

New South Wales

Crimes (Appeal and Review) Amendment (DNA Review Panel) Bill 2013

Explanatory note

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

Overview of Bill

The object of this Bill is to amend the *Crimes (Appeal and Review) Act 2001* to implement the recommendations arising from a statutory review of the DNA Review Panel under section 97 of that Act.

In particular, the Bill makes amendments to provide for the following:

- (a) the abolition of the DNA Review Panel and savings and transitional arrangements consequent on that abolition,
- (b) the imposition of an on-going duty on the NSW Police Force and other authorities of the State to retain biological material (or swab or sample taken from such material) obtained in connection with the investigation or prosecution of an offence for which a person was convicted if:
 - (i) the offence was punishable by imprisonment for life or 20 years or more, and
 - (ii) the convicted person was sentenced to imprisonment or full-time detention for the offence following a trial on indictment,
- (c) enabling a person convicted of an offence or his or her legal representative to request information about, and the DNA testing of, biological material that may have been retained by the NSW Police Force or any other authority of the State in connection with the offence.

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 23 February 2014.

Schedule 1 Amendment of Crimes (Appeal and Review) Act 2001 No 120

Schedule 1 makes the amendments to the *Crimes (Appeal and Review) Act 2001* referred to in the Overview.



New South Wales

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Crimes (Appeal and Review) Amendment (DNA Review Panel) Bill 2013

No , 2013

A Bill for

An Act to amend the *Crimes (Appeal and Review) Act 2001* to implement recommendations arising from a statutory review of the DNA Review Panel under section 97 of that Act.

The	The Legislature of New South Wales enacts:				
1	Name of Act	2			
	This Act is the Crimes (Appeal and Review) Amendment (DNA Review Panel) Act 2013.	3 4			
2	Commencement	5			
	This Act commences on 23 February 2014.	6			

Scł	nedule 1		Amendment of Crimes (Appeal and Review) Act 2001 No 120	1 2	
[1]	Section 74	Defin	itions	3	
	Omit the definition of <i>DNA Review Panel</i> or <i>Panel</i> from section 74 (1).				
[2]	Part 7, Divi	Part 7, Division 6, heading			
	Omit the he	ading	. Insert instead:	6	
	Division (6	DNA evidence	7	
[3]	Sections 89	9–95		8	
	Omit the sec	ctions		9	
[4]	Section 96 Duty of police officers and other officers to retain certain biological material evidence				
	Omit section	n 96 (1). Insert instead:	12	
	(1)	mate Polic	section applies to physical evidence comprising or containing biological erial (<i>relevant biological material</i>) obtained by any member of the NSW ce Force in connection with the investigation or prosecution of an offence which a person was convicted (the <i>convicted person</i>), but only if:	13 14 15 16	
		(a)	the offence was punishable by imprisonment for life or 20 years or more, and	17 18	
		(b)	the convicted person was sentenced to imprisonment or full-time detention for the offence following a trial on indictment.	19 20	
[5]	Section 96	(2A)		21	
	Insert after section 96 (2):				
	(2A)		retention of a swab or sample taken from the relevant biological material fficient compliance with the duty if:	23 24	
		(a)	the swab or sample taken is enough to permit DNA testing, and	25	
		(b)	the swab or sample was taken by a member of the NSW Police Force or the NSW Forensic & Analytical Science Service (or its successor) qualified to take forensic swabs or samples.	26 27 28	
[6]	Section 96 (3) (d)				
	Omit "eligible".				
[7]	Section 96 (3) (e)				
	Omit the paragraph. Insert instead:				
		(e)	the convicted person has ceased to be subject to the sentence imposed for the offence (whether in custody or on parole) or subject to an extended supervision or continuing detention order under the <i>Crimes</i> (<i>High Risk Offenders</i>) <i>Act 2006</i> , or	33 34 35 36	
[8]	Section 96 (5)				
	Insert "(or a	swah	or sample taken from the material)" after "tampers with the material"	38	

[9]	Sect	ion 96	(5)		1	
	Inse	t "(or s	swab c	or sample)" after "preventing the material".	2	
[10]	Section 97					
	Omit the section. Insert instead:					
	97	Information about and testing of retained biological material				
		(1)	This section applies with respect to biological material (<i>retained biologica material</i>) that is or may be in the possession or control of members of the NSW Police Force or members of any other authority of the State is connection with an offence for which a person has been convicted.			
		(2)	may.	Commissioner of Police (or the head of any other authority of the State), at the request of a person convicted of an offence (the <i>convicted person</i>) is or her legal representative, do either or both of the following:	10 11 12	
			(a)	provide information to the person making the request about whether the NSW Police Force (or the authority) has retained biological material in connection with that offence and, if so, what that material comprises,	13 14 15	
			(b)	arrange for such items of retained biological material as may be specified in a request to be sent to the NSW Forensic & Analytical Science Service (or its successor) for DNA testing and then forward the results of that testing to the person making the request.	16 17 18 19	
		(3)	biolo	convicted person is liable for the cost of any DNA testing of retained ogical material that is carried out at the request of the convicted person or her legal representative.	20 21 22	
		(4)	Cour (or the	erson who has made a request under this section may apply to the Supreme rt for an order (a <i>compliance order</i>) requiring the Commissioner of Police he head of any other authority of the State) to comply with the request to or her.	23 24 25 26	
		(5)	The	Supreme Court may make a compliance order if:	27	
			(a)	the offence committed by the convicted person was punishable by imprisonment for life or 20 years or more, and	28 29	
			(b)	the convicted person's claim of innocence for the offence may be affected by DNA information obtained from biological material retained by members of the NSW Police Force or members of another authority of the State, and	30 31 32 33	
			(c)	the convicted person continues to be subject to the sentence imposed for the offence (whether in custody or on parole) or subject to an extended supervision or continuing detention order under the <i>Crimes (High Risk Offenders) Act 2006</i> .	34 35 36 37	
		(6)	even offer spec	pite subsection (5) (a), the Supreme Court may make a compliance order if the offence for which the convicted person was convicted was not an ince of the kind referred to in that paragraph if the Court considers that ial circumstances exist with respect to the offence that warrant the making the order.	38 39 40 41 42	
		(7)	subs	etermining whether there are special circumstances for the purposes of ection (6), the Supreme Court is to have regard to the following matters any other relevant matter:	43 44 45	

the nature and seriousness of the offence concerned,

46

(a)

		(b)	the length of any sentence currently being served by the convicted person,	1
		(c)	whether the convicted person has exhausted all avenues of appeal,	3
		(d)	the interests of justice.	4
	(8)	Noth	ing in this section permits:	5
		(a)	the Commissioner of Police (or the head of any other authority of the State) to provide information that may reveal the identity of a person other than the convicted person in connection with the offence for which he or she was convicted, or	6 7 8 9
		(b)	the head of one authority of the State to provide information about, or arrange DNA testing for, retained biological material held by another authority of the State.	10 11 12
[11]	Schedule '	1 Savir	ngs, transitional and other provisions	13
	Insert at the	e end o	f the Schedule with appropriate Part and clause numbering:	14
	Part	(Ap	visions consequent on enactment of Crimes peal and Review) Amendment (DNA Review nel) Act 2013	15 16 17
	Defi	nitions	i	18
		aboli amen amen	is Part: tion day means the day on which section 97 is substituted by the ading Act. nding Act means the Crimes (Appeal and Review) Amendment (DNA ew Panel) Act 2013.	19 20 21 22 23
	Арр	lication	n of amendments to section 96	24
		withi section mem	on 96 (as amended by the amending Act) extends to biological material in the meaning of Part 7 of this Act obtained before the substitution of on 96 (1) by the amending Act that is in the possession or control of any bers of the NSW Police Force (or members of any other authority of the) on that substitution.	25 26 27 28 29
	Abo	lition o	of DNA Review Panel	30
	(1)	The I	DNA Review Panel is abolished on the abolition day.	31
	(2)		member of the DNA Review Panel ceases to hold office as such on the tion day.	32 33
	(3)		rson who ceases to hold an office by operation of this clause is not entitled y remuneration or compensation because of the loss of that office.	34 35
	(4)	Part 7	DNA Review Panel ceases to have any functions under Division 6 of 7 of this Act on the abolition day (including the function of determining halising any pending applications to it under section 92).	36 37 38
	Pend	ding se	earches and DNA testing	39
	(1)		DNA Review Panel arranged for a search for biological material or DNA (or both) following an application under section 92 before the abolition	40 41

	day and the results of the search or testing (or both) had not yet been provided to it by that day:			
	(a)	the Commissioner of Police is authorised and required to arrange for the completion of any such search or DNA testing (or both), and	3 4	
	(b)	the NSW Forensic & Analytical Science Service (or its successor) is authorised and required to complete any DNA testing arranged by the DNA Review Panel or the Commissioner of Police and provide the results to the Commissioner, and	5 6 7 8	
	(c)	the Commissioner of Police is authorised and required to forward the results of any DNA testing provided to the Commissioner under this subclause to the applicant for the search and testing.	9 10 11	
(2)	(2) If the DNA Review Panel had disclosed the results of DNA testing to the Commissioner of Police before the abolition day but not to the applicant for the testing, the Commissioner of Police is authorised and required to forward the results to the applicant.			
(3)	Nothing in this clause requires or permits the Commissioner of Police to disclose information obtained from the DNA testing of biological material obtained from a convicted person that may reveal the identity of a person other than the convicted person in connection with the offence for which he or she was convicted.		16 17 18 19 20	
Pend	ing re	ferrals in Court of Criminal Appeal	21	
	contin Crimi	on 94 (as in force immediately before its repeal by the amending Act) nues to apply in relation to any matter that was referred to the Court of inal Appeal under that section before that repeal if the proceedings in on to that matter were not concluded by that time.	22 23 24 25	
Schedule 2	Memb	pers and procedure of DNA Review Panel	26	
Omit the Schedule.				

[12]