquit the person of the offence charged and find t	
	person guilty of the attempt or assault, and the person is liab to punishment accordingly.	ble 21
	to punisiment accordingly.	22
125	No further prosecution after trial for serious indictable offen	
	where alternative verdict possible	24
	If under any Act a person who is tried for a serious indictab	
	offence may be acquitted of that offence but found guilty some other offence, the person is not liable to furth	
	prosecution on the same facts for that other offence.	28
126	Restitution of property	29
	(1) In any criminal proceedings in which it is alleged that t	
	accused person has unlawfully acquired or disposed property, the court may order that the property be restored	
		10 2/
	such person as appears to the court to be lawfully entitled to	

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[32]

[33]

(2	perso	an order may be made whether or not the court finds the on guilty of any offence with respect to the acquisition or osal of the property.	1 2 3
(3) Such	an order may not be made in respect of:	4
	(a)	any valuable security given by the accused person in payment of a liability to which the person was subject when the payment was made, or	5 6 7
	(b)	any negotiable instrument accepted by the accused person as valuable consideration in circumstances in which the person had no notice, or cause to suspect, that the instrument had been dishonestly come by.	8 9 10 11
		se not to be proceeded with: accused person to be from custody	12 13
(1	respe not t Gene certif	leciding that no further proceedings are to be taken with ect to a person who is in custody on remand, whether or the person has been committed for trial, the Attorney eral or Director of Public Prosecutions may cause a ficate to that effect, in the form prescribed by the lations, to be delivered to the Supreme Court.	14 15 16 17 18 19
(2	order	receipt of such a certificate, the Supreme Court may, by r, direct that the person to whom the certificate relates be used from custody.	20 21 22
New sec	tion 110) Law enforcement devices	23
from sect Insert ins	ion 110 tead "se	ection 33, 35, 46, 47 or 57 of the Road Transport (Safety	24 25 26
		agement) Act 1999".	27
New sec		.,	28
		AC or 4DA of the <i>Traffic Act 1909</i> ".	29
Insert instead "section 47 or 57 of the <i>Road Transport (Safety and Traffic Management) Act 1999</i> ".			30 31

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[34]	New	sectio	on 110 (5)	1
			fic Act 1909". ad "Road Transport (Safety and Traffic Management) Act 1999".	2 3
[35]	New	Part 5	j	4
	Insert	after	new section 127:	5
	Part	5 F	Proceedings for treason and related offences	6
	128	Def	nitions	7
			In this Part:	8
			<i>expressed by spoken word</i> , in relation to treasonable sentiments, means expressed, uttered or declared by open and advised speaking, and in no other manner.	9 10 11
			<i>treason-related offence</i> means an offence arising under section 12 of the <i>Crimes Act 1900</i> .	12 13
			<i>treason</i> means any of the offences whose existence is saved by operation of section 11 of the <i>Crimes Act 1900</i> .	14 15
			<i>treasonable sentiments</i> means the compassings, imaginations, inventions, devices or intentions giving rise to a treason-related offence.	16 17 18
	129		e within which prosecution to be commenced and warrant led for treason-related offence	19 20
		(1)	No person is to be prosecuted for treasonable sentiments expressed by spoken word unless:	21 22
			(a) information of those sentiments, and of the words by which they were so expressed, was given on oath to one or more justice or justices within 6 days after the words were spoken, and	23 24 25 26
			(b) a warrant for the apprehension of the person was issued within 10 days after the information was given.	27 28
		(2)	No person may be convicted in respect of treasonable sentiments expressed by spoken word unless:	29 30
			(a) the person confesses to those sentiments in open court, or	31 32

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Schedule 2

		(b) the words by which those sentiments were so expressed are proved by at least 2 witnesses.	1 2
	130	More than one act may be charged in indictment for treason-related offence	3 4
		In any indictment for a treason-related offence, any number of matters, acts or deeds by which treasonable sentiments have been expressed, uttered, or declared may be charged against the accused person.	5 6 7 8
	131	Indictment for treason-related offence valid though facts may amount to treason	9 10
		(1) An indictment for a treason-related offence is not bad, insufficient, void, erroneous or defective merely because the facts or matters alleged in the indictment amount in law to treason.	11 12 13 14
		(2) A person is not entitled to be acquitted of a treason-related offence merely because the facts or matters proved on the person's trial amount in law to treason, but no person tried for a treason-related offence may subsequently be prosecuted on the same facts for treason.	15 16 17 18 19
	132	Procedure for treason to be as for murder	20
		In all cases of treason, the person charged is to be arraigned and tried in the same manner, and according to the same course and order of trial, as if the person stood charged with murder.	21 22 23
[36]	New F	Part 6, heading	24
		the following headings after new section 132:	25
	Part	6 Police custody of property	26
	Divisi	ion 1 General	27
[37]	New s	sections 133–138	28
		nber existing sections 38–43 as sections 133–138 and transfer them v Division 1 of Part 6.	29 30

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[38]	New section 135	1
	Omit "section 39" from new section 135 (1). Insert instead "section 134".	2
[39]	New section 136	3
	Omit "section 40" from new section 136. Insert instead "section 135".	4
[40]	New Part 6, Division 2, heading	5
	Insert the following heading after new section 138:	6
	Division 2 Livestock	7
[41]	New sections 139–146	8
	Renumber existing sections 44–51 as sections 139–146 and transfer them to new Division 2 of Part 6.	9 10
[42]	New section 144	11
	Omit "section 50" from new section 144. Insert instead "section 145".	12
[43]	New Part 7	13
	Insert the following heading after new section 146:	14
	Part 7 Sexual assault communications privilege	15
[44]	New sections 147–176	16
	Renumber existing sections 57–69 as sections 147–176 and transfer them to new Part 7.	17 18
[45]	New section 147 Interpretation	19
	Omit the definition of <i>court</i> from new section 147 (1).	20
[46]	New section 147 (1), definition of "sexual assault offence"	21
	Omit paragraph (a). Insert instead:	22
	(a) an offence to which Division 6 of Part 4 applies, or	23

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[47]	New section 171 Ancillary orders	1
	Omit "section 577A, 578 or" from section 171 (2). Insert instead "section 106 or 119 of this Act or section".	2 3
[48]	New Part 8	4
	Insert the following heading after new section 151:	5
	Part 8 Sentencing by reference to outstanding charges	6 7
[49]	New sections 152–155	8
	Renumber existing sections 20–23 as sections 152–155 and transfer them to new Part 8.	9 10
[50]	New section 152	11
	Omit "section 22" from new section 152 (1). Insert instead "section 154".	12
[51]	New section 154	13
	Omit "section 21" from new section 154 (1). Insert instead "section 153".	14
[52]	New section 155	15
	Omit "section 21" wherever occurring in new section 155. Insert instead "section 153".	16 17
[53]	New Part 9	18
	Insert the following heading after new section 155:	19
	Part 9 Victim impact statements	20
[54]	New sections 156–161	21
	Renumber existing sections 23A–23E as sections 156–161 and transfer them to new Part 9.	22 23

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[55]	New Part 10	1
	Insert the following heading after new section 161:	2
	Part 10 Correction and adjustment of sentences	3
[56]	New sections 162–164	4
	Renumber existing sections 23F–24A as sections 162–164 and transfer them to new Part 10.	5 6
[57]	New section 164	7
	Omit "section 24" from new section 164 (4). Insert instead "section 163".	8
[58]	New Part 11	9
	Insert the following heading after new section 164:	10
	Part 11 Sentencing guidelines	11
[59]	New sections 165–171	12
	Renumber existing sections 25–29A as sections 165–171 and transfer them to new Part 11.	13 14
[60]	New sections 167–171	15
	Omit "section 26" wherever occurring. Insert instead "section 166".	16
[61]	Existing sections 52–56	17
	Omit the sections.	18
[62]	New Schedule 1, heading	19
	Insert after new section 171 the following heading:	20
	Schedule 1 Indictable offences triable summarily	21

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[63]	New Schedule 1, Tables 1 and 2	1
	Transfer to new Schedule 1 Tables 1 and 2 to existing Part 9A.	2
[64]	New Schedule 1, Table 1, item 16	3
	Insert after item 16 (2):	4
	(3) Any offence under Part 6A (other than an offence arising under section 310B of the <i>Crimes Act 1900</i>).	5 6
[65]	New Schedule 1, Table 1, item 18A	7
	Omit the item.	8
[66]	New Schedule 2	9
	Renumber existing Schedule 1 as Schedule 2.	10
[67]	New Schedule 2, clause 1	11
	Insert at the end of clause 1 (1):	12
	Crimes Legislation Amendment (Sentencing) Act 1999	13
	Crimes (Sentencing Procedure) Act 1999	14
	Crimes (Administration of Sentences) Act 1999	15
[68]	New Schedule 2 Part 4	16
	Insert after Part 3 of new Schedule 2:	17
	Part 4 Provisions consequent on enactment of	18
	Crimes Legislation Amendment (Sentencing)	18
	Act 1999	20
	Division 1 Preliminary	21
	5 Definitions	22
	In this Part:	23
	1999 amending Act means the Crimes Legislation Amendment (Sentencing) Act 1999.	24 25

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amended legislation means any Act or instrument amended by Schedule 2, 3, 4 or 5 to the 1999 amending Act, as so amended. inted d

	appo	<i>inted day</i> means:	4
	(a)	in relation to a provision of the old legislation that has	5
		been repealed or amended by the 1999 amending Act,	6
		the day on which the repeal or amendment commences,	7
		or	8
	(b)	in relation to a new provision inserted into the amended	9
		legislation by the 1999 amending Act, the day on which	10
		the new provision commences.	11
	old l	egislation means:	12
	(a)	any Act or instrument repealed by Schedule 1 to the	13
		1999 amending Act, as in force immediately before its	14
		repeal, and	15
	(b)	any Act or instrument amended by Schedule 2, 3, 4 or	16
		5 to the 1999 amending Act, as in force immediately	17
		before its amendment.	18
Divis	sion 2	Crimes Act 1900	19
6	Definitior	IS	20
	In th	is Division:	21
	1900	Act means the Crimes Act 1900, as in force immediately	22
		re the appointed day.	23
7	Certificates under section 358		
	A ce	rtificate prepared in accordance with section 358 of the	25
		Act is taken to have been prepared in accordance with	26
	secti	on 127 of this Act.	27
8	Notices u	inder section 405A and 405AB	28
8			28 29
8	A no or 40	Inder section 405A and 405AB otice served on a person for the purposes of section 405A 05AB of the 1900 Act is taken to have been served on the on for the purposes of section 48 or 49 of this Act, as the	

case requires.

Amendment of Criminal Procedure Act 1986

9 E	Depositions under section 406	
	A deposition made in accordance with section 406 of the 1900 Act is taken to have been made in accordance with section 111 of this Act.	
10 0	Certificate evidence under section 414A	
	Any certificate prepared for the purposes of a provision of section 414A of the 1900 Act is taken to have been prepared for the purposes of section 109 or 110 of this Act, as the case requires.	
11 (Operation of section 442A	1
	Section 442A of the 1900 Act continues to have effect in relation to offences under section 61B, 61C and 61D of that Act, as in force before their repeal on 17 March 1991 by the <i>Crimes (Amendment) Act 1989.</i>	1 1 1 1
12 (Orders under section 578	1
	Any order that, immediately before the appointed day, was in force under section 578 of the 1900 Act is taken to be an order in force under section 119 of this Act, and may be amended and revoked accordingly.	1 1 1 1
Divisio	on 3 Correctional Centres Act 1952	2
13 E	Definitions	
	In this Division:	2
	1952 Act means the Correctional Centres Act 1952, as in force immediately before the appointed day.	-
14 F	Persons kept in custody under section 42A	,
	Anything done under or for the purposes of section 42A of the 1952 Act is taken to have been done under or for the purposes of Part 7 of this Act.	2 2 2

Schedule 2 Amendment of Criminal Procedure Act 1986

Divis	ion 4 General	1
15	Application of section 95	2
	(1) Section 95 does not apply to the trial of a person charged with an offence before 10 June 1994 (the date on which the right to make unsworn dock statements was originally abolished).	3 4 5
	(2) The re-enactment by section 95 of section 404A of the <i>Crimes Act 1900</i> does not limit the operation of section 30 of the <i>Interpretation Act 1987</i> in relation to the repeal of section 404A by the 1999 amending Act.	6 7 8 9
16	Application of section 105	10
	Nothing in section 105 authorises the admission of evidence of a kind that was inadmissible immediately before 14 July 1981 (the date on which section 409B of the <i>Crimes Act 1900</i> commenced).	11 12 13 14
17	Continued operation of Forfeited Recognizances and Bail Act 1954	15 16
	The <i>Forfeited Recognizances and Bail Act 1954</i> continues to apply to a recognizance entered into before the commencement of this clause as if that Act had not been repealed.	17 18 19
18	Delegations	20
	Any delegation that was in force immediately before the commencement of the 1999 amending Act under a provision of the old legislation for which there is a corresponding provision in the amended legislation is taken to be a delegation in force under the corresponding provision of the amended legislation.	21 22 23 24 25 26
19	Construction of certain references	27
	Subject to the <i>Crimes (Sentencing Procedure) Act 1999</i> , the <i>Crimes (Administration of Sentences) Act 1999</i> and the regulations under this Act, in any Act or instrument:	28 29 30
	 (a) a reference to a provision of the old legislation for which there is a corresponding provision in the amended legislation extends to the corresponding provision of the amended legislation, and 	31 32 33 34

Amendment of Criminal Procedure Act 1986

Schedule 2

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(b) a reference to any act, matter or thing referred to in a provision of the old legislation for which there is a corresponding provision in the amended legislation extends to the corresponding act, matter or thing referred to in the corresponding provision of the amended legislation.

20 General saving

Subject to the *Crimes (Sentencing Procedure) Act 1999*, the *Crimes (Administration of Sentences) Act 1999* and the regulations under this Act:

- (a) anything begun before the appointed day under a provision of the old legislation for which there is a corresponding provision in the amended legislation may be continued and completed under the old legislation as if the 1999 amending Act had not been enacted, and
- (b) subject to paragraph (a), anything done under a provision of the old legislation for which there is a corresponding provision in the amended legislation (including anything arising under paragraph (a)) is taken to have been done under the corresponding provision of the amended legislation.

Schedule 3	Amendment of Crimes Act 1900	1
	(Section 5)	2
(Sente	dments consequent on enactment of Crimes encing Procedure) Act 1999 and Crimes nistration of Sentences) Act 1999	3 4 5
[1] Part 6A		6
Insert after	Part 6:	7
Part 6A Offences relating to escape from lawful custody		8 9
310A Defi	nitions	10
	In this Part:	11
	<i>correctional centre</i> means a correctional centre within the meaning of the <i>Crimes (Administration of Sentences) Act 1999</i> , and includes a correctional complex within the meaning of that Act.	12 13 14 15
	<i>inmate</i> has the same meaning as it has in the <i>Crimes</i> (Administration of Sentences) Act 1999.	16 17
310B Res	cuing inmate from lawful custody	18
	Any person who, by force, rescues or attempts to rescue an inmate from lawful custody is guilty of an offence.	19 20
	Maximum penalty: imprisonment for 14 years.	21
310C Aidi	ng escape	22
	Any person:	23
	(a) who aids an inmate in escaping or attempting to escape from lawful custody, or	24 25

Amendment of Crimes Act 1900

Schedule 3

		(b) who conveys anything or causes anything to be conveyed into a correctional centre or to an inmate with	1 2
		intent to facilitate the escape of an inmate,	3
		is guilty of an offence.	4
		Maximum penalty: imprisonment for 7 years.	5
310D	Esc	aping	6
		Any inmate:	7
		(a) who escapes or attempts to escape from lawful custody, or	8 9
		(b) who, having been temporarily released from lawful custody, fails to return to lawful custody at the end of the time for which the inmate has been released,	10 11 12
		is guilty of an offence.	13
		Maximum penalty: imprisonment for 10 years.	14
310E	Tun	nels to facilitate escape	15
	(1)	A person who constructs, or takes part in the construction of, a tunnel that could reasonably be thought likely to be intended for use in facilitating an inmate's escape from lawful custody is guilty of an offence.	16 17 18 19
		Maximum penalty: imprisonment for 10 years.	20
	(2)	It is not necessary for the prosecution to prove that the tunnel was actually intended for use in facilitating an escape, but it is a defence for the accused person to establish that he or she did not intend it to be so used.	21 22 23 24
	(3)	In this section:	25
		<i>tunnel</i> includes any partially completed tunnel and any excavation.	26 27
310F	Per	mitting escape	28
	(1)	Any person who, being an officer of a correctional centre or a police officer, has actual custody of an inmate for the time being is guilty of an offence if he or she wilfully permits the inmate to escape from custody. Maximum penalty: imprisonment for 7 years.	29 30 31 32 33

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Schedule 3 Amendment of Crimes Act 1900

		(2)		person who, being an officer of a correctional centre or a e officer, has actual custody of an inmate for the time	1 2
				g is guilty of an indictable offence if he or she negligently	3
			perm	its the inmate to escape from custody.	4
			Maxi	imum penalty: imprisonment for 2 years.	5
		(3)		person who is employed by the management company of	6
				anaged correctional centre (within the meaning of the	7
				<i>tes (Administration of Sentences) Act 1999)</i> as a custodian mates at, or travelling to or from, the correctional centre is,	8 9
				he purposes of this section, an officer of a correctional	9 10
			centr		10
	310G	Har	bourir	ng escapee	12
			Anv	person who knowingly harbours, maintains or employs an	13
				bed inmate is guilty of an offence.	14
			Maxi	imum penalty: imprisonment for 3 years.	15
	310H	Apr	olicatio	on of Division	16
		1.1.		Division does not apply to or in respect of:	17
			(a)	an inmate who is in lawful custody for the purpose of serving a sentence of imprisonment the subject of a	18 19
				periodic detention order or home detention order under	19 20
				the Crimes (Sentencing Procedure) Act 1999, or	20
			(b)	a detention centre or a detainee within the meaning of	22
				the Children (Detention Centres) Act 1987.	23
[2]	Section	on 35	3AC 1	Taking of finger-prints at court—pilot scheme	24
	Omit	the se	ection.		25
[3]	Section	on 36	0A Ind	dictment etc of corporations	26
	Omit	sectio	on 360	DA (6).	27
[4]	Section	ons 4	31B, 4	432, 438–447A	28
	Omit	the se	ections	s and any italic headings appearing above the sections.	29

Amendment of Crimes Act 1900

[5]	Part 13 Proceedings after sentence	1
	Omit the Part.	2
[6]	Sections 547, 548, 549, 552, 553, 554 and 555	3
	Omit the sections and any italic headings appearing above the sections.	4
[7]	Part 15 Conditional release of offenders	5
	Omit the Part.	6

Schedule 3 Amendment of	Crimes	Act	1900
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Part 2 Amendments consequent on transfer of provisions from Crimes Act 1900 to Criminal Procedure Act 1986

2 3

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Section 4 Definitions	4
Omit the definitions of <i>Prescribed sexual offence</i> and <i>Prescribed sexual offence proceedings</i> from section 4 (1).	5 6
Sections 13, 14, 15 and 16A	7
Omit the sections.	8
Section 77A Proceedings in camera in certain cases	9
Omit the section.	10
Section 358 Discharge of prisoner on certificate from Attorney General or Director of Public prosecutions	11 12
Omit the section and the italic heading appearing above the section.	13
Sections 359, 360, 361–407AA	14
Omit the sections and any italic headings appearing above the sections.	15
Section 360A Indictment etc of corporations	16
Omit section 360A (1)–(5) and (7).	17
Sections 409–414B	18
Omit the sections.	19
Sections 419–427	20
Omit the sections and any italic headings appearing above the sections.	21
Section 475C Effect of certain provisions	22
Omit "section 33P". Insert instead "section 33".	23
	Omit the definitions of Prescribed sexual offence and Prescribed sexual offence proceedings from section 4 (1).Sections 13, 14, 15 and 16AOmit the sections.Section 77A Proceedings in camera in certain casesOmit the section.Section 358 Discharge of prisoner on certificate from Attorney General or Director of Public prosecutionsOmit the section and the italic heading appearing above the section.Section 359, 360, 361–407AAOmit the sections and any italic headings appearing above the sections.Section 360A Indictment etc of corporationsOmit section 360A (1)–(5) and (7).Sections 419–427Omit the sections and any italic headings appearing above the sections.Section 475C Effect of certain provisions

Amendment of Crimes Act 1900

[17]	Sections 550, 551, 564–567A, 574A and 575–578	1
	Omit the sections and any italic headings appearing above the sections.	2
[18]	First, Third, Fourth and Fifth Schedules	3
	Omit the Schedules.	4
[19]	Second Schedule	5
	Omit the matter in the Schedule. Insert instead:	6
	Part 1.	7
	Sections 23, 34, 40, 62 and 77 (in Part 3).	8
	Sections 116, 118–124, 128–130, 163, 183, 191, 193 and 194 (in Part 4).	9 10
	Sections 250 and 251 (in Part 5).	11
	Section 310B (in Part 6A).	12
	Sections 345–347 and 351 (in Part 9).	13
	Parts 10, 10A, 10B, 11, 12 and 13A.	14
	Sections 547A–547C (in Part 14).	15
	Part 16.	16

Part 3 Amendments abolishing penal servitude and distinction between felony and misdemeanour

1 2

[20]	Section 4 Definitions	3
	Insert in alphabetical order in section 4 (1):	4
	<i>Minor indictable offence</i> means an indictable offence that is not a serious indictable offence.	5 6
	<i>Serious indictable offence</i> means an indictable offence that is punishable by imprisonment for life or for a term of 5 years or more.	7 8 9
[21]	Sections 7, 121, 122, 190, 384 and Table to section 428B	10
	Omit "felonious" and "feloniously" wherever occurring. Insert instead "unlawful" and "unlawfully" respectively.	11 12
[22]	Sections 9 and 10	13
	Omit the sections.	14
[23]	Section 11	15
	Omit the italicized heading appearing above the section.	16
[24]	Section 13 Time within which prosecution to be commenced and arrest warrant issued	17 18
	Omit "felony" from section 13 (1).	19
	Insert instead "offence under section 12".	20
[25]	Section 14 More than one matter may be charged	21
	Omit "felony under this Part". Insert instead "offence under section 12".	22
[26]	Section 15 Informations valid though facts may amount to treason	23
	Omit "felony under this Part" and "such felony" wherever occurring.	24
	Insert instead "offence under section 12" and "the offence", respectively.	25

Amendment of Crimes Act 1900

[27]	Section 55 Possessing explosives etc with intent to injure	1
	Omit "an offence being felony" wherever occurring. Insert instead "a serious indictable offence".	2 3
[28]	Sections 58, 101, 107, 111, 113 and 190	4
	Omit "felony" wherever occurring. Insert instead "a serious indictable offence".	5 6
[29]	Sections 106, 112 and 344A	7
	Omit "felony" wherever occurring. Insert instead "serious indictable offence".	8 9
[30]	Section 109 Breaking out of dwelling-house after committing, or entering with intent to commit, indictable offence	10 11
	Omit "felony" where firstly occurring in section 109 (1). Insert instead "a serious indictable offence".	12 13
[31]	Section 109 (1)	14
	Omit "felony" where secondly occurring. Insert instead "serious indictable offence".	15 16
[32]	Section 114 Being armed with intent to commit indictable offence	17
	Omit "or to enter a building and to commit a misdemeanour therein" from section 114 (1) (a).	18 19
[33]	Section 114 (1) (c)	20
	Omit "a felony or misdemeanour" wherever occurring. Insert instead "an indictable offence".	21 22
[34]	Section 115 Being convicted offender armed with intent to commit indictable offence	23 24
	Omit "felony or misdemeanour". Insert instead "indictable offence".	25

Schedule 3	Amendment of Crim	es Act 1900
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[35]	Section 117 Punishment for larceny	1
	Omit "felony". Insert instead "indictable offence".	2
[36]	Section 123 Verdict of minor indictable offence	3
	Omit "a misdemeanour". Insert instead "a minor indictable offence".	4
[37]	Section 123	5
	Omit "such misdemeanour". Insert instead "the minor indictable offence".	6
[38]	Section 168 Fraudulent sale of property by agent	7
	Omit "a misdemeanour". Insert instead "an indictable offence and liable to imprisonment for 5 years".	8 9
[39]	Section 188 Receiving stolen property where stealing a serious indictable offence	10 11
	Omit "felony" where firstly and secondly occurring. Insert instead "a serious indictable offence".	12 13
[40]	Section 188	14
	Omit "felony" where thirdly occurring. Insert instead "offence".	15
[41]	Section 188	16
	Omit "felon". Insert instead "offender".	17
[42]	Sections 189 and 351	18
	Omit "misdemeanour" and "misdemeanours" wherever occurring. Insert instead "minor indictable offence" and "minor indictable offences", respectively.	19 20 21
[43]	Section 189B Prosecution under section 188 or 189 where property stolen in course of transmission	22 23
	Omit "a felony or a misdemeanour" from section 189B (1) (b). Insert instead "a serious indictable offence or a minor indictable offence".	24 25

Amendment of Crimes Act 1900

[44]	Section 311 Definitions	1
	Omit the definition of <i>serious offence</i> from section 311 (1).	2
[45]	Part 7 Public justice offences	3
	Omit "serious offence" wherever occurring. Insert instead "serious indictable offence".	4 5
[46]	Section 345 Principals in the second degree—how tried and punished	6
	Omit "any felony, whether the same is a felony at Common Law, or by this or any other statute, now existing or hereafter to be passed,". Insert instead "any serious indictable offence".	7 8 9
[47]	Section 346 Accessories before the fact—how tried and punished	10
	Omit "any such felony". Insert instead "a serious indictable offence".	11
[48]	Section 346	12
	Omit "principal felon" wherever occurring. Insert instead "principal offender".	13 14
[49]	Section 346	15
	Omit "such felon". Insert instead "the principal offender".	16
[50]	Section 346	17
	Omit "the felony". Insert instead "the offence".	18
[51]	Section 347 Accessories after the fact—how tried and punished	19
	Omit "any such felony". Insert instead "a serious indictable offence".	20
[52]	Section 347	21
	Omit "principal felon". Insert instead "principal offender".	22
[53]	Section 347	23
	Omit "such felon". Insert instead "the principal offender".	24

Schedule 3	Amendment of Crimes	Act 1900

[54]	Section 348 Punishment of accessories after the fact to certain treason-related offences	1 2
	Omit "any felony under Part 2, relating to treason-felony,". Insert instead "an offence under section 12".	3 4
[55]	Section 350	5
	Omit the section. Insert instead:	6
	350 Punishment of accessories after the fact to other serious indictable offences	7 8
	An accessory after the fact to any other serious indictable offence is liable to imprisonment for 5 years, except where otherwise specifically enacted.	9 10 11
[56]	Section 351 Trial and punishment of abettors of minor indictable offences	12 13
	Omit "any misdemeanour" and "a misdemeanour". Insert instead "a minor indictable offence" and "an offence", respectively.	14 15
[57]	Section 352 Person in act of committing or having committed offence	16
	Omit "felony" wherever occurring in section 352 (1) and (2). Insert instead "serious indictable offence".	17 18
[58]	Section 352 (2) (a)	19
	Omit "or crime".	20
[59]	Section 352 (3)	21
	Omit "misdemeanour, or an offence punishable as a misdemeanour,". Insert instead "minor indictable offence".	22 23
[60]	Section 352 (4)	24
	Omit "other than a charge of felony or misdemeanour or offence punishable as a misdemeanour". Insert instead "(other than a charge of an indictable offence)".	25 26 27

Amendment of Crimes Act 1900

[61]	Section 360A Indictment etc of corporations	1
	Omit section 360A (6A).	2
[62]	Sections 363, 378, 400, 409, 411, 427, 428B and 443	3
	Omit "felony" and "misdemeanour" wherever occurring. Insert instead "serious indictable offence" and "minor indictable offence", respectively.	4 5 6
[63]	Sections 371 and 385	7
	Omit "felony", "felonies" and "felon" wherever occurring. Insert instead "a serious indictable offence", "serious indictable offences" and "offender", respectively.	8 9 10
[64]	Section 425 Conviction for minor indictable offence where facts amount to serious indictable offence	11 12
	Omit "felony" and "misdemeanour" wherever occurring. Insert instead "a serious indictable offence" and "minor indictable offence", respectively.	13 14 15
[65]	Section 426 No double jeopardy where alternative verdict possible under this Act	16 17
	Omit "felony". Insert instead "a serious indictable offence".	18
[66]	Section 475A Offences punishable summarily	19
	Omit "penal servitude or" wherever occurring in section 475A (4).	20
[67]	Section 476 Indictable offences punishable summarily with consent of accused person	21 22
	Insert after section 476 (9):	23
	(9A) In this section, a reference to a felony is a reference to an offence that, immediately before the commencement of this subsection, was a felony.	24 25 26

Schedule 3 Amendment of Crimes Act 1900

		(9B)	If, immediately before the commencement of this subsection, a conviction for an offence would have been a conviction for a felony, a conviction under this section for that offence is, for all purposes, taken to be a conviction for a serious indictable offence.	1 2 3 4 5	
[68]	Section	ons 5	80E, 580F and 580G	6	
	Insert	after	section 580D:	7	
	580E Ab		polition of distinction between felony and misdemeanour		
		(1)	All distinctions between felony and misdemeanour are abolished.	9 10	
		(2)	In all matters in which a distinction has previously been made between felony and misdemeanour, the law and practice in regard to indictable offences is to be the law and practice applicable, immediately before the commencement of this section, to misdemeanours.	11 12 13 14 15	
		(3)	Any proceedings for an offence that were commenced before the commencement of this section (being proceedings for an offence that was previously a felony or misdemeanour) are to continue to be dealt with, and to be disposed of, as if the <i>Crimes Legislation Amendment (Sentencing) Act 1999</i> had not been enacted.	16 17 18 19 20 21	
		(4)	 (a) a reference to a felony is taken to be a reference to a serious indictable offence, and (b) a reference to a misdemeanour is taken to be a reference to a minor indictable offence. 	22 23 24 25 26	
		(5)	This section does not affect the operation of any Act or instrument that restricts the commencement of proceedings against any person in respect of any offence.	27 28 29	
	580F	Abc	plition of penal servitude	30	
		(1)	The punishment of penal servitude is abolished.	31	
		(2)	Any sentence of penal servitude that was in force, immediately before the commencement of this section, is to be taken to be a sentence of imprisonment and is to continue in force as such	32 33 34	

Amendment of Crimes Act 1900

			for the remainder of the term for which the sentence of penal servitude would, but for this section, have continued in force.	1 2
		(3)	Subject to the regulations, in any Act or instrument, a reference to penal servitude is taken to be a reference to imprisonment.	3 4
	580G	Abo	lition of imprisonment with light or hard labour	5
		(1)	The punishments of imprisonment with light labour and imprisonment with hard labour are abolished.	6 7
		(2)	Any sentence of imprisonment with light labour or imprisonment with hard labour that was in force, immediately	8 9
			before the commencement of this section, is to be taken to be	10
			a sentence of imprisonment only and is to continue to have	11
			effect as such for the remainder of the term for which the	12
			sentence of imprisonment with light labour or imprisonment with hard labour would, but for this section, have had effect.	13 14
[69]	Secon	d Sc	hedule	15
	Omit '	'to 1()". Insert instead "to 8".	16
[70]	The w	hole	Act	17
		-	al servitude" wherever occurring (except where otherwise y this Act).	18 19
		-	ad "imprisonment".	20

Schedule 4 Amendment of other Acts and instrument	Schedule 4	Amendment of	other Acts ar	nd instruments
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Sch	edule 4 Ame	ndment of other Acts and instruments	1
		(Section 6)	2
Part	(Sentencin	nts consequent on enactment of Crimes g Procedure) Act 1999 and Crimes ation of Sentences) Act 1999	3 4 5
4.1	Bail Act 1978 No	o 161	6
[1]	Section 4 Definition	ons	7
	conviction in secti		8 9
		tion 10 of the Crimes (Sentencing Procedure) Act 1999".	10
[2]	Section 4 (2) (e)		11
	Omit the paragraph	h. Insert instead:	12
	(e)	a person who may appear or be brought before a court	13
		under section 98 of the <i>Crimes (Sentencing Procedure)</i> <i>Act 1999</i> or section 116 of the <i>Crimes (Administration</i>	14 15
		of Sentences) Act 1999, and	16
[3]	Section 6 Grant o	f bail for certain periods	17
	Insert "or sentence	" after "conviction" in section 6 (d).	18
[4]	Section 6 (g1)		19
	Omit "Community Service Orders Act 1979".		
	Insert instead "Cri	mes (Sentencing Procedure) Act 1999".	21
[5]	Section 6 (g2)		22
	Omit the paragraph	h.	23

Amendment of other Acts and instruments	Schedule 4

[6]	Section 16 Exter	sion of meaning of "adjournment" in section 6	1
		5 of the <i>Crimes Act 1900</i> " from section 16 (e). ction 64 of the <i>Criminal Procedure Act 1986</i> ".	2 3
[7]	Section 16 (e1) a	nd (e2)	4
	Insert after section	n 16 (e):	5
	(e1)	the period between the conviction of a person and the sentencing of the person,	6 7
	(e2)	the period between the finding of a person's guilt and the making of an order under section 33 of the <i>Children</i> (<i>Criminal Proceedings</i>) Act 1987 against the person,	8 9 10
[8]	Section 16 (h)		11
	Omit the paragrap	bh. Insert instead:	12
	(h)	the term of a stay of execution of sentence under section 80 of the <i>Crimes (Sentencing Procedure) Act 1999</i> .	13 14
[9]	Section 51 Offen	ce of failing to appear	15
		4 of the <i>Crimes Act 1900</i> " from section 51 (8). vision 2 of Part 4 of the <i>Crimes (Sentencing Procedure)</i>	16 17 18
[10]	Section 58 Inden	nnification of agreeing parties	19
	Omit "Part 9A" fi	rom section 58 (4). Insert instead "Division 3 of Part 2".	20
4.2	Children (Care	and Protection) Act 1987 No 54	21
[1]	Section 121 Proc	ceedings for offences	22
	Omit "Part 9A" fr	om section 121 (2). Insert instead "Division 3 of Part 2".	23

[2]	Section 122 Evid	dence of young children	1
	Omit "section 40 122 (1) and (2).	6 of the Crimes Act 1900" wherever occurring in section	2 3
	Insert instead "se	ection 111 of the Criminal Procedure Act 1986".	4
4.3	Children (Com	munity Service Orders) Act 1987 No 56	5
	Section 5 Makin	g of children's community service orders	6
	Omit "section 55 section 5 (3).	i4 (2), 556A (1) or 558 (1) of the <i>Crimes Act 1900</i> " from	7 8
	Insert instead "D Act 1999".	ivision 3 of Part 2 of the Crimes (Sentencing Procedure)	9 10
4.4	Children (Crim	inal Proceedings) Act 1987 No 55	11
[1]	Section 24 Com	pensation	12
	Omit ", whether section 24 (a).	under a condition of a recognizance or otherwise" from	13 14
[2]	Section 33 Pena	lities	15
	Omit section 33	(1) (b). Insert instead:	16
	(b)	it may make an order releasing the person on condition	17
		that the person enters into a good behaviour bond for such period of time, not exceeding 2 years, as it thinks	18 19
		fit,	19 20
[3]	Section 33 (1) (g	a)	21
	Omit "Sentencing	g Act 1989".	22

Amendment of other Acts and instruments

[4]	Section 3	3 (1A)		1	
	Insert after section 33 (1):				
	(1A)	A go	A good behaviour bond referred to in subsection (1) (b):		
		(a)	must contain a condition to the effect that the person to whom the bond relates (the <i>person under bond</i>) will appear before the court if called on to do so at any time during the term of the bond, and	4 5 6 7	
		(b)	 must contain a condition to the effect that, during the term of the bond, the person under bond: (i) will be of good behaviour, and (ii) will inform the Children's Court of any change in the person's residential address, and 	8 9 10 11 12	
		(c)	 may contain such other conditions as are specified in the order by which the bond is imposed, other than conditions requiring the person under bond: (i) to perform community service work, or (ii) to make any payment, whether in the nature of a fine, compensation or otherwise. 	13 14 15 16 17 18	
[5]	Section 3	3 (5) (c)	19	
	Omit "sec	tion 43	8 of the Crimes Act 1900".	20	
	Insert inst	ead "se	ction 126 of the Criminal Procedure Act 1986".	21	
[6]	Section 3	3C		22	
	Insert after section 33B:				
	33C Ap ch	plicatio ildren	on of Crimes (Sentencing Procedure) Act 1999 to	24 25	
		Proc	provisions of Parts 3 and 4 of the <i>Crimes (Sentencing edure)</i> Act 1999 apply to the Children's Court in the same as they apply to a Local Court, and so apply as if:	26 27 28	
		(a)	a reference in those provisions to the sentencing of an offender to imprisonment were a reference to the making of a control order, and	29 30 31	
		(b)	a reference in those provisions to a conviction were a reference to a finding of guilt.	32 33	

Schedule 4	Amendment of other Acts and instruments
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[7]	Section 36 Compensation	1
	Insert "or 77B" after "section 71" in section 36 (1).	2
[8]	Section 36 (2)	3
	Omit "under this section".	4
[9]	Section 36 (3)	5
	Insert after section 36 (2):	6
	(3) The maximum amount of compensation that may be awarded is \$1,000.	7 8
[10]	Section 40 Variation of good behaviour bond or probation	9
	Omit "of recognizance or probation" wherever occurring. Insert instead "referred to in section 33 (1) (b) or (e)".	10 11
[11]	Section 40 (1) (c)	12
	Omit "the recognizance". Insert instead "the good behaviour bond".	13
[12]	Section 41 Enforcement of conditions of good behaviour bond or probation or of compliance with outcome plan	14 15
	Omit "recognizance" wherever occurring. Insert instead "good behaviour bond".	16 17
[13]	Section 43 Definition	18
	Omit "section 556A (1) (b) of the <i>Crimes Act 1900</i> " from section 43 (b) (ii).	19 20
	Insert instead "section 10 (1) (b) of the <i>Crimes (Sentencing Procedure) Act 1999</i> ".	21 22

Amendment of other Acts and instruments

4.5	Children (Deter	ntion Centres) Act 1987 No 57	1
[1]	Section 3 Definit	ions	2
	Omit paragraph (Insert instead:	c) of the definition of <i>detention order</i> in section 3 (1).	3 4
	(c)	an order in force under section 10 of this Act whereby the Minister administering the <i>Crimes (Administration</i> <i>of Sentences) Act 1999</i> has directed the transfer of a person who is a prisoner from a prison to a detention centre.	5 6 7 8 9
[2]	Section 3 (1), de	finition of "prison"	10
		on. Insert instead: <i>n</i> has the same meaning as <i>correctional centre</i> has in the <i>les (Administration of Sentences) Act 1999</i> .	11 12 13
[3]	Section 3 (1), de	finition of "prisoner"	14
		ical order: <i>ner</i> has the same meaning as <i>inmate</i> has in the <i>Crimes</i> <i>inistration of Sentences) Act 1999</i> .	15 16 17
[4]	Section 3 (3)		18
	Omit "Prisons Ac Insert instead "Cr	ct 1952". rimes (Administration of Sentences) Act 1999".	19 20
[5]	Section 9 Perso detained in dete	ns on remand and persons subject to control to be ntion centres	21 22
	e	g Act 1989" from section 9 (5). rimes (Sentencing Procedure) Act 1999".	23 24
[6]	Sections 10 (1) a	and (3), 28 (1) and (3), 28D (1) and (2) (b) and 28F (1)	25
		ct 1952" wherever occurring. rimes (Administration of Sentences) Act 1999".	26 27

Schedule 4 Amendment of other Acts and instrumen	hedule 4	Amendment of	f other Acts	and instrumen
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[7]	Section	on 10 (1)		1
	Omit	"within the	meaning of that Act".	2
[8]	Section	ons 10 (2) (a	a) and 28 (2)	3
	Omit	"within the	meaning of the Prisons Act 1952" wherever occurring.	4
[9]	Section	on 21 Punis	hments for misbehaviour	5
	Omit (5).	"Sentencing	Act 1989" wherever occurring in section 21 (1) (e) and	6 7
	Insert instead "Crimes (Sentencing Procedure) Act 1999".			
[10]	Section	on 27 Relea	se on licence under the Crimes Act 1900	9
	Omit	the section.		10
[11]	Section	on 29		11
	Insert	after section	n 28F:	12
	29	Applicatio detainees	on of Crimes (Administration of Sentences) Act 1999 to	13 14
		<i>1999</i> same	6 and 7 of the <i>Crimes (Administration of Sentences) Act</i> applies to a detainee within the meaning of this Act in the way as it applies to an offender referred to in that Part, o applies as if in that Part:	15 16 17 18
		(a)	a reference to a correctional centre were a reference to a detention centre, and	19 20
		(b)	a reference to the Parole Board or a member of the Parole Board were a reference to the Children's Court or a Children's Magistrate, respectively, and	21 22 23
		(c)	a reference to the Secretary of the Parole Board were a reference to a Registrar of the Children's Court, and	24 25
		(d)	a reference to the Commissioner were a reference to the Director-General of the Department of Juvenile Justice.	26 27

Amen	dment of other Acts and instruments Schedule 4	_
[12]	Section 30 Discharge generally	1
	Omit "Sentencing Act 1989" from section 30 (3).	2
	Insert instead "Crimes (Sentencing Procedure) Act 1999".	3
4.6	Companion Animals Act 1998 No 87	4
	Sections 7 (6) (a), 23 (5), 48 (5) and 94 (2)	5
	Omit "section 556A of the Crimes Act 1900" wherever occurring.	6
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	. 7
4.7	Confiscation of Proceeds of Crime Act 1989 No 90	8
[1]	Section 4 Definitions	9
	Omit "section 556A of the <i>Crimes Act 1900</i> " from paragraph (b) of the definition of <i>relevant period</i> in section 4 (1).	e 10 11
	Insert instead "section 10 of the <i>Crimes (Sentencing Procedure)</i> Act 1999".	
[2]	Section 4 (1), paragraph (c) of definition of "relevant period"	13
	Omit "section 447B of the Crimes Act 1900 or section 21 of the Criminal	<i>l</i> 14
	Procedure Act 1986".	15
	Insert instead "Division 3 of Part 3 of the <i>Crimes (Sentencing Procedure)</i> Act 1999".) 16 17
[3]	Section 5 Meaning of "conviction of serious offence"	18
	Omit "section 556A of the Crimes Act 1900" wherever occurring in section	1 19
	5(1) (b) and (2) (b) (ii).	20
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	. 21

Schedule 4	Amendment of other Acts and instruments	
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[4]	Section 5 (1) (c) and (2) (b) (iii)	1
	Omit "section 447B of the <i>Crimes Act 1900</i> or section 21 of the <i>Criminal Procedure Act 1986</i> " wherever occurring.	2 3
	Insert instead "Division 3 of Part 3 of the Crimes (Sentencing Procedure) Act 1999".	4 5
4.8	Conveyancers Licensing Act 1995 No 57	6
[1]	Section 13 Suspension and cancellation of licences	7
	Omit section 13 (1) (j). Insert instead:	8
	(j) that the licensee is an inmate within the meaning of the <i>Crimes (Administration of Sentences) Act 1999</i> ,	9 10
[2]	Sections 43 (1) (d) and 55 (2) (d)	11
	Omit "is a prisoner within the meaning of the <i>Prisons Act 1952</i> " wherever occurring.	12 13
	Insert instead "is an inmate within the meaning of the <i>Crimes</i> (Administration of Sentences) Act 1999".	14 15
4.9	Co-operation Act 1923 (1924 No 1)	16
	Section 110A False statements in loan application etc	17
	Omit "section 556A (1) of the <i>Crimes Act 1900</i> " from section 110A (2). Insert instead "section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i> ".	18 19
4.10	Co-operatives Act 1992 No 18	20
	Section 401 False statements in loan application etc	21
	Omit "section 556A (1) of the <i>Crimes Act 1900</i> " from section 401 (4). Insert instead "section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i> ".	22 23

Amendment of other Acts and instruments

4.11	Coroners Act 1	980 No 27	1
		eaths in custody etc examinable only by State uty State Coroner	2 3
	Omit "a prison w 13A (1) (c).	rithin the meaning of the Prisons Act 1952" from section	4 5
	Insert instead "a	correctional centre within the meaning of the Crimes of Sentences) Act 1999".	6 7
4.12	Criminal Appea	al Act 1912 No 16	8
[1]	Section 2 Definit	tions	9
	Omit the definition	on of <i>Sentence</i> from section 2 (1). Insert instead:	10
	Sente	ence means:	11
	(a)	 any order made by the court of trial on convicting a person of an offence, including: (i) any sentence of imprisonment (including any sentence of imprisonment the subject of a periodic detention order or home detention order and any sentence of imprisonment whose execution is suspended), and (ii) any community service order, and (iii) any good behaviour bond, and (iv) any fine, 	12 13 14 15 16 17 18 19 20 21
		imposed under Part 2 of the Crimes (Sentencing Procedure) Act 1999, or	22 23
	(b)	any order made by the court of trial in respect of a person under section 10 of the <i>Crimes (Sentencing Procedure)</i> Act 1999 on finding the person guilty of an offence, or	24 25 26 27
	(c)	any order made by the court of trial in respect of a person under section 11 or 12 of the <i>Crimes (Sentencing Procedure) Act 1999</i> on convicting the person of an offence, or	28 29 30 31

Schedule 4 Amendment of other Acts and instruments

(d)	any order made by the court of trial imposing a limiting term of imprisonment on a person under section 23 (1) of the <i>Mental Health (Criminal Procedure) Act 1990</i> , and any other order or penalty made or imposed by the court of trial in respect of the person under section 23 (2) of that Act, or	1 2 3 4 5 6
(e)	any order made by the court of trial in respect of a person under section 39 of the <i>Mental Health (Criminal Procedure) Act 1990</i> , or	7 8 9
(f)	any direction for compensation made by the court of trial in respect of a person under section 71 or 77B of the <i>Victims Compensation Act 1996</i> , or	10 11 12
(g)	any order for restitution made by the court of trial in respect of a person under section 126 of the <i>Criminal Procedure Act 1986</i> , or	13 14 15
(h)	any order for the payment of costs made by the court of trial in respect of a person under section 14 of the <i>Supreme Court (Summary Jurisdiction) Act 1967</i> , section 52 of the <i>Land and Environment Court Act 1979</i> or section 153 of the <i>Coal Mines Regulation Act 1982</i> ,	16 17 18 19 20 21
	he power of the Court of Criminal Appeal to pass any sentence includes power to make any such order or tion.	22 23 24
Section 2 (2)		25
Omit the subsection	on.	26
Sections 5AD (1)	and 5DB (1)	27
Omit "Part 10" w	herever occurring. Insert instead "Division 4 of Part 2".	28
Section 9 Revest	ting and restitution of property	29
Insert "or 77B" at (5).	fter "section 71" wherever occurring in section 9 (4) and	30 31

[2]

[3]

[4]

Amendment of other Acts and instruments

[5]	Section 9 (4) and (5)	1
	Omit "section 21 of the <i>Criminal Procedure Act 1986</i> " wherever occurring. Insert instead "Division 3 of Part 3 of the <i>Crimes (Sentencing Procedure)</i> <i>Act 1999</i> ".	2 3 4
[6]	Section 18 Certain time to count as part of appellant's sentence	5
	Omit section 18 (1).	6
[7]	Section 18 (3)	7
	Omit "receives special treatment". Insert instead "is held in custody".	8
[8]	Section 18 (3)	9
	Omit "with special treatment".	10
[9]	Section 18 (4)	11
	Omit the subsection.	12
[10]	Section 25A Certain time to count as part of appellant's sentence	13
	Omit section 25A (2).	14
[11]	Section 25A (3)	15
	Omit "receives special treatment". Insert instead "is held in custody".	16
[12]	Section 25A (4)	17
	Omit the subsection.	18
4.13	Criminal Procedure Act 1986 No 209	19
[1]	Section 27 Maximum penalties for Table 1 offences	20
	Omit "section 444 of the <i>Crimes Act 1900</i> " from section 33J (7). Insert instead "Division 2 of Part 4 of the <i>Crimes (Sentencing Procedure)</i> <i>Act 1999</i> ".	21 22 23

Schedule 4	Amendment of other Acts and instruments
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[2]	Section 28 Maximum penalties for Table 2 offences	1
	Omit "section 444 of the Crimes Act 1900" from section 33K (3).	2
	Insert instead "Division 2 of Part 4 of the Crimes (Sentencing Procedure)	3
	Act 1999".	4
[3]	Section 54 Supreme Court or District Court may require indictment to	5
	be presented	6
	Omit "section 365 of the Crimes Act 1900" from section 54 (7).	7
	Insert instead "section 64".	8
[4]	Parts 8–11	9
	Omit the Parts.	10
4.14	Criminal Records Act 1991 No 8	11
	Section 16 Proceedings before courts	12
	Omit "section 414 of the Crimes Act 1900" from section 16 (3).	13
	Insert instead "section 86 of the Criminal Procedure Act 1986".	14
4.15	Crown Lands Act 1989 No 6	15
	Section 157 Compensation	16
	Omit "section 556A of the Crimes Act 1900" from section 157 (4).	17
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	18

Amendment of other Acts and instruments

4.16	Defamation Act 1974 No 18	1
[1]	Section 17CA Matters arising out of proceedings of Parole Board, Serious Offenders Review Council and Serious Offenders Management Committee	2 3 4
	Omit "Part 10 of the <i>Prisons Act 1952</i> or Part 3 of, or Part 2 of Schedule 2 to, the <i>Sentencing Act 1989</i> " from section 17CA (a).	5 6
	Insert instead "the <i>Crimes (Administration of Sentences) Act 1999</i> by the Parole Board or the Serious Offenders Review Council".	7 8
[2]	Section 17CB Matters relating to the operation of the Inspector-General of Corrective Services	9 10
	Omit "appointed under the <i>Correctional Centres Act 1952</i> as Inspector-General" from section 17CB (a).	11 12
4.17	District Court Act 1973 No 9	13
[1]	Section 166 Criminal jurisdiction of the Court	14
	Omit "section 5 (2)" from section 166 (2). Insert instead "section 11 (2)".	15
[2]	Section 171 Criminal procedure rules	16
	Omit "section 438 of the <i>Crimes Act 1900</i> " from section 171 (2) (j). Insert instead "section 126 of the <i>Criminal Procedure Act 1986</i> ".	17 18
[3]	Section 194 Pending proceedings etc	19
	Omit "section 577 of the <i>Crimes Act 1900</i> " from section 194 (2). Insert instead "section 13 of the <i>Criminal Procedure Act 1986</i> ".	20 21
4.18	Drug Court Act 1998 No 150	22
[1]	Section 5 Definition of "eligible person"	23
	Omit "Part 9A" from section 5 (2) (a). Insert instead "Division 3 of Part 2".	24

Schedule 4	Amendment of other Acts and instruments	
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[2]	Secti	on 12	Imposition	n of final sentence	1
	Omit	section	n 12 (3). Ir	nsert instead:	2
		(3)		sidering a drug offender's initial sentence, the Drug determine the drug offender's final sentence:	3 4
			tak (Se	making an order setting aside the initial sentence and ing such action under Part 2 of the <i>Crimes</i> <i>entencing Procedure</i>) <i>Act 1999</i> as it could have taken the offence to which the initial sentence related, or	5 6 7 8
			(b) by	making an order confirming the initial sentence.	9
[3]	Secti	on 12	(5)		10
	Omit	the s	bsection.		11
[4]	Secti	on 15	Sentences	s imposed by Drug Court	12
				ever occurring in section 15 (1). on 3 of Part 2".	13 14
[5]	Secti	on 18	Applicatio	on of criminal procedure legislation	15
	Omit	the s	ction. Inser	rt instead:	16
	18	Арј	lication of	criminal procedure legislation	17
		(1)	(Sentencin when sent in imposin Court to ta	isions of Division 3 of Part 3 of the <i>Crimes</i> <i>ag Procedure</i>) <i>Act 1999</i> that enable the Drug Court, tencing a person, to take other offences into account a penalty on the person do not enable the Drug ake into account any offence of the kind referred to in (2) of this Act.	18 19 20 21 22 23
		(2)	Procedure	isions of Division 3 of Part 2 of the <i>Criminal</i> <i>e Act 1986</i> are subject to such modifications (if any) scribed by the regulations under this Act.	24 25 26

Amendment of other Acts and instruments

4.19	Drug Misuse and Trafficking Act 1985 No 226	1
	Sections 30 (2), 31 (2), 32 (2)	2
	Omit "Part 9A". Insert instead "Division 3 of Part 2".	3
4.20	Electricity (Pacific Power) Act 1950 No 22	4
	Section 95 Recovery of penalties	5
	Omit "Part 9A" from section 95 (3). Insert instead "Division 3 of Part 2".	6
4.21	Evidence Act 1995 No 25	7
[1]	Section 19 Compellability of spouses and others in certain criminal proceedings	8 9
	Omit "section 407AA (Compellability of spouses to give evidence in certain proceedings) of the <i>Crimes Act 1900</i> ".	10 11
	Insert instead "section 104 (Compellability of spouses to give evidence in certain proceedings) of the <i>Criminal Procedure Act 1986</i> ".	12 13
[2]	Section 126G Definitions	14
	Omit "section 578 of the <i>Crimes Act 1900</i> " from paragraph (a) of the definition of <i>sexual assault offence</i> in section 126G (1).	15 16
	Insert instead "section 119 of the Criminal Procedure Act 1986".	17
[3]	Section 126K Ancillary orders	18
	Omit "section 577A, 578 or" from section 126K (2).	19
	Insert instead "section 106 or 119 of the Criminal Procedure Act 1986 or	20

Schedule 4	Amendment of other Acts and instruments
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4.22	Financial Institutions Commission Act 1992 No 47	1
	Section 38 Proceedings for offences	2
	Omit "Part 9A" from section 38 (2). Insert instead "Division 3 of Part 2".	3
4.23	Fines Act 1996 No 99	4
[1]	Section 79 Making of community service order against fine defaulter	5
	Insert after section 79 (5):	6
	(6) Subject to this Division:	7
	(a) Divisions 1 and 4 of Part 7 of the <i>Crimes (Sentencing Procedure) Act 1999</i> , and	8 9
	(b) Part 5 of the <i>Crimes (Administration of Sentences) Act</i> 1999,	10 11
	apply to a community service order under this section in the same way as they apply to a community service order under section 8 of the <i>Crimes (Sentencing Procedure) Act 1999</i> .	12 13 14
	(7) In the application of the provisions referred to in subsection (6) to a community service order under this section, a reference in those provisions to a court is taken to be a reference to the State Debt Recovery Office.	15 16 17 18
[2]	Section 84 Suspension of orders during imprisonment or detention	19
	Omit "prison" from section 84 (2) (a). Insert instead "a correctional centre".	20
[3]	Section 86 Revocation of community service order	21
	Omit "Community Service Orders Act 1979" from section 86 (1). Insert instead "Crimes (Administration of Sentences) Act 1999".	22 23
[4]	Section 87 Imprisonment following breach of community service order	24
	Omit "prison" from section 87 (1). Insert instead "a correctional centre".	25

Amendment of other Acts and instruments

[5]	Section 87 (2)			1
	Omit "to p	rison".		2
[6]	Section 89	Perio	dic detention	3
	-		erever occurring in section 89 (1) and (4). orrectional centre".	4 5
[7]	Section 89	(3)		6
	Omit "prise	on" wh	erever occurring. Insert instead "correctional centre".	7
[8]	Section 89	(8), (9) and (10)	8
	Insert after	sectior	n 89 (7):	9
	(8)	Subje	ct to this section:	10
		(a)	Divisions 1 and 4 of Part 5 of the Crimes (Sentencing Procedure) Act 1999, and	11 12
		(b)	Parts 3 and 7 of the Crimes (Administration of Sentences) Act 1999,	13 14
		same	to a periodic detention order under this section in the way as they apply to a periodic detention order under on 6 of the <i>Crimes (Sentencing Procedure) Act 1999</i> .	15 16 17
	(9)	(9) In the application of those provisions to a periodic detention order under this section, a reference in those provisions to a court is taken to be a reference to the Commissioner of Corrective Services.		18 19 20 21
	(10)	(Adm revoc period	unctions of the Parole Board under Part 7 of the <i>Crimes</i> <i>inistration of Sentences</i>) Act 1999 with respect to the ation of periodic detention orders are, in relation to a dic detention order under this Division, to be exercised by ommissioner of Corrective Services.	22 23 24 25 26
[9]	Section 92	Speci	al provision relating to children	27
				28

Schedule 4 Amendment of other Acts and instrument	nt of other Acts and instruments
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[10]	Section 95 Execution of warrant	1
	Omit "prison" where firstly and secondly occurring in section 95 (1). Insert instead "a correctional centre".	2 3
[11]	Section 95 (1)	4
	Omit "prison" where thirdly occurring. Insert instead "correctional centre".	5
[12]	Section 96 Discharge from custody	6
	Omit "the prison". Insert instead "the correctional centre".	7
[13]	Section 96	8
	Omit "in prison". Insert instead "in the correctional centre".	9
[14]	Section 103 Electronic transmission of orders and warrants	10
	Omit "prison" from section 103 (1) (d). Insert instead "a correctional centre".	11 12
[15]	Section 125 Abolition of imprisonment as primary enforcement action for fine default	13 14
	Omit "prison" wherever occurring. Insert instead "a correctional centre".	15
[16]	Schedule 1 Statutory provisions under which penalty notices issued	16
	Omit "Periodic Detention of Prisoners Act 1981, section 33B".	17
	Insert instead, in alphabetical order of Acts, "Crimes (Administration of	18
	Sentences) Act 1999, section 97".	19
4.24	Firearms Act 1996 No 46	20
	Section 84 Proceedings for offences	21
	Omit "Part 9A" from section 84 (2). Insert instead "Division 3 of Part 2".	22

Amendment of other Acts and instruments

4.25	Fisheries Management Act 1994 No 38	1
	Sections 219 (4), 220ZG (4), 269 (1) (c) and 271 (1) (e)	2
	Omit "section 556A of the Crimes Act 1900" wherever occurring.	3
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	4
4.26	Forestry Act 1916 No 55	5
	Section 48 Compensation	6
	Omit "section 556A of the Crimes Act 1900" from section 48 (1).	7
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	8
4.27	Guardianship Act 1987 No 257	9
	Section 87 Assessment of certain removal expenses	10
	Omit "section 556A of the Crimes Act 1900" from section 87 (4).	11
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	12
4.28	Habitual Criminals Act 1957 No 19	13
	Section 2 Repeals and savings	14
	Omit "a convicted prisoner within the meaning of the <i>Prisons Act 1952</i> " from section 2 (2) (d).	15 16
	Insert instead "a convicted inmate within the meaning of the <i>Crimes</i>	10
	(Administration of Sentences) Act 1999".	18

Schedule 4	Amendment of other Acts and instruments
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4.29	Imperial Acts Application Act 1969 No 30	1
	Section 30 Powers of Justices	2
	Omit the section.	3
4.30	Independent Commission Against Corruption Act 1988 No 35	4
[1]	Section 10 Complaints about possible corrupt conduct	5
	Omit section 10 (5). Insert instead:	6
	(5) For the purposes of subsection (4), <i>prisoner</i> and <i>governor of</i>	7
	<i>a prison</i> have the same meanings as <i>inmate</i> and <i>governor</i> have	8
	in the Crimes (Administration of Sentences) Act 1999.	9
[2]	Section 39 Attendance of prisoner before Commission	10
	Omit section 39 (5). Insert instead:	11
	(5) In this section, <i>governor of a prison</i> , <i>prison</i> and <i>prisoner</i> have	12
	the same meanings as governor, correctional centre and	13
	<i>inmate</i> have in the <i>Crimes</i> (<i>Administration of Sentences</i>) Act	14
	1999.	15
[3]	Section 49 Indemnities and undertakings	16
	Omit "section 13" from section 49 (1). Insert instead "section 46".	17
[4]	Section 49 (2)	18
	Omit "section 14". Insert instead "section 47".	19
[5]	Section 49 (3)	20
	Omit "Section 14". Insert instead "Section 47".	21

Amendment of other Acts and instruments Schedule 4

4.31	Inebriates Act 1912 No 24	1
[1]	Section 13 Institutions for inebriates committed under section 11	2
	Omit "prison under the Prisons Act 1899" from section 13 (2).	3
	Insert instead "correctional centre under the Crimes (Administration of Sentences) Act 1999".	4 5
[2]	Section 13 (3) and (4)	6
	Omit "Comptroller-General of Prisons" wherever occurring.	7
	Insert instead "Commissioner of Corrective Services".	8
4.32	International Transfer of Prisoners (New South Wales) Act 1997	9
	No 144	10
[1]	Section 7 Powers and functions of prison officers, police officers and others	11 12
	Omit "Correctional Centres Act 1952" from section 7 (3).	13
	Insert instead "Crimes (Administration of Sentences) Act 1999".	14
[2]	Section 10 Prisoners transferred to Australia	15
	Omit "Correctional Centres Act 1952" wherever occurring in the	16
	definitions of <i>prison</i> and <i>prisoner</i> in section 10 (5). Insert instead " <i>Crimes (Administration of Sentences) Act 1999</i> ".	17 18
		10
4.33	Interpretation Act 1987 No 15	19
[1]	Section 21 Meaning of commonly used words and expressions	20
	Insert after the definition of <i>penalty</i> in section 21 (1):	21
	<i>penalty unit</i> is defined in section 17 of the Crimes (Sentencing Procedure) Act 1999.	22 23

Schedule 4	Amendment of other Acts and instruments
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Part 9 Penalties	1
	1
Omit the Part.	2
Jury Act 1977 No 18	3
Section 71 Proceedings for offences	4
Omit "Part 9A" from section 71 (2). Insert instead "Division 3 of Part 2".	5
Justices Act 1902 No 27	6
Section 4 Application of Act where no express provisions	7
Omit the section.	8
Section 25 Issue of warrant where indictment filed	9
Omit "prison" where firstly and secondly occurring in section 25 (2) (a). Insert instead "a correctional centre".	10 11
Section 25 (2) (a)	12
Omit "the prison". Insert instead "the correctional centre".	13
Section 34 How defendant to be dealt with during period of adjournment	14 15
Omit "prison, watch-house or lock-up" from section 34 (1) (a). Insert instead "correctional centre, police station or court cell complex".	16 17
Section 34 (2)	18
Omit "prison, watch-house, or lock-up" from section 34 (2). Insert instead "correctional centre, police station or court cell complex".	19 20
Section 39 Documents to be transmitted for trial	21
Omit "section 34A" from section 39 (1). Insert instead "section 36".	22
	 Section 71 Proceedings for offences Omit "Part 9A" from section 71 (2). Insert instead "Division 3 of Part 2". Justices Act 1902 No 27 Section 4 Application of Act where no express provisions Omit the section. Section 25 Issue of warrant where indictment filed Omit "prison" where firstly and secondly occurring in section 25 (2) (a). Insert instead "a correctional centre". Section 25 (2) (a) Omit "the prison". Insert instead "the correctional centre". Section 34 How defendant to be dealt with during period of adjournment Omit "prison, watch-house or lock-up" from section 34 (1) (a). Insert instead "correctional centre, police station or court cell complex". Section 34 (2) Omit "prison, watch-house, or lock-up" from section 34 (2). Insert instead "correctional centre, police station or court cell complex". Section 39 Documents to be transmitted for trial

Amendment of other Acts and instruments	Schedule
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[7]	Sections 42 and 47	1
	Omit "prison" wherever occurring. Insert instead "a correctional centre".	2
[8]	Section 43 Conveying person committed for trial to correctional centre	3
	Omit "the prison" and "such prison" from section 43 (1). Insert instead "the correctional centre".	4 5
[9]	Sections 48H (2), 51A (6) (a), 51B (3) and 66H (1)	6
	Omit "Part 9A" wherever occurring. Insert instead "Division 3 of Part 2".	7
[10]	Section 51A Effect of plea of guilty in committal proceedings	8
	Omit "section 358 of the <i>Crimes Act 1900</i> " from section 51A (4) (b). Insert instead "section 127 of the <i>Criminal Procedure Act 1986</i> ".	9 10
[11]	Section 51B Application of Division 2 to indictable offences	11
	Omit "section 548 or 549 of the <i>Crimes Act 1900</i> or of" from section 51B (2).	12 13
[12]	Section 66H Indictable offences dealt with summarily	14
	Omit "section 33H" from section 66H (2) (a). Insert instead "section 25".	15
[13]	Section 69 How defendant to be dealt with during period of adjournment	16 17
	Omit "prison or lock-up" wherever occurring. Insert instead "correctional centre, police station or court cell complex".	18 19
[14]	Section 75E Determination of ex parte proceedings	20
	Omit section 75E (2) and (3).	21
[15]	Section 75F Application of section 10 of the Crimes (Sentencing Procedure) Act 1999	22 23
	Omit "section 556A of the <i>Crimes Act 1900</i> ". Insert instead "section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i> ".	24 25

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Schedule 4 An	nendment of other	Acts and	instruments
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[16]	Section 80AA Absent defendant not to be imprisoned	1
	Omit the section.	2
[17]	Section 81 Payment of costs by defendant or by prosecutor or complainant	3 4
	Omit "subsection (1) of section 556A of the <i>Crimes Act 1900</i> " from section 81 (3) (a).	5
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	7
[18]	Section 81 (3) (b)	8
	Omit "subsection (1) of the said section 556A". Insert instead "section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i> ".	9 10
[19]	Section 96A Arrest etc of person discharged on recognizance	11
	Omit "prison, watch-house or lock-up" from section 96A (2) (a). Insert instead "correctional centre, police station or court cell complex".	12 13
[20]	Section 100AG Arrest warrant	14
[20]	Section 100AG Arrest warrant Omit "prison, or some lock-up or place of security" from section 100AG (3) (a) (i).	14 15 16
[20]	Omit "prison, or some lock-up or place of security" from section 100AG (3)	15
[20]	Omit "prison, or some lock-up or place of security" from section 100AG (3) (a) (i).	15 16
	Omit "prison, or some lock-up or place of security" from section 100AG (3) (a) (i). Insert instead "correctional centre, police station or court cell complex".	15 16 17
	 Omit "prison, or some lock-up or place of security" from section 100AG (3) (a) (i). Insert instead "correctional centre, police station or court cell complex". Section 100B Application of Part to sentences Omit "section 556A (1) of the <i>Crimes Act 1900</i>" from section 100B (1) (b). 	15 16 17 18
[21]	 Omit "prison, or some lock-up or place of security" from section 100AG (3) (a) (i). Insert instead "correctional centre, police station or court cell complex". Section 100B Application of Part to sentences Omit "section 556A (1) of the <i>Crimes Act 1900</i>" from section 100B (1) (b). Insert instead "section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i>". 	15 16 17 18 19 20
[21]	 Omit "prison, or some lock-up or place of security" from section 100AG (3) (a) (i). Insert instead "correctional centre, police station or court cell complex". Section 100B Application of Part to sentences Omit "section 556A (1) of the <i>Crimes Act 1900</i>" from section 100B (1) (b). Insert instead "section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i>". Section 100B (1) (c) 	15 16 17 18 19 20 21
[21]	 Omit "prison, or some lock-up or place of security" from section 100AG (3) (a) (i). Insert instead "correctional centre, police station or court cell complex". Section 100B Application of Part to sentences Omit "section 556A (1) of the <i>Crimes Act 1900</i>" from section 100B (1) (b). Insert instead "section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i>". Section 100B (1) (c) Omit "section 558 (1) of the <i>Crimes Act 1900</i>". 	15 16 17 18 19 20 21 21
[21]	 Omit "prison, or some lock-up or place of security" from section 100AG (3) (a) (i). Insert instead "correctional centre, police station or court cell complex". Section 100B Application of Part to sentences Omit "section 556A (1) of the <i>Crimes Act 1900</i>" from section 100B (1) (b). Insert instead "section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i>". Section 100B (1) (c) Omit "section 558 (1) of the <i>Crimes Act 1900</i>". Insert instead "section 9 of the <i>Crimes (Sentencing Procedure) Act 1999</i>". 	15 16 17 18 19 20 21 22 23

Amendment of other Acts and instruments

[24]	Section 102 (2) (d)	1
	Omit "section 558 (1) of the Crimes Act 1900".	2
	Insert instead "section 9 of the Crimes (Sentencing Procedure) Act 1999".	3
[25]	Section 117 Application of Part generally	4
	Omit "section 556A (1) of the <i>Crimes Act 1900</i> " from section 117 (2) (c).	5
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	6
[26]	Section 117 (2) (d)	7
	Omit "section 558 (1) of the Crimes Act 1900".	8
	Insert instead "section 9 of the Crimes (Sentencing Procedure) Act 1999".	9
[27]	Section 133X Application of Part generally	10
	Omit "section 556A (1) of the Crimes Act 1900" from section 133X (2) (c).	11
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	12
[28]	Section 133X (2) (d)	13
	Omit "section 558 (1) of the Crimes Act 1900".	14
	Insert instead "section 9 of the Crimes (Sentencing Procedure) Act 1999".	15
4.36	Land and Environment Court Act 1979 No 204	16
	Section 52 Judge may order payment of costs	17
	Omit "section 556A (1) of the Crimes Act 1900" from section 52 (1) (c).	18
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	19

Schedule 4 Ar	mendment of other Acts and instruments

4.37	Marine (Boating Safety—Alcohol and Drugs) Act 1991 No 80	1
	Section 9 Application of section 10 of Crimes (Sentencing Procedure) Act 1999	2 3
	Omit "section 556A (Power to permit release of offenders) of the <i>Crimes Act 1900</i> " from section 9 (1).	4 5
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	6
4.38	Mental Health Act 1990 No 9	7
[1]	Section 95 Security conditions for forensic patients	8
	Omit "prison within the meaning of the <i>Prisons Act 1952</i> " from section 95 (4) (a).	9 10
	Insert instead "correctional centre within the meaning of the Crimes (Administration of Sentences) Act 1999".	11 12
[2]	Section 95 (4) (b)	13
	Omit "a prisoner". Insert instead "an inmate".	14
[3]	Schedule 1 Dictionary of terms used in the Act	15
	Omit the definition of <i>prison</i> . Insert instead:	16
	prison has the same meaning as correctional centre has in the	17
	Crimes (Administration of Sentences) Act 1999.	18
4.39	Mining Act 1992 No 29	19
	Section 12E Proceedings for offences under Division 2	20
	Omit "Part 9A" from section 12E (1). Insert instead "Division 3 of Part 2".	21

Amendment of other Acts and instruments

4.40	Motor Dealers Act 1974 No 52	1
	Section 55B Other orders on conviction of person	2
	Omit "section 556A of the <i>Crimes Act 1900</i> " from section 55B (1). Insert instead "section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i> ".	3 4
4.41	National Parks and Wildlife Act 1974 No 80	5
	Sections 5 (2A) and 118E (4)	6
	Omit "section 556A of the <i>Crimes Act 1900</i> " wherever occurring. Insert instead "section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i> ".	7 8
4.42	New South Wales Crime Commission Act 1985 No 117	9
[1]	Section 16A Appearance of inmate before Commission	10
	Omit section 16A (5). Insert instead:	11
	(5) In this section, correctional centre, governor of a correctional centre and inmate have the same meanings as correctional centre, governor and inmate have in the Crimes (Administration of Sentences) Act 1999.	12 13 14 15
[2]	Section 21A Indemnities and undertakings	16
	Omit "section 13" from section 21A (1). Insert instead "section 46".	17
[3]	Section 21A (2)	18
	Omit "section 14". Insert instead "section 47".	19
[4]	Section 21A (3)	20
	Omit "Section 14". Insert instead "Section 47".	21

Schedule 4 Amendment of other Acts and instruments
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[5]	Section 36 Proceedings for offences	1
	Omit "section 444 of the <i>Crimes Act 1900</i> " from section 36 (2). Insert instead "Division 2 of Part 4 of the <i>Crimes (Sentencing Procedure)</i> <i>Act 1999</i> ".	2 3 4
4.43	Oaths Act 1900 No 20	5
	Section 2A Proceedings for offences	6
	Omit "Part 9A". Insert instead "Division 3 of Part 2".	7
4.44	Parliamentary Electorates and Elections Act 1912 No 41	8
	Sections 114A (1) (f) and 114AA (1), paragraph (d) of the definition of "prescribed elector"	9 10
	Omit "prison (within the meaning of the Prisons Act 1952)" wherever occurring.	11 12
	Insert instead "correctional centre (within the meaning of the Crimes (Administration of Sentences) Act 1999)".	13 14
4.45	Parole Orders (Transfer) Act 1983 No 190	15
	Section 8 Registration	16
	Omit "Sentencing Act 1989" from section 8 (2) (a). Insert instead "Crimes (Administration of Sentences) Act 1999".	17 18
4.46	Pawnbrokers and Second-hand Dealers Act 1996 No 13	19
	Section 23 Direction for restoration of goods	20
	Omit "Part 11" from section 23 (3). Insert instead "Part 6".	21

Amendment of other Acts and instruments

4.47	Petroleum (Submerged Lands) Act 1982 No 23	1		
	Section 132 Prosecution of offences	2		
	Omit "Part 9A" from section 132 (3A). Insert instead "Division 3 of Part 2".	3		
4.48	Police Integrity Commission Act 1996 No 28	4		
[1]	Section 44 Attendance of prisoner before Commission	5		
	Omit section 44 (5). Insert instead:	6		
	(5) In this section, governor of a prison, prison and prisoner have the same meanings as governor, correctional centre and inmate have in the Crimes (Administration of Sentences) Act 1999.	7 8 9 10		
[2]	Section 55 Indemnities and undertakings	11		
	Omit "section 13" from section 55 (1). Insert instead "section 46".	12		
[3]	Section 55 (2)	13		
	Omit "section 14". Insert instead "section 47".	14		
[4]	Section 55 (3)	15		
	Omit "Section 14". Insert instead "Section 47".	16		
4.49	Pre-Trial Diversion of Offenders Act 1985 No 153	17		
	Section 19 Certain child sexual assault cases may not be disposed of summarily	18 19		
	Omit "Part 9A". Insert instead "Division 3 of Part 2". 20			

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Schedule 4	Amendment of oth	ner Acts and instruments
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4.50 Prisoners (Interstate Transfer) Act 1982 No 104

[1]	Section 5 Definitions	2
	Omit the definition of <i>gaoler</i> from section 5 (1). Insert instead:	3
	<i>gaoler</i> has the same meaning as <i>governor</i> has in the <i>Crimes</i> (<i>Administration of Sentences</i>) Act 1999.	4 5
[2]	Section 5 (1)	6
	Omit the definitions of <i>prison</i> and <i>prison officer</i> . Insert instead:	7
	<i>prison</i> has the same meaning as <i>correctional centre</i> has in the <i>Crimes (Administration of Sentences) Act 1999.</i>	8 9
	<i>prison officer</i> has the same meaning as <i>correctional officer</i> has in the <i>Crimes (Administration of Sentences) Act 1999</i> .	10 11
[3]	Section 33 Escape from custody—penalty	12
	Omit "section 447A of the Crimes Act 1900" from section 33 (2).	13
	Insert instead "section 254 of the Crimes (Administration of Sentences) Act 1999".	14 15
4.51	Protection of the Environment Operations Act 1997 No 156	16
[1]	Sections 242 (a) and (b) and 243 (2) (b)	17
	Omit "section 556A of the Crimes Act 1900" wherever occurring.	18
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	19
[2]	Section 242 (c)	20
	Omit "section 558 of the Crimes Act 1900".	21
	Insert instead "section 9 of the Crimes (Sentencing Procedure) Act 1999".	22

Amendment of other Acts and instruments

4.52	Road Transport (General) Act 1999 No 18	1
[1]	Section 24 Court may impose penalty and disqualify driver on conviction	2 3
	Omit "Section 556A of the <i>Crimes Act 1900</i> " from section 24 (6).	4
	Insert instead "Section 10 of the Crimes (Sentencing Procedure) Act 1999".	5
[2]	Section 27 Relevant offences	6
	Omit "section 556A of the Crimes Act 1900" from section 27 (2).	7
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	8
4.53	Royal Commission (Police Service) Act 1994 No 60	9
[1]	Section 14 Attendance of prisoner before Commission	10
	Omit section 14 (5). Insert instead:	11
	(5) In this section, <i>governor of a prison</i> , <i>prison</i> and <i>prisoner</i> have	12
	the same meanings as <i>governor</i> , <i>correctional centre</i> and <i>inmate</i> have in the <i>Crimes (Administration of Sentences) Act</i>	13 14
	1999.	14
[2]	Section 29 Indemnities and undertakings	16
	Omit "section 13" from section 29 (1). Insert instead "section 46".	17
[3]	Section 29 (2)	18
	Omit "section 14". Insert instead "section 47".	19
[4]	Section 29 (3)	20
	Omit "Section 14". Insert instead "Section 47".	21

Schedule 4	Amendment of other Acts and instruments
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4.54	Rural Fires	Act [•]	1997 No 65	1
	Section 134 I	Proce	eedings for offences	2
	Omit "Part 9A	A" fro	om section 134 (2). Insert instead "Division 3 of Part 2".	3
4.55	Summary O	Offen	ces Act 1988 No 25	4
[1]	Section 4A O	Offens	sive language	5
	Omit section 4	4A (3	3), (4) and (5). Insert instead:	6
	(3) Ir	nstead	d of imposing a fine on a person, the court:	7
	(8	a)	may make an order under section 8 (1) of the <i>Crimes</i> (<i>Sentencing Procedure</i>) <i>Act 1999</i> directing the person to perform community service work, or	8 9 10
	(t	b)	may make an order under section 5 (1) of the <i>Children</i> (<i>Community Service Orders</i>) Act 1987 requiring the person to perform community service work,	11 12 13
	as	s the	case requires.	14
[2]	Section 10A	Dama	aging and defacing property by means of spray paint	15
	Omit section	10A	(2) (a). Insert instead:	16
	(2	a)	may make an order under section 8 (1) of the <i>Crimes</i> (<i>Sentencing Procedure</i>) <i>Act 1999</i> directing the person to perform community service work, being an order containing a recommendation of the kind referred to in section 91 of that Act, or	17 18 19 20 21
[3]	Section 10B	Poss	session of spray paint	22
	Omit section	10B	(2) (a). Insert instead:	23
	(8	a)	may make an order under section 8 (1) of the <i>Crimes</i> (<i>Sentencing Procedure</i>) <i>Act 1999</i> directing the person to perform community service work, being an order containing a recommendation of the kind referred to in section 91 of that Act, or	24 25 26 27 28

Amendment of other Acts and instruments	Schedule 4
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[4]	Section	on 11	C Custody of knife in public place or school	1
	Omit	"secti	on 556A of the Crimes Act 1900" from section 11C (4) (c).	2
	Insert	instea	ad "section 10 of the Crimes (Sentencing Procedure) Act 1999".	3
[5]	Part 4	1A		4
	Insert	after	Part 4:	5
	Part	4 A	Offences relating to places of detention	6
	27A	Defi	nitions	7
			In this Part:	8
			correctional officer means:	9
			(a) a correctional officer (within the meaning of the <i>Crimes</i> (<i>Administration of Sentences</i>) Act 1999), or	10 11
			(b) a person holding an authority under section 240 of the <i>Crimes (Administration of Sentences) Act 1999</i> to perform custodial duties.	12 13 14
			<i>inmate</i> has the same meaning as it has in the <i>Crimes</i> (<i>Administration of Sentences</i>) Act 1999, and includes an offender who is detained in a periodic detention centre.	15 16 17
			<i>place of detention</i> means a correctional centre, correctional complex or periodic detention centre within the meaning of the <i>Crimes (Administration of Sentences) Act 1999.</i>	18 19 20
	27B	Traf	ficking	21
		(1)	A person must not, without lawful authority, bring or attempt by any means whatever to introduce into any place of detention any spiritous or fermented liquor.	22 23 24
			Maximum penalty: imprisonment for 6 months or 10 penalty units, or both.	25 26
		(2)	A person must not, without lawful authority, bring or attempt by any means whatever to introduce into any place of detention any poison listed in Appendix D of Schedule Four, or in	27 28 29

Schedule Eight, to the Poisons List in force under the *Poisons* and Therapeutic Goods Act 1966. Maximum penalty: imprisonment for 2 years or 20 penalty units, or both. (3) Section 40 of the Poisons and Therapeutic Goods Act 1966 applies to proceedings for an offence under subsection (2) in the same way as it applies to legal proceedings under that Act. (4) A person must not, without lawful authority, bring or attempt by any means whatever to introduce into any place of detention a quantity of any prohibited drug or prohibited plant within the 10 meaning of the Drug Misuse and Trafficking Act 1985 that 11 constitutes a small quantity (or constitutes less than a small 12 quantity) of the drug or plant concerned within the meaning of 13 that Act. 14 Maximum penalty: imprisonment for 2 years or 50 penalty 15 units, or both. 16 (5) Section 43 of the Drug Misuse and Trafficking Act 1985 17 applies to proceedings for an offence under subsection (4) in 18 the same way as it applies to legal proceedings under that Act. 19 (6) In respect of an offence under this section, the powers of arrest 20 of a police officer may be exercised by a correctional officer. 21

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Introduction or supply of syringos 27C

Introduction or supply of syringes			22
(1)	A per	son:	23
	(a)	who brings or attempts by any means whatever to introduce a syringe into a place of detention, or	24 25
	(b)	who supplies or attempts by any means whatever to supply a syringe to an inmate who is in lawful custody,	26 27
	is gui	lty of an offence.	28
	Maxi	mum penalty: imprisonment for 2 years.	29
(2)	to int satisf deten	son is not guilty of an offence of bringing or attempting roduce a syringe into a place of detention if the person ies the court that the officer in charge of the place of tion had consented to the person's bringing or introducing rringe into the place of detention.	30 31 32 33 34
	uic sy		54

Amendment of other Acts and instruments

	(3)	to sup	rson is not guilty of an offence of supplying or attempting oply a syringe to an inmate in lawful custody if the person ies the court:	1 2 3
		(a)	that the supply was authorised on medical grounds by a registered medical practitioner, and	4 5
		(b)	if the inmate is in lawful custody in a place of detention, that the officer in charge of the place of detention had consented in writing to the supply.	6 7 8
	(4)		spect of an offence under this section, the powers of arrest police officer may be exercised by a correctional officer.	9 10
	(5)	circun (Adm be in section	e absent from a place of detention in any of the mstances referred to in section 38 (1) of the <i>Crimes</i> <i>inistration of Sentences</i>) Act 1999, an inmate is taken to lawful custody for the purposes of an offence under this on only if the inmate is being escorted by a correctional er (within the meaning of that section) or a police officer.	11 12 13 14 15 16
	(6)	In the	is section, <i>syringe</i> means a hypodermic syringe, and des:	17 18
		(a)	anything designed for use or intended to be used as part of such a syringe, and	19 20
		(b)	a needle designed for use or intended to be used in connection with such a syringe.	21 22
27D	Unl	awful	possession of offensive weapons and implements	23
	(1)	lies o	rson must not, without reasonable excuse (proof of which on the person), have in his or her possession an offensive on or implement in a place of detention.	24 25 26
			mum penalty: imprisonment for 2 years or 50 penalty or both.	27 28
	(2)	court order the (person is convicted of an offence under this section, the may, in addition to any penalty it may impose, make an that the offensive weapon or implement be forfeited to Crown, and the weapon or implement is forfeited dingly.	29 30 31 32 33
	(3)		s section, <i>offensive weapon or implement</i> has the same ing as it has in the <i>Crimes Act 1900</i> .	34 35

Mis	cellan	eous offences	1
(1)	Any	person who without lawful authority:	2
	(a)	loiters about or near any place of detention, or	3
	(b)	enters or attempts by any means whatever to enter any place of detention, or	4 5
	(c)	communicates, or attempts by any means whatever to communicate, with any inmate,	6 7
	is gui	ilty of an offence.	8
			9 10
(2)	Any	person who without lawful authority:	11
	(a)	delivers or attempts to deliver anything to an inmate, or	12
	(b)	brings or attempts to bring anything into a place of detention, or	13 14
	(c)	conveys or attempts to convey anything out of a place of detention, or	15 16
	(d)	receives or attempts to receive anything for conveyance out of a place of detention, or	17 18
	(e)	secretes or leaves anything at any place (whether inside or outside a place of detention) for the purpose of its being found or received by an inmate,	19 20 21
	is gui	ilty of an offence.	22
			23 24
(3)	powe	ers of arrest of a police officer may be exercised by a	25 26 27
Tim	e with	in which proceedings may be taken	28
	Com any t	missioner of Corrective Services may be commenced at time within 6 months from the time when the facts first	29 30 31 32
	(1) (2) (3)	 (1) Any (a) (b) (c) is gu Max: units (2) Any (a) (b) (c) (d) (c) (d) (e) (3) In response correction of the second of the	 (a) loiters about or near any place of detention, or (b) enters or attempts by any means whatever to enter any place of detention, or (c) communicates, or attempts by any means whatever to communicate, with any inmate, is guilty of an offence. Maximum penalty: imprisonment for 6 months or 10 penalty units, or both. (2) Any person who without lawful authority: (a) delivers or attempts to deliver anything to an inmate, or (b) brings or attempts to bring anything into a place of detention, or (c) conveys or attempts to convey anything out of a place of detention, or (c) secretes or leaves anything at any place (whether inside or outside a place of detention) for the purpose of its being found or received by an inmate, is guilty of an offence.

Amendment of other Acts and instruments

[6]	Schedule 2 Savings and transitional provisions	1
	Insert after clause 1:	2
	2 Provision consequent on enactment of Crimes Legislation Amendment (Sentencing) Act 1999	3 4
	Section 37A of the Correctional Centres Act 1952, as in force	5
	immediately before its repeal by the Crimes Legislation	6
	Amendment (Sentencing) Act 1999, continues to have effect in	7
	relation to any offence under section 37 or 38 of the	8
	Correctional Centres Act 1952, as so in force, as if it had not	9
	been repealed.	10
4.56	Supreme Court Act 1970 No 52	11
[1]	Section 69A Release on bail and custody of claimants seeking judicial	12
	review of conviction or sentence	13
	Omit "Prisons Act 1952" wherever occurring in section 69A (2) and (6).	14
	Insert instead "Crimes (Administration of Sentences) Act 1999".	15
[2]	Third Schedule Criminal proceedings	16
	Omit paragraph (c). Insert instead:	17
	(c) proceedings in the Court under the <i>Crimes Act 1900</i> ,	18
	other than proceedings under section 88 of that Act and	19
	applications for leave to institute prosecutions under	20
	section 172 of that Act,	21
4.57	Traffic Act 1909 No 5	22
[1]	Section 10 Court may impose penalty and disqualify driver on conviction	23 24
	Omit "section 556A of the Crimes Act 1900" from section 10 (5).	25
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	26

Schedule 4	Amendment of other Acts and instruments
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[2]	Section 10 (5)	1
	Omit "the said section 556A". Insert instead "section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i> ".	2 3
[3]	Section 10EA Habitual traffic offenders—mandatory disqualifications after 3 convictions within 5 years	4 5
	Omit "section 556A of the <i>Crimes Act 1900</i> " from section 10AE (1). Insert instead "section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i> ".	6 7
4.58	Travel Agents Act 1986 No 5	8
	Section 38 Orders etc that may be made on conviction	9
	Omit "section 556A of the <i>Crimes Act 1900</i> " from section 38 (1). Insert instead "section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i> ".	10 11
4.59	Unlawful Gambling Act 1998 No 113	12
	Section 51 Proceedings for offences	13
	Omit "Part 9A" from section 51 (2). Insert instead "Division 3 of Part 2".	14
4.60	Victims Compensation Act 1996 No 115	15
[1]	Section 24 Other persons not eligible to receive compensation	16
	Omit "Correctional Centres Act 1952" from section 24 (4). Insert instead "Crimes (Administration of Sentences) Act 1999".	17 18
[2]	Sections 46 (2) (b), 71 (1) and 78 (2)	19
	Omit "section 21 of the <i>Criminal Procedure Act 1986</i> " wherever occurring. Insert instead "Division 3 of Part 3 of the <i>Crimes (Sentencing Procedure)</i> <i>Act 1999</i> ".	20 21 22

Amendment of other Acts and instruments

Schedule 4

[3]	Section 70 Definitions	1
	Omit "section 21 of the <i>Criminal Procedure Act 1986</i> " from paragraph (a) (ii) of the definition of <i>aggrieved person</i> .	2 3
	Insert instead "Division 3 of Part 3 of the <i>Crimes (Sentencing Procedure)</i> Act 1999".	4 5
[4]	Dictionary	6
	Omit "section 556A of the <i>Crimes Act 1900</i> " from paragraph (a) of the definition of <i>conviction</i> .	7 8
	Insert instead "section 10 of the Crimes (Sentencing Procedure) Act 1999".	9
4.61	Victims Rights Act 1996 No 114	10
[1]	Section 23C When victim impact statements may be received and considered by court	11 12
	Omit "section 13A of the Sentencing Act 1989" from section 23C (2).	13
	Insert instead "clause 2 of Schedule 1 to the <i>Crimes (Sentencing Procedure)</i> Act 1999".	14 15
[2]	Section 23C (2)	16
	Omit "that section". Insert instead "that clause".	17
4.62	Water Act 1912 No 44	18
	Section 4G Proceedings for offences	19
	Omit "Part 9A" from section 4G (6). Insert instead "Division 3 of Part 2".	20
4.63	Weapons Prohibition Act 1998 No 127	21
	Section 43 Proceedings for offences	22
	Omit "Part 9A" from section 43 (2). Insert instead "Division 3 of Part 2".	23

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	Schedule 4	Amendment of other Acts and instruments	
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4.64	Witness Protection Act 1995 No 87	1
	Section 41 Proceedings for offences	2
	Omit "Part 9A" from section 41 (2). Insert instead "Division 3 of Part 2".	3
4.65	Young Offenders Act 1997 No 54	4
	Section 8 Offences covered by Act	5
	Omit "Part 9A" from section 8 (1) (b). Insert instead "Division 3 of Part 2".	6

Amendment of other Acts and instruments

Schedule 4

Part 2 Amendments consequent on transfer of 1 provisions from Crimes Act 1900 to Criminal 2 Procedure Act 1986 3 4.66 Children (Criminal Proceedings) Act 1987 No 55 4 [1] Section 11 Publication and broadcasting of names 5 Insert after section 11 (4) (b): 6 7 , or (c) the publication or broadcasting of the name of a child 8 who has been convicted of a serious indictable offence, 9 if the publication or broadcasting is authorised by a 10 court under subsection (4B). 11 [2] Section 11 (4B) 12 Insert after section 11 (4A): 13 (4B) A court that sentences a child on conviction for a serious 14 indictable offence may, by order made at the time of 15 sentencing, authorise the publication or broadcasting of the 16 name of the child (whether or not the child consents or 17 concurs) if the court is of the opinion that it is in the interests 18 of justice to do so. 19 Schedule 2 Savings and transitional provisions [3] 20 Insert after clause 6: 21 Part 4 Crimes Legislation Amendment (Sentencing) Act 1999 22 7 Convictions recorded before commencement of amendments 23 Section 11 (4B), as inserted by the Crimes Legislation 24 Amendment (Sentencing) Act 1999, does not apply to or in 25 respect of a conviction recorded before the commencement of 26 this clause. 27

Schedule 4 A	Amendment of o	ther Acts and	instruments
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4.67 Children and Young Persons Legislation (Repeal and Amendment) Act 1998 No 158

	Schedule 2 Amendment of other Acts	3
	Omit "Part 9A" from the matter in Schedule 2.12 relating to the <i>Criminal Procedure Act 1986</i> .	4 5
	Insert instead "Schedule 1".	6
4.68	Coroners Act 1980 No 27	7
	Section 34A	8
	Insert after section 34:	9
	34A Documentary evidence	10
	Divisions 4 and 5 of Part 4 of the Criminal Procedure Act	11
	1986 apply to and in respect of an inquest or inquiry in the	12
	same way as they apply to and in respect of proceedings before a court, and any function exercisable by a justice under those	13 14
	Divisions may, for the purposes of an inquest or inquiry, be	14
	exercised by a coroner.	16
4.69	Criminal Procedure Act 1986 No 209	17
[1]	Section 26 Guideline judgments on application of Attorney General	18
	Omit "indictable" wherever occurring from section 26 (2).	19
[2]	Section 26 (4)	20
	Omit the subsection. Insert instead:	21
	(4) The powers and jurisdiction of the Court to give a guideline	22
	judgment in proceedings relating to an indictable or summary	23
	offence under this section are the same as the powers and	24

Amendment of other Acts and instruments

		p		that it has to give a guideline judgment in a pending relating to an indictable offence apart from this	1 2 3
[3]	Section	on 26 (6	5) —(9)		4
				tion number and heading before section 26 (6) and $(-(9))$ as section 26A (1)–(4):	5
	26A	Senio	r Public D	efender may intervene	7
[4]	Section	on 26 (6	6) (renumb	pered as section 26A (1))	8
	Omit	"this se	ction". Inse	ert instead "section 26".	9
[5]	Section	on 26 (7	') (renumb	pered as section 26A (2))	10
	Omit	"The".	Insert inste	ad "Without limiting subsection (1), the".	11
[6]	Section	on 26 (7	') (c) (renu	Imbered as section 26A (2) (c))	12
	Omit	the para	graph. Inse	ert instead:	13
		(,	m the court with respect to any relevant pending al with respect to sentence,	14 15
		(d) assis	t the Court with respect to any relevant matter.	16
[7]	Section	on 26 (9) (renumb	pered as section 26A (4))	17
	Omit	"subsec	tion (8)". I	Insert instead "subsection (3)".	18
[8]	Section	on 26B			19
	Insert	after se	ction 26 (6	5) (9) as renumbered:	20
	26B	Direct	or of Publ	ic Prosecutions may intervene	21
		r		r of Public Prosecutions may appear in person or be by a legal practitioner in proceedings under section	22 23 24
		F	rosecution	miting subsection (1), the Director of Public as or his or her representative may do any one or following:	25 26 27

Schedule 4	Amendment of other Acts and instruments
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		(a)	oppose or support the giving of the guideline judgment by the Court,	1 2
		(b)	make submissions with respect to the framing of the guidelines,	3 4
		(c)	inform the court with respect to any relevant pending appeal with respect to sentence,	5 6
		(d)	assist the Court with respect to any relevant matter.	7
	(3)	Crown or in a the Di	ng in the <i>Director of Public Prosecutions Act 1986</i> , the <i>n Prosecutors Act 1986</i> or any other Act or law prevents, any way limits, the exercise of any function conferred on irector of Public Prosecutions or any representative of the tor who is a Crown Prosecutor under this section.	8 9 10 11 12
	(4)	confei sectio	but limiting subsection (3), in exercising any function rred on the Director of Public Prosecutions under this on, the Director is not, despite section 4 (3) of the <i>Director</i> <i>blic Prosecutions Act 1986</i> , responsible to the Attorney ral.	13 14 15 16 17
4.70	Evidence	Act 19	995 No 25	18
[1]	Section 12	6G De	finitions	19
	Omit "Part	13" wl	herever occurring. Insert instead "Part 7".	20
[2]	Section 12 communic		xclusion of evidence of protected sexual assault	21 22
	Omit "Part	13" fro	om section 126H (2). Insert instead "Part 7".	23

Amendment of other Acts and instruments

4.71	Justi	ces /	Act 1902 No 27	1
[1]	Section	on 41	AA	2
	Insert	after	section 41:	3
	41AA		positions of previous connected proceedings may be read as dence in committal proceedings	
		(1)	In a hearing referred to in section 41, being a hearing in relation to a prescribed sexual offence within the meaning of the <i>Criminal Procedure Act 1986</i> , if:	6 7 8
			 (a) the offence is alleged to have been committed in the course of a connected set of circumstances in which another prescribed sexual offence is alleged to have been committed, and 	9 10 11 12
			(b) a person has been committed for trial in respect of, or has been convicted of, the other offence, and	13 14
			(c) each of the offences is alleged to have been committed on the same person,	15 16
			any of the depositions of the person referred to in paragraph (c) that were taken at the proceedings in which the person referred to in paragraph (b) was committed or tried in respect of the other offence may, in so far as they are relevant to the offence the subject of the hearing, be admitted as evidence.	17 18 19 20 21
		(2)	If, in such a hearing, the person charged with the offence has been served with a copy of any such deposition and has had a reasonable opportunity to examine it, the person on whom the offence is alleged to have been committed may not, without the leave of the court, be asked by or on behalf of the person so charged:	22 23 24 25 26 27
			(a) to give in evidence any material contained in the deposition, or	28 29
			(b) to answer a question that is the same or substantially similar to a question an answer to which is contained in the deposition.	30 31 32

Schedule 4 Amendment of other Acts and instruments

[2]	2] Section 47A			1
	Insert after section 47:			
	47A	Cor	porations	3
		(1)	If a corporation (whether alone or jointly with some other person) is charged before a court with an indictable offence, the court may, if of the opinion that the evidence is sufficient to put the accused corporation on trial, make an order authorising an indictment to be filed:	4 5 6 7 8
			(a) for the offence named in the order, or	9
			(b) for such other offence as the Attorney General or Director of Public Prosecutions considers proper,	10 11
			and the order is taken to be a committal for trial.	12
	(2) The offence to which such a charge relates may be dealt with summarily if:			13 14
			(a) the offence is an offence that, in the case of an adult, may be dealt with summarily, and	15 16
			(b) the corporation does not appear by a representative or, if it does so appear, consents that the offence should be dealt with summarily.	17 18 19
		(3)	If a corporation appears to such a charge by a representative, any answer to the question referred to in section 41 (4) (a) may be made on behalf of the corporation by that representative.	20 21 22
		(4)	If a corporation does not appear to such a charge, it is not necessary to put the question referred to in section 41 (4) (a).	23 24
[3]	Section	on 48	E Direction to witness to attend	25
	violen	ice in	le 1 to Part 9A of" from the definition of <i>offence involving</i> section 48E (9). ad "Table 1 in Schedule 1 to".	26 27 28
[4]	Section	on 48	E (9), definition of "offence involving violence"	29
			nes Act 1900" from paragraph (a). ad "Criminal Procedure Act 1986".	30 31

Amendment of other Acts and instruments

Schedule 4

4.72	Victims Compensation Act 1996 No 115	1
[1]	Section 43 Effect of award on subsequent civil proceedings	2
	Omit "or 76" from section 43 (4) Insert instead ", 76 or 77G".	3 4
[2]	Section 57 Effect of order for restitution on subsequent civil proceedings	5 6
	Omit "or 76" from section 57 (5) Insert instead ", 76 or 77G".	7 8
[3]	Part 4, Division 1 heading	9
	Insert before section 70:	10
	Division 1 Compensation for injury	11
[4]	Sections 70, 71, 72, 73 and 76	12
	Omit "or loss" wherever occurring.	13
[5]	Section 72 Restrictions on court's power to give directions for compensation	14 15
	Omit "this Part" wherever occurring. Insert instead "this Division".	16 17
[6]	Part 4, Division 2	18
	Insert after section 77:	19
	Division 2 Compensation for loss	20
	77A Definitions	21
	In this Division:	22
	aggrieved person, in relation to an offence, means a person	23
	who has sustained loss through or by reason of:	24
	(a) an offence for which the offender has been convicted, or	25

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Schedule 4	Amendment of other Acts and instruments	

		(b) a further offence that a court has taken into account under Division 3 of Part 3 in imposing a penalty for an offence for which the offender has been convicted.	1 2 3
		<i>court</i> means the Supreme Court, the Court of Criminal Appeal, the District Court or a Local Court.	4 5
		<i>direction for compensation</i> means a direction for compensation under section 77B.	6 7
77B	Dire	ections for compensation	8
	(1)	If a person is convicted by a court of an offence, the court may (on the conviction or at any time afterwards) on notice given to the offender direct that a specified sum be paid out of the property of the offender:	9 10 11 12
		(a) to any aggrieved person, or	13
		(b) to any aggrieved persons in such proportions as may be specified in the direction,	14 15
		by way of compensation for any loss sustained through, or by reason of, the offence or, if applicable, any further offence that the court has taken into account under Division 3 of Part 3 in imposing a penalty for an offence for which the offender has been convicted.	16 17 18 19 20
	(2)	A direction for compensation may be given by a court on its own initiative or on an application made to it by or on behalf of the aggrieved person.	21 22 23
77C		strictions on court's power to give directions for npensation	24 25
		A court may not give a direction for compensation:	26
		(a) for any loss for which compensation is payable under Part 2 or under Division 1 of this Part, or	27 28
		(b) for an amount in excess of the maximum amount that, in its civil jurisdiction, the court is empowered to award in proceedings for the recovery of a debt.	29 30 31
77D	Fac	ctors to be taken into consideration	32
		In determining whether or not to give a direction for compensation, and in determining the sum to be paid under such a direction, the court must have regard to:	33 34 35

Amendment of other Acts and instruments

77E

77F

	(a)	any behaviour (including past criminal activity),	1		
		condition, attitude or disposition of the aggrieved person	2		
		that directly or indirectly contributed to the loss	3		
	<i>(</i> 1)	sustained by the aggrieved person, and	4		
	(b)	any amount that has been paid to the aggrieved person	5		
		or which the aggrieved person is entitled to be paid by	6		
		way of damages awarded in civil proceedings in respect of substantially the same facts as those on which the	7 8		
		offender was convicted, and	8 9		
	(c)	such other matters as it considers relevant.	10		
Pay	ment c	of sum directed	11		
	Subie	ct to section 9 of the Criminal Appeal Act 1912 and to	12		
		ovisions of the Justices Act 1902, any sum that a court	13		
		s to be paid by an offender to an aggrieved person under	14		
	a dire	ction for compensation must be paid immediately, or	15		
		a such period (if any) as is specified in the direction, to the	16		
	0	ar or clerk of the court for payment to the aggrieved	17		
	persor	1.	18		
Enfo	orceme	ent of directions for compensation	19		
(1)		burt gives a direction for compensation and the whole or	20		
	~ 1	art of the amount specified in the direction is not paid in	21		
		lance with the direction, the registrar or clerk of the court	22		
		on the application of the aggrieved person, issue to the ved person a certificate:	23 24		
	(a)	that identifies the direction, and	25		
	(b)	that specifies the offender, and	26		
	(c)	that specifies the amount required by the direction to be	27		
		paid that has not, as at the date of the certificate, been paid to the registrar or clerk.	28 29		
(\mathbf{a})	IC .	· ·			
(2)		rtificate is issued under this section, the registrar or clerk	30 31		
	must not subsequently accept any payment from the offender in respect of the direction for compensation identified in the				
	certifi		32 33		
	contin	cuto.	55		

Schedule 4 Amendment of other Acts and instruments

(3) An aggrieved person may file such a certificate in the office or 1 registry of a court having jurisdiction to order payment of the 2 amount specified in the certificate, and the registrar or clerk of 3 that court must immediately enter judgment in favour of the 4 aggrieved person against the offender specified in the certificate 5 for: 6 the amount specified in the certificate as having not (a) 7 been paid, and 8 (b) any fees payable to the registrar or clerk in respect of the 9 filing of the certificate. 10 (4) A direction for compensation may only be enforced in 11 accordance with this section and any amount not paid is not 12 payable from any public money. 13 77G Effect of directions for compensation on subsequent civil 14 proceedings 15 (1) This section applies to civil proceedings commenced or 16 maintained in respect of a loss sustained by a person in respect 17 of whom a direction for compensation has been given on the 18 basis of the same facts as those on which the civil proceedings 19 are based. 20 (2) A direction for compensation does not affect a person's right to 21 commence or maintain civil proceedings, and damages in the 22 civil proceedings must be assessed without regard to the 23 direction. 24 (3) The judgment of the court in which the civil proceedings are 25 determined: 26 must not be entered in respect of so much of the amount (a) 27 of damages assessed by the court as is equivalent to the 28 sum of the amounts that have been paid under the 29 direction for compensation, and 30 (b) must not be enforced, except with the leave of the court, 31 in respect of so much of the amount of damages 32 assessed by the court as is equivalent to the sum of the 33 amounts that have not been paid under the direction for 34 compensation. 35

Amendment of other Acts and instruments

77H	Directions for compensation not appealable on certain grounds	1
	An appeal does not lie against a direction for compensation	2
	merely because, in civil proceedings arising from substantially	3
	the same facts as those on which the offender was convicted,	4
	the aggrieved person is awarded a lesser amount in damages	5
	than the amount of compensation required to be paid by the direction.	9

Schedule 4	Amendment of	other Acts	and instruments
	Amenument of		and monuments

Part 3 Amendments abolishing penal servitude and distinction between felony and misdemeanour

1 2

4.73	Ambulance Se	ervices (Staff) Regulation 1995	3
	Clause 13 Offences to be reported		4
	Omit "or penal so 13 (4).	ervitude" from the definition of <i>serious offence</i> in clause	5 6
4.74	Architects Act	1921 No 8	7
	Section 17 Rem	oval from register	8
	Omit section 17	(1) (c). Insert instead:	9
	(c)	is convicted in New South Wales of an indictable	10
		offence that is punishable by imprisonment for 12	11
		months or upwards, or if he or she is convicted	12
		elsewhere than in New South Wales of an indictable offence that, if committed in New South Wales, would	13 14
		be an offence so punishable,	14
4.75	Bail Act 1978 N	No 161	16
	Section 4 Defini	tions	17
	Omit the definition	on of <i>sentence of imprisonment</i> from section 4 (1).	18

Amen	Amendment of other Acts and instruments Schedule 4	
4.76	Bail Regulation 1999	
	Schedule 1 Forms	
	Omit "or penal servitude" from the note to Form 4.	
4.77	Broken Hill Abattoirs, Markets, and Cattle Sale-yards Act (1900)	
	Section 18 Legal procedure	
	Omit "with or without hard labour".	
4.78	Casino Control Act 1992 No 15	
[1]	Section 59 Disciplinary action against licensee	
	Omit "or penal servitude" from paragraph (b) of the definition of <i>grounds for disciplinary action</i> in section 59 (1).	1
[2]	Section 150 Bribery	1
	Omit "penal servitude" wherever occurring. Insert instead "imprisonment".	1
[3]	Schedule 1 Provisions relating to the members and procedure of the Authority	1 1
	Omit "penal servitude or" wherever occurring in clauses 6 (7) (g) and 7 (1) (h).	1 1
4.79	Centre Based and Mobile Child Care Services Regulation (No 2) 1996	1
	Clause 25 Provision of information to the Director-General	1
	Omit "penal servitude or" from clause 25 (2) (a).	2

Schedule 4 Amendment of other Acts and instruments	3
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4.80	Children (Care and Protection) Regulation 1996	1
	Clauses 68 (2) (a) and (3) (a) and 84 (2) (a)	2
	Omit "penal servitude or" wherever occurring.	3
4.81	Children (Community Service Orders) Act 1987 No 56	4
	Section 3 Definitions	5
	Omit the definition of <i>imprisonment</i> from section 3 (1).	6
4.82	Children (Criminal Proceedings) Act 1987 No 55	7
[1]	Section 3 Definitions	8
	Omit the definition of <i>imprisonment</i> from section 3 (1).	9
[2]	Section 3 (1), definition of "serious indictable offence"	10
	Omit "penal servitude" from paragraph (b) of the definition. Insert instead "imprisonment".	11 12
4.83	Children (Detention Centres) Act 1987 No 57	13
	Section 3 Definitions	14
	Omit the definition of <i>imprisonment</i> from section 3 (1).	15

Schedule

4.84	Coastal Protection Act 1979 No 13	1
	Section 15 Vacation of office	2
	Omit "a felony or a misdemeanour" wherever occurring in section 15 (f). Insert instead "an indictable offence".	3 4
4.85	Common Carriers Act 1902 No 48	5
	Section 10 Nothing to protect certain acts	6
	Omit "felonious or fraudulent". Insert instead "unlawful".	7
4.86	Community Justice Centres Act 1983 No 127	8
	Section 28 Privilege	9
	Omit "misprision of felony" from section 28 (7). Insert instead "concealing a serious indictable offence without reasonable cause".	10 11 12
4.87	Community Service Orders Act 1979 No 192	13
	Section 3 Definitions	14
	Omit the definition of <i>imprisonment</i> from section 3 (1).	15
4.88	Companies (Administration) Act 1981 No 64	16
	Schedule 1B Provisions relating to the membership etc of the Board	17 18
	Omit "penal servitude or" from clause 4 (1) (c).	19

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Schedule 4 Amendment of other Acts and instruments	Schedule 4	Amendment of other Acts and instruments
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4.89	Compensation to Relatives Act 1897 No 31	1
	Section 3 An action to be maintainable against any person causing death through neglect despite the death of the person injured	2 3
	Omit "felony" from section 3 (1). Insert instead "a serious indictable offence".	4 5
4.90	Constitution Act 1902 No 32	6
	Section 13A Further disqualifications	7
	Omit section 13A (e). Insert instead:	8
	(e) is convicted of an infamous crime, or of an offence punishable by imprisonment for life or for a term of 5	9 10
	years or more,	11
4.91	Conveyancing Act 1919 No 6	12
[1]	Sections 162A (1) and (2) and 163A (5)	13
	Omit "a misdemeanour" wherever occurring.	14
	Insert instead "an indictable offence and liable to imprisonment for 5 years".	15
[2]	Section 183 Punishing of vendor for fraudulent concealment of deeds or falsifying pedigree	16 17
	Omit "a misdemeanour" from section 183 (1).	18
	Insert instead "an indictable offence".	19
[3]	Section 183 (1)	20
	Omit ", with or without hard labour,".	21

Amendment of other Acts and instruments	Schedule 4

4.92	Co-operation Act 1923 (1924 No 1)	1
	Sections 107 and 108	2
	Omit "a misdemeanour" wherever occurring.	3
	Insert instead "an indictable offence and liable to imprisonment for 5 years".	4
4.93	Coroners Act 1980 No 27	5
	Sections 33 and 45 (3) (b)	6
	Omit "felony, misdemeanour or" wherever occurring.	7
4.94	Correctional Centres Act 1952 No 9	8
[1]	Section 4 Definitions	9
	Omit "penal servitude or" from paragraph (a) of the definition of <i>convicted inmate</i> in section 4 (1).	10 11
[2]	Section 29B Certain absences not to affect length of sentence	12
	Omit ", penal servitude".	13
[3]	Sections 32, 33 and 35 (1) (a) and (b)	14
	Omit "shall be guilty of a felony and shall be liable to penal servitude"	15
	wherever occurring. Insert instead "is guilty of an indictable offence and liable to imprisonment".	16 17
[4]	Sections 34 (1) and (2), 34A (1) and (3) and 36 (a)	18
	Omit "penal servitude" wherever occurring. Insert instead "imprisonment".	19

Schedule 4 Ame	endment of other Acts and instruments
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[5]	Section 47 Proce	edings for offences	1
	imposed)" from s		2 3
	Insert instead "(no	ot being offences arising under sections 32–36)".	4
[6]	Section 47 (2)		5
	Omit "penal servi	tude". Insert instead "imprisonment".	6
[7]	Section 59 Defin	itions	7
	Omit "penal serv <i>offender</i> . Insert instead "im	vitude" from paragraph (a) of the definition of <i>serious</i> prisonment".	8 9 10
[8]	Schedule 3, claus 5, clause 7 (1) (g	se 5 (2) (d), Schedule 4A, clause 4 (1) (g) and Schedule))	11 12
	Omit "penal servi	tude or" wherever occurring.	13
4.95	Correctional Ce	entres (General) Regulation 1995	14
	Clause 3 Definiti	ons	15
	Omit the definition	on of <i>imprisonment</i> from clause 3 (1).	16
4.96	Council of Law	Reporting Act 1969 No 59	17
	Section 4 Vacation	on of office	18
	Omit section 4 (1) (d). Insert instead:		19
	(d)	the member is convicted in New South Wales of an indictable offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an indictable offence that if committed in New South Wales would be an offence so punishable, or	20 21 22 23 24 25

Amendment of other Acts and instruments

Schedule 4

4.97	Criminal Appeal Act 1912 No 16	1
[1]	Section 5AA Appeal in criminal cases dealt with by Supreme Court in its summary jurisdiction	2 3
	Omit "penal servitude or" from section 5AA (6).	4
[2]	Section 18 Release of appellant on bail and custody when attending court	5
	Omit "or penal servitude" wherever occurring in section 18 (2) and (3).	7
4.98	Criminal Procedure Act 1986 No 209	8
[1]	Section 21 Outstanding charges may be taken into account	9
	Omit "penal servitude" from section 21 (5) (a). Insert instead "imprisonment".	10 11
[2]	Section 23F Definitions	12
	Omit the definition of <i>sentence of imprisonment</i> .	13
[3]	Section 33J Maximum penalties for Table 1 offences	14
	Omit section 33J (8).	15
[4]	Part 9A, Table 1	16
	Omit "felony" wherever occurring in clauses 5, 6, 7 and 8 of Part 2 and clause 27 of Part 5. Insert instead "serious indictable offence".	17 18 19
[5]	Part 9A, Table 1	20
	Omit clause 18A of Part 4.	21
[6]	Part 9A, Table 1	22
	Omit "misdemeanour" from clause 28 of Part 5. Insert instead "minor indictable offence".	23 24

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Schedule 4	Amendment of other Acts and instruments

[7]	Part 9A, Table 2	1
	Omit "felony" from clause 12 of Part 7.	2
	Insert instead "serious indictable offence".	3
[8]	Part 9A, Table 2	4
	Omit "misdemeanour" from clause 13 of Part 7.	5
	Insert instead "minor indictable offence".	6
4.99	Criminal Records Act 1991 No 8	7
	Section 4 Definitions	8
	Omit the definition of <i>imprisonment</i> from section 4 (1).	9
4.100	Crown Prosecutors Act 1986 No 208	10
	Section 9 Vacation of office	11
	Omit "or penal servitude" from section 9 (3) (b) (i).	12
4.101	Dangerous Goods Act 1975 No 68	13
	Section 27A Commissioner of Police to report on explosives	14
	licences and permits	15
	Omit "penal servitude or" wherever occurring in section 27A (2) (a).	16
4.102	Dangerous Goods (General) Regulation 1999	17
	Clause 61 Issue of permits	18
	Omit "penal servitude or" wherever occurring in clause 61 (2) (b) (i).	19

Amendment of other Acts and instruments	Schedule 4

4.103	Defamation Act 1974 No 18	1
	Section 50 Offence	2
	Omit "indictable misdemeanour" from section 50 (3). Insert instead "indictable offence".	3 4
4.104	Dental Technicians Registration Act 1975 No 40	5
[1]	Sections 16 (2), 18C (2) and 24	6
	Omit "a misdemeanour" wherever occurring. Insert instead "an indictable offence".	7 8
[2]	Section 19 Proceedings before board against dental technician	9
	Omit "felony, misdemeanour, crime or" wherever occurring in section 19 (1) (a) and (3).	10 11
4.105	Dentists Act 1989 No 139	12
	Section 58 False entries in Register, misrepresentation etc	13
	Omit "a misdemeanour". Insert instead "an indictable offence".	14
4.106	Director of Public Prosecutions Act 1986 No 207	15
	Schedule 1 Provisions relating to Senior Officers	16
	Omit "or penal servitude" from clause 4 (3) (b) (i).	17

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Schedule 4 Amendment of other Acts a	and instruments
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4.107 Drainage Act 1939 No 29

	Section 16 Qual	ification for office	2
	Omit section 16	(2) (c). Insert instead:	3
	(c)	the person is convicted in New South Wales of a serious indictable offence or is convicted elsewhere than in	4 5
		New South Wales of an offence that, if committed in	6
		New South Wales, would be a serious indictable offence, or	7 8
4.108	Driving Instruc	tors Act 1992 No 3	9
	Sections 18 (2),	26 (1) (f) and 36 (b)	10
	Omit "penal serv	itude or" wherever occurring.	11
4.109	Education (And	cillary Staff) Act 1987 No 240	12
	Section 30 Pun offence	ishment where permanent employee guilty of	13 14
	Omit "penal serv	itude or" from section 30 (1) (a).	15
4.110	Family Day 0 Regulation 199	Care and Home Based Child Care Services 96	16 17
	Clauses 25 (1) (a	a) and 31 (3) (d) (i)	18
	Omit "penal serv	itude or" wherever occurring.	19

Amendment of other Acts and instruments

Schedule 4

4.111	Felor	ns (Civil Proceedings) Act 1981 No 84	1
[1]	Section	on 3 Felon may sue	2
	Omit	the section.	3
[2]		on 4 Leave to sue required for persons convicted of serious table offences	4 5
	Omit	"felony". Insert instead "serious indictable offence".	6
[3]	Section	on 9	7
	Insert	after section 8:	8
	9	Provisions consequent on enactment of Crimes Legislation Amendment (Sentencing) Act 1999	9 10
		 Section 3, as in force immediately before its repeal by the 1999 amending Act, continues to have effect in relation to any person who was convicted of a felony before the repeal of that section. 	11 12 13 14
		(2) Sections 4–7, as in force immediately before their amendment by the 1999 amending Act, apply to a person who was convicted of a felony before their amendment as if the person had been convicted of a serious indictable offence.	15 16 17 18
		(3) In this section, 1999 amending Act means the Crimes Legislation Amendment (Sentencing) Act 1999.	19 20
4.112	Firea	rms (General) Regulation 1997	21
	Claus	se 5 Offences that disqualify applicants	22
	Omit	"penal servitude or" from clause 5 (c) (ii).	23

	Schedule 4	Amendment of other Acts and instruments
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4.113	Habitual Criminals Act 1957 No 19	1
	Section 3 Definitions	2
	Omit the definitions of <i>Imprisonment</i> and <i>imprison</i> from section 3 (1).	3
4.114	Health Services Act 1997 No 154	4
	Section 99 (1), note, section 117 (1), note, Schedule 5, clause 7 (g) and Dictionary, definition of "serious sex or violence offence" in Part 1	5 6 7
	Omit "penal servitude or" wherever occurring.	8
4.115	Heritage Act 1977 No 136	9
	Section 11 Vacation of office	10
	Omit section 11 (f). Insert instead:	11
	(f) is convicted in New South Wales of an indictable offence that is punishable by imprisonment for 12 months or upwards, or if the member is convicted elsewhere than in New South Wales of an indictable offence that if committed in New South Wales, would be an offence so punishable,	12 13 14 15 16 17
4.116	Hunter Water Act 1991 No 53	18
	Section 18 Cancellation of operating licence	19
	Omit "penal servitude or" from section 18 (1) (c).	20

Amendment of other Acts and instruments

Schedule 4

4.117	Imperial Acts Application Act 1969 No 30	1
	Section 20 Penalty	2
	Omit "a misdemeanour". Insert instead "an indictable offence".	3
4.118	Industrial Relations Act 1996 No 17	4
	Section 272 Interpretation	5
	Omit "penal servitude or" from section 272 (1) (a).	6
4.119	Inebriates Act 1912 No 24	7
	Section 10 Penalty for interfering with such institutions	8
	Omit "with or without hard labour".	9
4.120	Inscribed Stock (Issue and Renewals) Act 1912 No 51	10
	Section 15 Counterfeiting certificates to be forgery	11
	Omit "shall be guilty of a felony, and shall be liable to penal servitude".	12
	Insert instead "is guilty of an indictable offence and is liable to imprisonment".	13 14

Schedule 4	Amendment of other Acts and instruments
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4.121 Institute of Rural Studies Act 1973 No 54

Section 7 Casual vacancy

	Omit section 7 (1) (e). Insert instead:	3
	(e) the member is convicted in New South Wales of an	4
	indictable offence that is punishable by imprisonment	5
	for 12 months or more or is convicted elsewhere than in	6
	New South Wales of an indictable offence that if	7
	committed in New South Wales would be an offence so	8
	punishable,	9
4.122	Interpretation Act 1987 No 15	10
	Section 21 Meaning of commonly used words and expressions	11
	Omit the definitions of <i>felony</i> and <i>misdemeanour</i> from section 21 (1).	12
	Insert instead in alphabetical order:	13
	<i>minor indictable offence</i> means an indictable offence that is	14
	not a serious indictable offence.	15
	serious indictable offence means an indictable offence that is	16
	punishable by imprisonment for life or for a term of 5 years or	17
	more.	18
4.123	Irrigation Corporations Act 1994 No 41	19
	Section 45 Cancellation of operating licence	20
	Omit "penal servitude or" from section 45 (1) (d).	21

Amendment of other Acts and instruments	Schedule 4
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4.124	Jury Act 1977 No 18	1
	Schedule 1 Persons disqualified from serving as jurors	2
	Omit "or penal servitude" from clause 1.	3
4.125	Justices Act 1902 No 27	4
[1]	Section 4 Application of Act where no express provisions	5
	Omit "treason, felony, or misdemeanour" from section 4 (2). Insert instead "treason or other indictable offence".	6 7
[2]	Section 51A Effect of plea of guilty in committal proceedings	8
	Omit "penal servitude" from section 51A (1) (f). Insert instead "imprisonment".	9 10
4.126	Law Foundation Act 1979 No 32	11
	Section 13 (e) and Schedule 1, clause 8 (f)	12
	Omit "a felony or a misdemeanour" wherever occurring.	13
	Insert instead "an indictable offence".	14
4.127	Lie Detectors Act 1983 No 62	15
	Section 4 Definitions	16
	Omit ", imprisonment or penal servitude" from paragraph (f) of the definition of <i>prohibited purpose</i> . Insert instead "or imprisonment".	17 18 19

Schedule 4 Amendment of other Acts and instru	ments
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4.128	Liens on Crops and Wool and Stock Mortgages Act 1898 No 7	1
[1]	Section 10 Penalties for frauds on lienee	2
	Omit "a misdemeanour". Insert instead "an indictable offence".	3
[2]	Section 10	4
	Omit "with or without hard labour".	5
[3]	Section 20 (3)	6
	Omit "an indictable fraud and misdemeanour". Insert instead "an indictable offence".	7 8
[4]	Section 20 (3)	9
	Omit ", with or without hard labour,".	10
4.129	Listening Devices Act 1984 No 69	11
	Section 13 Inadmissibility of evidence of private conversations when unlawfully obtained	12 13
	Omit "penal servitude" from section 13 (2) (d) (i). Insert instead "imprisonment".	14 15
4.130	Local Government Act 1993 No 30	16
[1]	Section 275 Who is disqualified from holding civic office?	17
	Omit "felony" from section 275 (1) (c).	18
	Insert instead "serious indictable offence".	19
[2]	Section 336 Filling of vacancy in position of general manager	20
	Omit "penal servitude or" from section 336 (2) (e).	21

Amendment of other Acts and instruments	Schedule 4
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[3]	Dictionary	1
႞ႄၪ	Dictionary	1
	Omit "felony" and "misdemeanour" from the note at the end of the Dictionary.	2 3
4.131	Matrimonial Causes Act 1899 No 14	4
	Sections 13 (c) and 16 (c)	5
	Omit "penal servitude or" wherever occurring.	6
4.132	Mental Health Act 1990 No 9	7
[1]	Section 3 Definitions	8
	Omit "imprisonment".	9
[2]	Schedule 1 Dictionary of terms used in the Act	10
	Omit the definition of <i>imprisonment</i> .	11
[3]	Schedule 4, clause 6 (1) (g), Schedule 5, clause 3 (1) (g) and Schedule 6, clause 7 (1) (g)	12 13
	Omit "penal servitude or" wherever occurring.	14
4.133	Mental Health (Criminal Procedure) Act 1990 No 10	15
	Section 23 Procedure after completion of special hearing	16
	Omit "or penal servitude" wherever occurring in section 23 (1) (a) and (2).	17

Schedule 4 Amendment of other Acts and ins	nstruments
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4.134	Mines Inspection Act 1901 No 75	1
	Section 24 Penalty for forgery of or false declaration as to certificate	2 3
	Omit "a misdemeanour". Insert instead "an indictable offence".	4
4.135	Murray Valley Citrus Marketing Act 1989 No 155	5
	Schedule 2 Constitution of the Board	6
	Omit "penal servitude or" from clause 5 (1) (a) (iii).	7
4.136	Navigation Act 1901 No 60	8
[1]	Sections 10, 95, 96, 97, 103, 104 (2), 132 (3) and 152 (1)	9
	Omit "a misdemeanour" wherever occurring. Insert instead "an indictable offence".	10 11
[2]	Section 97 Punishment	12
	Omit "with or without hard labour".	13
[3]	Section 168 Indictable offences	14
	Omit "misdemeanours" from section 168 (1).	15
	Insert instead "indictable offences".	16
4.137	New South Wales Crime Commission Act 1985 No 117	17
[1]	Section 3 Definitions	18
	Omit the definition of <i>imprisonment</i> from section 3 (1).	19

Amendment of other Acts and instruments

[2]	Schedule 1 Provisions relating to Commissioner and Assistant Commissioners	1 2
	Omit "penal servitude or" from clause 7 (1) (h).	3
4.138	New South Wales—Queensland Border Rivers Act 1947 No 10	4
	Section 25 Penalty for damaging works	5
	Omit "with hard labour".	6
4.139	Nursing Homes Act 1988 No 124	7
	Section 31 (1) (d) and Schedule 1, clause 4 (1) (d)	8
	Omit "penal servitude or" wherever occurring.	9
4.140	Oaths Act 1900 No 20	10
[1]	Section 25 False declaration	11
	Omit "a misdemeanour". Insert instead "an indictable offence and liable to imprisonment for 5 years".	12 13
[2]	Section 30 Untrue document purporting to be affidavit	14
	Omit "be punished as for a misdemeanour" from section 30 (a). Insert instead "imprisonment for 5 years".	15 16
[3]	Section 31 Alternative verdict where false swearing not proved	17
	Omit "a misdemeanour". Insert instead "an offence under section 30".	18

Schedule 4

Schedule 4 Amendment of other Acts and instrumen	hedule 4	Amendment of	other Acts	and instrumen	ts
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4.141	Optical Dispensers Act 1963 No 35	1
[1]	Section 25 Removal of name on account of misconduct	2
	Omit "a felony or misdemeanour" wherever occurring in section 25 (1) (a). Insert instead "an indictable offence".	3 4
[2]	Sections 30 and 31	5
	Omit "a misdemeanour" wherever occurring. Insert instead "an indictable offence".	6 7
4.142	Optometrists Act 1930 No 20	8
[1]	Section 6 Vacation of office	9
	Omit "a felony or of a misdemeanour" from section 6 (d). Insert instead "an indictable offence".	10 11
[2]	Sections 6 (d) and 15 (1) (a)	12
	Omit "a felony or misdemeanour" wherever occurring. Insert instead "an indictable offence".	13 14
4.143	Parliamentary Electorates and Elections Act 1912 No 41	15
	Section 135 Violation of secrecy by officers	16
	Omit "a misdemeanour". Insert instead "an indictable offence".	17
4.144	Parliamentary Evidence Act 1901 No 43	18
	Section 13 Penalty for false evidence	19
	Omit "penal servitude". Insert instead "imprisonment".	20

Insert instead "an indictable offence".

Amen	Amendment of other Acts and instruments	
4.145	Parole Orders (Transfer) Act 1983 No 190	
	Section 3 Definitions	
	Omit the definition of <i>imprisonment</i> .	
4.146	Periodic Detention of Prisoners Act 1981 No 18	
	Section 4 Definitions	
	Omit the definition of <i>imprisonment</i> from section 4 (1).	
4.147	Physiotherapists Registration Act 1945 No 9	

[1]	Section 24 Misconduct	8
	Omit "a felony, misdemeanour, crime or offence" wherever occurring in $24(1)(2) = 1/(24)$	9
	section 24 (1) (a) and (2A).	10
	Insert instead "an offence".	11
[2]	Sections 27 and 28 (1)	12
	Omit "a misdemeanour" wherever occurring.	13
	Insert instead "an indictable offence".	14
4.148	Physiotherapists Registration Regulation 1995	15
	Schedule 1 Forms	16
	Omit "a felony or misdemeanour" wherever occurring in Form 5.	17

Schedule 4 Amendment of other Acts and instruments	of other Acts and instruments
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4.149	Pipelines Act 1967 No 90	1
	Section 54 Offences	2
	Omit "a misdemeanour". Insert instead "an indictable offence".	3
4.150	Police Department (Transit Police) Act 1989 No 58	4
	Section 29 Punishment where member guilty of offence	5
	Omit "penal servitude or" from section 29 (1) (a).	6
4.151	Police (Special Provisions) Act 1901 No 5	7
[1]	Section 101 Magistrates or Justices may appoint special constables	8
	Omit "felony" from section 101 (1). Insert instead "serious indictable offence".	9 10
[2]	Section 108 Assaulting or resisting special constables	11
	Omit "with or without hard labour".	12
4.152	Prisoners (Interstate Transfer) Act 1982 No 104	13
[1]	Section 5 Definitions	14
	Omit "a sentence of penal servitude," from the definition of <i>State sentence of imprisonment</i> in section 5 (1).	15 16
[2]	Section 33 Escape from custody—penalty	17
	Omit "a felony and is liable to penal servitude" from section 33 (1). Insert instead "an indictable offence and is liable to imprisonment".	18 19

Amendment of other Acts and instruments	Schedule 4

[3]	Section 33 (1)	1
	Omit ", penal servitude".	2
4.153	Private Hospitals and Day Procedure Centres Act 1988 No 123	3
	Section 34 (1) (d), Schedule 1, clause 5 (1) (e) and Schedule 2, clause 4 (1) (d)	4 5
	Omit "penal servitude or" wherever occurring.	6
4.154	Property, Stock and Business Agents Act 1941 No 28	7
	Section 88 Wrongful conversion and false accounts	8
	Omit "a misdemeanour". Insert instead "an indictable offence".	9
4.155	Public Defenders Act 1995 No 28	10
	Schedule 1 Provisions relating to Public Defenders	11
	Omit "or penal servitude" from clause 5 (2) (e).	12
4.156	Public Sector Management Act 1988 No 33	13
	Section 76 Punishment where officer is guilty of a serious offence	14
	Omit "penal servitude or" from section 76 (a).	15

Schedule 4	Amendment of other Acts and instruments
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4.157	Real Property Act 1900 No 25	1
[1]	Sections 28E (3), 28L, 28QA (2), 28ZD (2) and 141 (1)	2
	Omit "a misdemeanour" wherever occurring. Insert instead "an indictable offence".	3 4
[2]	Section 142 Conviction not to affect civil remedy	5
	Omit "any act, hereby declared to be a misdemeanour or a felony,". Insert instead "an indictable offence against this Act".	6 7
[3]	Section 142	8
	Omit "such act" wherever occurring. Insert instead "the offence".	9
4.158	Security Industry Regulation 1998	10
	Clause 11 Offences that disqualify applicants: section 16	11
	Omit "penal servitude or" from clause 11 (c) (i).	12
4.159	Sentencing Act 1989 No 87	13
[1]	Section 4 Definitions	14
	Omit the definition of <i>imprisonment</i> from section 4 (1).	15
[2]	Schedule 1 Provisions relating to the members of the Board, Divisions of the Board and procedure	16 17
	Omit "penal servitude or" from clause 6 (1) (g).	18

Amendment of other Acts and instruments

Schedule 4

4.160	Summary Offences Act 1988 No 25	1
	Section 11C Custody of knife in public place or school	2
	Omit "penal servitude or" wherever occurring in section 11C (5) (b) and (c).	3
4.161	Supreme Court Act 1970 No 52	4
	Section 69A Releases on bail and custody of claimants seeking judicial review of conviction or sentence	5 6
	Omit "or penal servitude" wherever occurring in section 69A (3), (4) and (5).	7 8
4.162	Supreme Court (Summary Jurisdiction) Act 1967 No 72	9
[1]	Section 13 Provision for hearing cases together	10
	Omit "and whether they are either felonies or misdemeanours only or some one or more are felonies and some one or more are misdemeanours" wherever occurring.	11 12 13
[2]	Section 28B Effect of convictions under this Act	14
	Omit section 28B (a).	15
4.163	Surveyors Act 1929 No 3	16
[1]	Section 14 Power of board to deal with offences	17
	Omit "any felony or misdemeanour" from section 14 (1) (e). Insert instead "an indictable offence".	18 19
[2]	Section 14 (1) (e)	20
	Omit "a felony or misdemeanour". Insert instead "an indictable offence".	21

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Schedule 4	Amendment of other Acts and instruments	

[3]	Section 17 Power of board to examine on oath	1
	Omit ", with or without hard labour," from section 17 (2).	2
[4]	Section 19 Penalty for forging registration	3
	Omit ", with or without hard labour,".	4
4.164	Sydney Water Act 1994 No 88	5
	Section 20 (1) (d) and Schedule 1, clause 6 (1) (g)	6
	Omit "penal servitude or" wherever occurring.	7
4.165	Thoroughbred Racing Board Act 1996 No 37	8
	Sections 7 (1) (d), 32 (1) (b) and 45 (4) (c)	9
	Omit "penal servitude or" wherever occurring.	10
4.166	Tow Truck Act 1989 No 158	11
	Section 46 What are the grounds for action against the holder of a licence?	12 13
	Omit "or penal servitude" from section 46 (1) (d).	14
4.167	Transport Administration (Staff) Regulation 1995	15
	Clauses 14 (2), 30 (2) and 35 (5), definition of "serious criminal offence"	16 17
	Omit "penal servitude or" wherever occurring.	18

Amendment of other Acts and instruments	
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4.168 Trustee Act 1925 No 14

	Section 70 New trustees	2
	Omit "felony" from section 70 (3).	3
	Insert instead "a serious indictable offence".	4
4.169	Victims Compensation Act 1996 No 115	5
	Dictionary	6
	Omit the definition of <i>imprisonment</i> .	7
4.170	Water Act 1912 No 44	8
	Section 21 Injuries to works	9
	Omit ", with or without hard labour,".	10
4.171	Wild Dog Destruction Act 1921 No 17	11
	Section 3C Extraordinary vacancy	12
	Omit "felony" from section 3C (1) (d).	13
	Insert instead "serious indictable offence".	14
4.172	Workers Compensation (Workplace Injury Management) Regulation 1995	15 16
	Clause 24 Cancellation or suspension of certificate	17
	Omit "or penal servitude" from clause 24 (1) (c).	18

Schedule 4

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Schedule 5 Further amendment of other Acts and instruments with respect to abolition of penal servitude

Schedule 5 Further amendment of other Acts and instruments with respect to abolition of penal servitude

(Section 7)

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Part 1

Column 1	Column 2
C.B. Alexander Foundation Incorporation Act 1969 No 61	Section 3 (10) (d)
Dams Safety Act 1978 No 96	Schedule 2, clause 7 (1) (e)
Ethnic Affairs Commission Act 1979 No 23	Section 9 (1) (g)
Growth Centres (Development Corporations) Act 1974 No 49	Schedule 2, clause 6 (1) (g)
Landlord and Tenant (Rental Bonds) Act 1977 No 44	Schedule 1, clause 1 (7) (c)
Legal Aid Commission Act 1979 No 78	Schedule 2, clause 7 (e); Schedule 7, clause 6 (e)
Local Government (City of Sydney Boundaries) Act 1967 No 48	Section 9 (1) (e)
Lord Howe Island Act 1953 No 39	Section 5 (1) (e)
Sporting Injuries Insurance Act 1978 No 141	Schedule 2, clause 9 (1) (e)
Statutory and Other Offices Remuneration Act 1975 (1976 No 4)	Section 8 (1) (d)
Sydney Cricket and Sports Ground Act 1978 No 72	Schedule 1, clause 6 (1) (f)
Teacher Housing Authority Act 1975 No 27	Section 11 (1) (g)
Zoological Parks Board Act 1973 No 34	Section 10 (1) (e)

Further amendment of other Acts and instruments with respect to abolition of penal servitude

Part 2

Column 1	Column 2
Aboriginal Housing Act 1998 No 47	Schedule 1, clause 4 (1) (h)
Agricultural Industry Services Act 1998 No 45	Schedule 1, clause 4 (g)
Air Transport Act 1964 No 36	Schedule 1, clause 6 (1) (e)
Banana Industry Act 1987 No 66	Schedule 1, clause 4 (1) (e)
Banana Industry (Polls and Elections) Regulation 1998	Clause 51 (2) (d)
Bicentennial Park Trust Act 1987 No 29	Schedule 2, clause 7 (1) (e)
Board of Adult and Community Education Act 1990 No 119	Schedule 1, clause 6 (1) (h)
Catchment Management Act 1989 No 235	Schedule 3, clause 5 (1) (h)
Charles Sturt University Act 1989 No 76	Schedule 1, clause 2 (f)
Chiropractors and Osteopaths Act 1991 No 7	Schedule 1, clause 5 (1) (h)
City of Sydney Act 1988 No 48	Schedule 1, clause 8 (1) (h)
Commons Management Act 1989 No 13	Schedule 1, clause 3 (1) (f)
Community Services (Complaints, Reviews and Monitoring) Act 1993 No 2	Section 112 (1) (g)
Companion Animals Act 1998 No 87	Schedule 1, clause 6 (1) (h)
Co-operatives Act 1992 No 18	Schedule 5, clause 3 (1) (h)
Crown Lands Act 1989 No 6	Schedule 1, clause 4 (1) (e)
Dentists Act 1989 No 139	Schedule 1, clause 6 (1) (e); Schedule 3, clause 5 (1) (e)
Drug Offensive Act 1987 No 119	Schedule 2, clause 7 (1) (e)
Electricity (Pacific Power) Act 1950 No 22	Schedule 6, clause 5 (1) (h)
Electricity Supply (Licence Compliance Advisory Board) Regulation 1996	Clause 9 (1) (h)
Entertainment Industry Act 1989 No 230	Schedule 1, clause 5 (1) (h)
Environmental Trust Act 1998 No 82	Schedule 1, clause 6 (1) (h)
Fair Trading Act 1987 No 68	Schedule 4A, clause 5 (1) (h)

Schedule 5

Schedule 5 Further amendment of other Acts and instruments with respect to abolition of penal servitude

Federation of New South Wales Police-Citizens Youth Clubs (Reconstitution) Act 1989 No 163	Section 7 (1) (g)
Film and Television Office Act 1988 No 18	Schedule 2, clause 5 (1) (h)
Fire Brigades Act 1989 No 192	Schedule 2, clause 5 (1) (h)
Fire Services Joint Standing Committee Act 1998 No 18	Schedule 1, clause 5 (1) (h)
Fisheries Management Act 1994 No 38	Schedule 2, clause 5 (1) (h); Schedule 3, clause 5 (1) (h)
Fisheries Management (Aquaculture) Regulation 1995	Schedule 2, clause 6 (h)
Government Telecommunications Act 1991 No 77	Schedule 1, clause 5 (1) (h)
Grain Marketing Act 1991 No 15	Schedule 1, clause 5 (1) (h)
Health Care Complaints Act 1993 No 105	Schedule 2, clause 3 (1) (h)
Home Purchase Assistance Authority Act 1993 No 15	Schedule 1, clause 4 (1) (h)
HomeFund Commissioner Act 1993 No 9	Schedule 1, clause 4 (1) (g)
Independent Commission Against Corruption Act 1988 No 35	Schedule 2, clause 6 (1) (i)
Independent Pricing and Regulatory Tribunal Act 1992 No 39	Schedule 2, clause 5 (1) (i)
Industrial and Commercial Training Act 1989 No 77	Schedule 5, clause 4 (1) (g)
Institute of Sport Act 1995 No 52	Schedule 1, clause 5 (1) (h)
Institute of Sport (Sporting Development Advisory Committee) Regulation 1996	Clause 7 (1) (h)
Internal Audit Bureau Act 1992 No 20	Schedule 1, clause 5 (1) (h)
Lake Illawarra Authority Act 1987 No 285	Schedule 3, clause 6 (1) (i)
Legal Profession Act 1987 No 109	Schedule 3, clause 8 (1) (e)
Local Government Act 1993 No 30	Schedule 4, clause 5 (1) (h)
Macquarie University Act 1989 No 126	Schedule 1, clause 2 (f)
Meat Industry Act 1978 No 54	Schedule 2, clause 5 (1) (h)
Mines Rescue Act 1994 No 13	Schedule 1, clause 5 (1) (h)
Mining Act 1992 No 29	Schedule 3, clause 5 (1) (h)

Further amendment of other Acts and instruments with respect to	Schedule 5
abolition of penal servitude	

Mining (Boards of Management) Regulation 1995	Clause 6 (1) (f)
Motor Accidents Compensation Act 1989 No 102	Schedule 1, clause 5 (1) (h); Schedule 2, clause 5 (1) (h)
Mount Panorama Motor Racing Regulation 1995	Clause 19 (1) (h)
National Trust of Australia (New South Wales) Act 1990 No 92	Schedule 1, clause 6 (k)
Native Vegetation Conservation Act 1997 No 133	Schedule 3, clause 5 (1) (h)
New South Wales Cancer Council Act 1995 No 43	Schedule 1, clause 5 (1) (h)
Non-Indigenous Animals Act 1987 No 166	Schedule 1, clause 6 (1) (e)
Noxious Weeds Act 1993 No 11	Schedule 1, clause 3 (1) (h)
Nurses Act 1991 No 9	Schedule 1, clause 5 (1) (h)
Podiatrists Act 1989 No 23	Schedule 1, clause 6 (1) (i)
Poisons and Therapeutic Goods Act 1966 No 31	Schedule 1, clause 6 (1) (h)
Police Regulation (Superannuation) Act 1906 No 28	Schedule 4, clause 5 (1) (g)
Privacy and Personal Information Protection Act 1998 No 133	Schedule 1, clause 4 (1) (g); Schedule 2, clause 5 (1) (h)
Professional Standards Act 1994 No 81	Schedule 2, clause 5 (1) (h)
Protection of the Environment Administration Act 1991 No 60	Schedule 1, clause 6 (1) (h); Schedule 2, clause 6 (1) (h)
	Schedule 1, clause 5 (1) (h)
Psychologists Act 1989 No 51	, , , , , ,
Psychologists Act 1989 No 51 Public Sector Management Act 1988 No 33	Schedule 8, clause 5 (1) (i)
Public Sector Management Act 1988 No 33 Public Sector Management (Goods and Services)	Schedule 8, clause 5 (1) (i)
Public Sector Management Act 1988 No 33 Public Sector Management (Goods and Services) Regulation 1995	Schedule 8, clause 5 (1) (i) Schedule 1, clause 4 (1) (h)
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