

New South Wales

Crime and Criminal Procedure Legislation Amendment Bill 2023

Explanatory note

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

Overview of Bill

The object of this Bill is to make various amendments to the following Acts relating to crime and criminal procedure—

- (a) Children (Detention Centres) Act 1987,
- (b) Crimes (Administration of Sentences) Act 1999,
- (c) Crimes (Domestic and Personal Violence) Act 2007,
- (d) Criminal Appeal Act 1912,
- (e) Criminal Procedure Act 1986,
- (f) Drug Misuse and Trafficking Act 1985,
- (g) Law Enforcement (Powers and Responsibilities) Act 2002,
- (h) *Medicines, Poisons and Therapeutic Goods Act 2022.*

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 the date of assent to the proposed Act.

Clause 3 provides that an explanatory note in a schedule of the proposed Act does not form part of the proposed Act.



New South Wales

Crime and Criminal Procedure Legislation Amendment Bill 2023

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New South Wales

Crime and Criminal Procedure Legislation Amendment Bill 2023

No , 2023

A Bill for

An Act to amend various Acts relating to crime and criminal procedure.

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Crime and Criminal Procedure Legislation Amendment Act 2023.	3
2	Commencement	2
	This Act commences on the date of assent to this Act.	5
3	Explanatory notes	6
	An explanatory note in a schedule of this Act does not form part of this Act.	7

Schedule 1	Amendment of Children (Detention Centres) Act 1987 No 57	1		
Section 50	0 Release under parole order			
Omit section	on 50(2) and (3). Insert instead—	4		
(2)	A juvenile offender who is released on parole under this part may be released from custody—	5 6		
	(a) at any time on the parole day, or	7		
	(b) at any time during the 24 hours immediately preceding the parole day, or	8 9		
	(c) if the parole day is a Saturday, Sunday or public holiday—on the last day before the parole day that is not a Saturday, Sunday or public holiday.	10 11 12		
(3)	In this section—	13		
	<i>parole day</i> means the release day specified in the juvenile offender's parole order.	14 15		
Explanatory	note	16		
	ed amendment provides for greater alignment with the <i>Children (Detention Centres) Act</i> in 31, which provides for the early discharge of a juvenile offender.	17 18		

Scł	nedule 2	Amendment of Crimes (Administration of Sentences) Act 1999 No 93	1 2					
[1]	Section 4	Application of Part	3					
	Omit "(2)	A)" from section 4(1)(g). Insert instead "8A".	4					
[2]	Section 8 Release from custody							
	Omit "(the <i>release date</i>)" from section 8(1).							
[3]	Section 8(2)–(2B)							
	Omit the	subsections. Insert instead—	8					
	(2)	An inmate may be released from custody—	9					
		(a) at any time on the day the current sentence expires, or	10					
		(b) if the current sentence expires on a day that is not a working day and the inmate requests it—at any time during the next working day.	11 12					
[4]	Section 8	3(3)	13					
	Omit "as	at the release date for the current sentence".	14					
	Insert instead "on the day the current sentence expires".							
[5]	Section 8	3(3)(a) and (b)	16					
	Omit "the	release date for" wherever occurring. Insert instead "the expiry of".	17					
[6]	Section 8(4)							
	Insert afte	er section 8(3)—	19					
	(4) In this section—							
		working day means a day that is not—	21					
		(a) a Saturday or Sunday, or	22					
		(b) a public holiday or a bank holiday.	23					
[7]	Section 8	BA .	24					
	Insert afte	er section 8—	25					
	8A De	layed release from custody	26					
	(1)	An inmate may be released from custody at any time during the period of 4 days after the inmate's release date if—	27 28					
		(a) there is, in the opinion of the Commissioner, a good reason to delay the release, and	29 30					
		Example— a lack of transport	31					
		(b) the inmate requests or consents to the delay.	32					
	(2)		33					
		<i>release date</i> , in relation to an inmate, means the day on which the inmate is authorised, under this Act or another Act or law, to be released from custody.	34 35					
[8]	Section 4	4 Conveyance and detention of full-time detainees from ACT	36					
	Omit sect	ion 44(2) and (3). Insert instead—	37					
	(2)	The governor of a correctional centre may—	38					

			(a)	accept custody of a full-time detainee the subject of an Australian Capital Territory direction, or	1
			(b)	refuse to accept custody of the full-time detainee.	3
		(3)	centi perio	istody of a full-time detainee is accepted by the governor of a correctional re, the detainee must be held in custody in the correctional centre for the od necessary for the detainee's sentence, as referred to in the Australian ital Territory direction, to be executed in accordance with the direction.	4 5 7
[9]	Sect	ion 17	5 Dec	ision after review	8
	Omi	sectio	n 175	(1A).	9
[10]	Sect	ion 27	7 Defi	initions	10
	Inser	t in alp	habet	ical order—	11
		1	inter	rested person, in relation to an offender, means a person recorded in the ims Register as an interested person in relation to the offender.	12 13
[11]	Sect	ion 27	9A		14
	Inser	t after	sectio	n 279—	15
:	279A	Inter	ested	persons may be recorded in Victims Register	16
		(1)	the satis	Commissioner may, on the application of a person, record the person in Victims Register as an interested person in relation to an offender if fied the person's life or safety is reasonably expected to be endangered use of a connection between the person and the offender.	17 18 19 20
		(2)		and without limiting, subsection (1), there is a connection between a on and an offender if one or more of the following applies—	21 22
			(a)	the offender has a history of mental harm or physical violence against the person,	23 24
			(b)	the person has or had a domestic relationship with the offender,	25
			(c)	the person shares parental responsibility with the offender,	26
			(d)	the person was a witness in proceedings against the offender,	27
			(e)	the person provided evidence used in proceedings against the offender,	28
			(f)	the person is a victim of a previous serious offence or offence of a sexual nature, within the meaning of the <i>Crimes (High Risk Offenders) Act 2006</i> , committed by the offender,	29 30 31
			(g)	the person is or was a Government employee who provides or provided the offender with an ongoing professional service. Example— a treating psychologist	32 33 34
		(3)	In th	is section—	35
		(3)	dom	estic relationship has the same meaning as in the Crimes (Domestic and conal Violence) Act 2007.	36 37
[12]	Sect	ions 2	81, 28	85 and 286, headings	38
	Inser	t "and	inter	ested persons" after "victims" or "Victims" wherever occurring.	39
[13]	Sect	ions 2	81(1),	283(1)(d)(ii), 285(4)(a) and (5) and 286(4)	40
	Inser	t "or ir	iterest	ted person" after "victim" wherever occurring.	41

[14]	Secti	on 28	1(1)(a	and (b)	1		
	Omit	"victi	m's" v	wherever occurring. Insert instead "victim or interested person's".	2		
[15]	Section 283 Regulations						
	Inser	t "and	intere	ested persons" after "victims" in section 283(1)(b).	4		
[16]	Secti	on 28	3(1)(d	1)	5		
	Inser	t "or in	iterest	ted persons" after "victims" wherever occurring.	6		
[17]	Secti	on 28	4A		7		
	Inser	t after	sectio	on 284—	8		
2	284A		ce to i	interested persons of re-integration home detention and parole tion	9 10		
		(1)		Commissioner must give notice to an interested person in relation to an inder who is recorded in the Victims Register if—	11 12		
			(a)	the offender is due for consideration of whether the offender should be released under a re-integration home detention order or on parole, or	13 14		
			(b)	the offender is eligible for or has applied for release on parole.	15		
		(2)	The	notice must be given subject to and in accordance with the regulations.	16		
		(3)	this	Commissioner is not required to give notice to an interested person under section of a matter if the matter is included in another requirement to give ce to the interested person under this Act.	17 18 19		
		(4)		ilure by the Commissioner to comply with this section does not affect the lity of a decision or order.	20 21		
[18]	Secti	ons 2	85(1)	and (2) and 286(1) and (2)	22		
	Inser	t ", and	d an ir	nterested person in relation to," after "victim of" wherever occurring.	23		
[19]	Secti	on 28	5(3)		24		
	Omit	Omit the subsection. Insert instead—					
		(3)	inter 279(Commissioner may also give written notice to a victim of, and an rested person in relation to, an adult offender referred to in section (2)(b)(i) if the offender is taken into custody while serving a sentence of risonment by intensive correction.	26 27 28 29		
	-	natory		proposed amondments elevify that an immate may be released from systems as	30		
	the da but er	ly the conding a	urrent fter, or	proposed amendments clarify that an inmate may be released from custody on sentence expires unless the inmate is subject to another sentence in force before commencing immediately after, the expiry of the current sentence. Items [1], [2] equential amendments.	31 32 33 34		
	after ⁻	the day	on w	at an inmate may be released from custody at any time during the period of 4 days which the inmate is authorised to be released from custody under the <i>Crimes Sentences</i>) <i>Act 1999</i> or another Act.	35 36 37		
	at a c	orrection	nal ce ction a	ne requirement for the governor of a correctional centre or another officer on duty entre to accept custody of a full-time detainee the subject of an Australian Capital and instead provides that the governor may accept or refuse to accept custody of	38 39 40 41		
	175(1 by the	A) con Crime	tains a s (Sen	undant provision from the <i>Crimes (Administration of Sentences) Act 1999.</i> Section cross-reference to section 163(4) of that Act, which was repealed and replaced intencing <i>Procedure) Amendment (Sentencing Options) Act 2017.</i>	42 43 44		
				that an interested person may be recorded in the Victims Register in relation to an reson's life or safety is reasonably expected to be endangered because of a	45 46		

2

connection between the person and the offender. Item [10] inserts a definition of *interested person*. Items [12]–[19] make consequential amendments with the effect of extending, with modification, certain provisions applying to victims to interested persons.

Scł	Schedule 3		Amendment of Crimes (Domestic and Personal Violence) Act 2007 No 80			
[1]	Section 29 Provisional order taken to be application for court order					
	Insert a	Insert after section 29(1)—				
	(1.		f the application taken to be made under Part 10 is withdrawn or dismissed, he provisional order is revoked.	5 6		
[2]	Section	າ 32		7		
	Omit th	e secti	on. Insert instead—	8		
	32 F	owers	s of court in relation to provisional order	9		
			On the first return date, if a provisional order is in force, the court may—	10		
			(a) dismiss the application taken to be made under Part 10, or	11		
			(b) revoke the provisional order, or	12		
			(c) make, in the same terms as the provisional order or with variations—	13		
			(i) an interim court order, or	14		
			(ii) a final apprehended violence order.	15		
	((2) I	f the court does none of the things in subsection (1)(a)–(c)—	16		
			(a) the provisional order becomes an interim court order—	17		
			(i) made on the first return date, and	18		
			(ii) on the same terms as the provisional order, and	19		
		((b) further service of the order is not required.	20		
	(3) If the the		f the court makes an interim court order or a final apprehended violence order, he provisional order is revoked.	21 22		
	(4) Revoca		Revocation of a provisional order under subsection (3) occurs—	23		
		((a) if the defendant is present at court—when the interim court order or final apprehended violence order is made, or	24 25		
		(b) otherwise—when the defendant is served, in accordance with this Act, with a copy of the interim court order or final apprehended violence order.	26 27 28		
[3]	Section	1 34 P	urported renewal or continuance	29		
	Omit se	ection	34(2).	30		
[4]	Section offence		terim apprehended violence order must be made on charge for certain	31 32		
	Omit se	ection -	40(5)(c). Insert instead—	33		
		((c) an offence under, or mentioned in, the <i>Crimes Act 1900</i> , section 33 or 35, or	34 35		
		(c1	a) a prescribed sexual offence within the meaning of the <i>Criminal Procedure Act 1986</i> , or	36 37		
[5]	Section	1 40(5)	o(d)	38		
	Insert "	, (c1a)	" after ", (c)".	39		

[6]	Section 40(5)(f)	1
	Insert "(cla)," after "(c),".	2
	Explanatory note	3
	Item [2] clarifies that a provisional apprehended violence order becomes an interim court order if, on the first return date, the court does not dismiss the application, revoke the provisional order or make an interim court order or a final apprehended violence order. Items [1] and [3] make consequential amendments.	4 5 6 7
	Item [4] expands the definition of serious offence to include all prescribed sexual offences within the meaning of the <i>Criminal Procedure Act 1986</i> . Items [5] and [6] make consequential amendments.	8

Schedule 4		Amendment of Criminal Appeal Act 1912 No 16			
[1]	Section 5D	tion 5D Appeal by Crown against sentence			
	Insert after	section 5D(1A)—	3		
	(1B)	A relevant regulator may appeal to the Court of Criminal Appeal against a sentence imposed by the Supreme Court or the District Court in proceedings, other than appeals, for a work health and safety offence if the proceedings were started or carried on by the relevant regulator.	4 5 6 7		
	(1C)	If the Court of Criminal Appeal allows an appeal under subsection (1B), the Court may impose a sentence it considers appropriate.	8 9		
[2]	Section 5D(2B)				
	Insert after section 5D(2A)—				
	(2B) In this section—				
		relevant regulator means—	13		
		(a) the NSW Resources Regulator, within the meaning of the Work Health and Safety (Mines and Petroleum Sites) Act 2013, or	14 15		
		(b) SafeWork NSW.	16		
		work health and safety offence means an offence under—	17		
		(a) the Work Health and Safety Act 2011, or	18		
		(b) the Work Health and Safety (Mines and Petroleum Sites) Act 2013.	19		
	Explanatory	y note	20		
	Item [1] allov against sente	ws the NSW Resources Regulator and SafeWork NSW to commence their own appeals ences to the Court of Criminal Appeal in work health and safety prosecutions.	21 22		
	Item [2] mak	ses consequential amendments.	23		

Scł	Schedule 5		Amendment of Criminal Procedure Act 1986 No 209							
[1]	Section 10	102 Disposal of proceedings by higher court								
	Insert ", on "may" in se			a court attendance notice, indictment or charge certificate," after	4 5					
[2]	Section 268 Maximum penalties for Table 2 offences									
	Omit section	n 268((2). Ins	ert instead—	7					
	(2)	The follo		um fine that the Local Court may impose for an offence is as	8					
		(a)	for an	n offence listed in Schedule 1, Table 2, Part 2 or 3—20 penalty if—	10 11					
			(i)	the offence is not an offence under the <i>Crimes Act 1900</i> , section 154A, and	12 13					
			(ii)	the value of the property, amount of money or reward to which the offence relates does not exceed \$2,000,	14 15					
		(b)	for ar 23(1)	n offence under the <i>Weapons Prohibition Act 1998</i> , section 7, 20, , 23A(1), 25A(1), 25B(1), 25D, 31 or 34—100 penalty units,	16 17					
		(c)		n offence under the <i>Rural Fires Act 1997</i> , section 100(1) or (1B)—enalty units,	18 19					
		(d)		n offence under the <i>Surveillance Devices Act 2007</i> , Part 2 or 5, than section 40(2)—	20 21					
			(i)	for a corporation—200 penalty units, or	22					
			(ii)	otherwise—100 penalty units,	23					
		(e)	for an 2000,	n offence under the <i>Child Protection (Offenders Registration) Act</i> , section 17 or 18—100 penalty units,	24 25					
		(f)		n offence under the <i>Electricity Supply Act 1995</i> , section 65—100 ty units,	26 27					
		(g)	for ar units,	n offence under the Gas Supply Act 1996, section 66—100 penalty	28 29					
		(h)	other	wise—the lesser of—	30					
			(i)	50 penalty units, or	31					
			(ii)	the maximum fine provided by law for the offence.	32					
[3]	Section 28	1B Se	nsitive	evidence—meaning	33					
	Insert after	section	n 281B	(1B)—	34					
	(1C)		compl	t, evidence of the kind referred to in section 306S(2) given by a ainant for proceedings for a prescribed sexual offence is <i>sensitive</i>	35 36 37					
[4]	Section 28	1B(2)			38					
- -			(1) or ((1A)". Insert instead "subsection (1), (1A) or (1C)".	39					
	Explanatory		` '		40					
	Item [1] mak District Court notice, indict	t or Sup	reme C	t, if an accused person pleads guilty during committal proceedings, the ourt may sentence the accused person on the basis of a court attendance e certificate.	41 42 43					

Item [2] re-enacts a provision that set out the maximum fine payable for certain indictable offences if proceedings for the offence are dealt with in the Local Court. The re-enacted provision includes a default maximum fine and omits a number of redundant provisions.

Item [3] provides that the prosecuting authority is not required and cannot be required, whether by subpoena or any other procedure, in or in connection with a criminal investigation or proceedings, to give an accused person a copy of an audio or video recording of a child complainant's interview by an investigating official for certain sexual offence proceedings.

Item [4] makes a consequential amendment.

Schedule 6			Amendment of Drug Misuse and Trafficking Act 1985 No 226						
[1]	Section 25 Supply of prohibited drugs								
				n 25(4)(b)—	4				
			(b1)	a police officer to a person who has been granted an authority mentioned in section 10(2)(b) to possess the prohibited drug, or	5 6				
[2]	Sect	ion 25	(4)		7				
	Omit	"para	graph	(a), (b) or (c)". Insert instead "this subsection".	8				
[3]	Sect	ion 42			9				
	Omit	the se	ction.	Insert instead—	10				
	42	Certi	ificate	s issued by Health Secretary	11				
		(1)	signe	gal proceedings under this Act, the following certificates purporting to be ed by the Health Secretary or an authorised certifier are, without proof of fication, prima facie evidence of the matters stated in the certificate—	12 13 14				
			(a)	a certificate stating that a person holds, or does not hold, a licence, permit or authority under the <i>Poisons and Therapeutic Goods Act 1966</i> ,	15 16				
			(b)	a certificate stating that a person holds, or does not hold, an authority under the <i>Drug Misuse and Trafficking Act 1985</i> for the purpose of scientific research, instruction, analysis or study.	17 18 19				
		(2)	whic	Health Secretary may authorise a person employed in the department in the Health Administration Act 1982 is administered, generally or iffically, to issue certificates for the purposes of this section.	20 21 22				
		(3)	In th	is section—	23				
				torised certifier means a person authorised to issue certificates under ection (2).	24 25				
			Heal Adm	Ith Secretary means the Secretary of the department in which the Health inistration Act 1982 is administered.	26 27				
			proo	f of certification means—	28				
			(a)	the signature of the person purporting to have signed the certificate, or	29				
			(b)	the authority of the person purporting to have signed the certificate to sign the certificate.	30 31				
[4]	Sect	ion 43	Certif	ficate evidence	32				
	Omit	section	n 43(1	1). Insert instead—	33				
		(1)		ertificate of analysis setting out the result of the analysis of a plant or tance submitted to an analyst may be given by the following persons—	34 35				
			(a)	an analyst who analysed the plant or substance,	36				
			(b)	an analyst who reviewed the analysis undertaken by a person mentioned in paragraph (a).	37 38				
[5]	Sect	ion 43	(2)		39				
	Omit	"purp	orting	to be signed by an analyst".	40				
	Inser	Insert instead "nurnorting to be signed by a person specified in subsection (1)(a) or (b)"							

Explanatory note

Item [1] amends the *Drug Misuse and Trafficking Act 1985* to provide that the supply of a prohibited drug is not unlawful if the supply is by a police officer to another person who has been granted an authority by the Secretary of the Ministry of Health to possess prohibited drugs for the purpose of scientific research, instruction, analysis or study. Item [3] provides that, in proceedings under the *Drug Misuse and Trafficking Act 1985*, a certificate purporting to be signed by the Secretary of the Ministry of Health, or by a person with authority from the Secretary, that states that a person holds, or does not hold, an authority under the *Drug Misuse and Trafficking Act 1985* for the purpose of scientific research, instruction, analysis or study is prima facie evidence of the matters stated in the certificate. Item [4] provides that an analyst who reviewed another analyst's analysis of a plant or substance may give a certificate of analysis setting out the result of the analysis. Items [2] and [5] make consequential amendments.

Scł	nedule 7		ndment of Law Enforcement (Powers and consibilities) Act 2002 No 103	1					
[1]	Section 46 Interpretation								
	Insert after sec	ction 46(1), definition of <i>eligible applicant</i> , paragraph (c)—	4					
	(c	und	a digital evidence access order in connection with a search warrant ler the <i>Criminal Assets Recovery Act 1990</i> , section 38 or 45—an horised officer under the <i>Criminal Assets Recovery Act 1990</i> , or	5 6 7					
[2]	Section 46(1)	, definiti	on of "eligible applicant", paragraph (d2)	8					
	Insert after par	ragraph (d1)—	ç					
	(d	und	a digital evidence access order in connection with a search warrant ler the <i>Law Enforcement Conduct Commission Act 2016</i> , section—an authorised person within the meaning of that section, or	10 11 12					
[3]	Section 76AA	Definiti	ons	13					
	Insert after the	Insert after the definition of <i>search warrant</i> , paragraph (b)(iiia)—							
		(iiib)	the Law Enforcement Conduct Commission Act 2016, section 79,	15					
[4]	Section 76AB General matters for applications for digital evidence access orders								
	Omit section 76AB(2). Insert instead—								
			ation for a digital evidence access order is made in connection with varrant or crime scene warrant if the application is made—	18 19					
	(a) at tl	he same time as the application for the warrant, or	20					
	(er the warrant has been issued, whether before or after the warrant is cuted.	21 22					
[5]	Section 76AF	Informa	ation in applications for digital evidence access orders	23					
	Insert after sec	ction 76A	AF(1)(d)(ia)—	24					
		(ib)	for a digital evidence access order in connection with a search warrant under the <i>Law Enforcement Conduct Commission Act</i> 2016—material connected with a matter being investigated under that Act is held in or accessible from the computer to which the application relates, or	25 26 27 28 29					
	Explanatory no	ote		30					
	Item [1] provides applicant for a c	s that an a ligital evid	authorised officer under the <i>Criminal Assets Recovery Act 1990</i> is an eligible lence access order in connection with a search warrant under that Act.	31 32					
	Item [3] enables under the <i>Law</i> consequential a	Enforcen	evidence access order to be sought in connection with a search warrant nent Conduct Commission Act 2016, section 79. Items [2] and [5] make nts.	33 34 35					
			thod for determining if an application for a digital evidence access order is a search warrant or crime scene warrant	36 37					

chedule 8		ndment of Medicines, Poisons and appeutic Goods Act 2022 No 73	1 2
Schedule 4 Amendment of Drug Misuse and Trafficking Act 1985 No 226 Insert at the end of Schedule 4[17], proposed section 25(4)(a)(iii)(B)—		3	
	(iv)	a police officer to a person authorised to have possession of the	6
	` /	prohibited drug under the Medicines, Poisons and Therapeutic	7
		Goods Act 2022, including under a DMT authority under that	8
		Act,	9
Explanatory note			10
The proposed amendment is consequential on the amendments in Schedule 6			11