First print



New South Wales

Justice Legislation Amendment Bill (No 2) 2017

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 and Regulation within, or with provisions relating to matters within, the Justice portfolio:

- (a) the *Bail Act 2013*,
- (b) the *Civil and Administrative Tribunal Act 2013*,
- (c) the Civil Procedure Act 2005,
- (d) the Crimes Act 1900,
- (e) the Crimes (Appeal and Review) Act 2001,
- (f) the Crimes (Domestic and Personal Violence) Act 2007,
- (g) the Crimes (Domestic and Personal Violence) Amendment (National Domestic Violence Orders Recognition) Act 2016,
- (h) the Crimes (Sentencing Procedure) Act 1999,
- (i) the Criminal Procedure Act 1986,
- (j) the District Court Act 1973,
- (k) the Drug Misuse and Trafficking Act 1985,
- (1) the Evidence (Audio and Audio Visual Links) Act 1998,
- (m) the Gaming and Liquor Administration Act 2007,
- (n) the Law Enforcement Conduct Commission Act 2016,

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- (o) the Law Enforcement Conduct Commission Regulation 2017,
- (p) the Law Enforcement (Powers and Responsibilities) Act 2002,
- (q) the Local Court Act 2007,
- (r) the Members of Parliament Staff Act 2013,
- (s) the Mental Health Act 2007,
- (t) the Mental Health (Forensic Provisions) Act 1990,
- (u) the Oaths Act 1900,
- (v) the *Police Act 1990*,
- (w) the Strata Schemes Development Act 2015,
- (x) the Terrorism (Police Powers) Act 2002.

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, with certain exceptions.

Schedule 1 Amendment of legislation

Schedule 1.1 amends the *Bail Act 2013*, and Schedule 1.20 amends the *Mental Health (Forensic Provisions) Act 1990*, to provide that an accused person who has been sent to, and detained in, a mental health facility for assessment and found not to be a mentally ill person or mentally disordered person may be granted bail by a police officer at the mental health facility, and to clarify the bail status of such persons while at those facilities. Schedule 1.19 makes a consequential amendment to the *Mental Health Act 2007*.

Schedule 1.2 amends the *Civil and Administrative Tribunal Act 2013*:

- (a) to include a decision of the Tribunal to grant leave (or refuse to grant leave) for a person to represent a party to proceedings to be an interlocutory decision for the purposes of that Act, allowing any such party a right to appeal that decision, and
- (b) to provide that when the Tribunal is constituted by 2 members, each member must have certain qualifications, including that of an Australian lawyer, but must not have the same qualification as the other member, and
- (c) to confirm that the Appeal Panel may exercise all the functions that are conferred on the Tribunal when varying, or making a decision in substitution for, the Tribunal and may do so on grounds not relied upon by the Tribunal, and
- (d) to enable certain persons, with the leave of the Local Court or District Court, to commence proceedings in the Court for the determination of original applications and external appeals that the Tribunal cannot determine because they involve the exercise of federal diversity jurisdiction (that is, jurisdiction referred to in section 75 (iv) of the Commonwealth Constitution).

The amendments referred to in paragraph (d) are required to address the consequences of the decision of the NSW Court of Appeal in *Burns v Corbett; Gaynor v Burns* [2017] NSWCA 3 that the Civil and Administrative Tribunal cannot exercise federal diversity jurisdiction because it is not a court that is invested with such jurisdiction by the *Judiciary Act 1903* of the Commonwealth.

Schedule 1.3 amends the *Civil Procedure Act 2005*:

(a) to provide that the Sheriff, in relation to enforcing a judgment debt against a judgment debtor:

- (i) is not to seize and sell any property that is excluded under the *Bankruptcy Act 1966* of the Commonwealth from being divisible amongst the creditors of a bankrupt person, and
- (ii) may decide not to seize or sell goods if, in the opinion of the Sheriff, the cost of the seizure, storage or sale of the goods would likely exceed the sale price of the goods, and
- (iii) is to notify a judgment debtor of any writ for the levy of property that applies to the judgment debtor before the writ is enforced, and
- (b) in relation to garnishee orders:
 - (i) to provide that a garnishee order must not reduce the total account balance of a judgment debtor to less than \$447.70, which is an adjustable amount under Division 6 of Part 3 of the *Workers Compensation Act 1987*, and
 - (ii) to enable the court, at any time on the application by a judgment debtor, to vary or suspend the making of payments under a garnishee order, or order the total amount paid by the judgment debtor to be repaid, if the court is satisfied that it is appropriate to do so, and
- (c) to apply the Act to substituted proceedings under Part 3A (Diversity proceedings) of the *Civil and Administrative Tribunal Act 2013* (as inserted by Schedule 1.2) commenced in the Local Court instead of the Civil and Administrative Tribunal.

Schedule 1.4 amends the *Crimes Act 1900* to include as a law enforcement officer for the purposes of that Act particular officers of an approved charitable organisation within the meaning of the *Prevention of Cruelty to Animals Act 1979*. The proposed amendment will mean certain offences in the *Crimes Act 1900* against law enforcement officers will apply to such officers.

Schedule 1.5 amends the *Crimes (Appeal and Review) Act 2001* to allow the Local Court, on its own motion in the interest of justice, to annul a conviction or sentence made or imposed when the defendant was not in appearance in proceedings so as to deal with the matter afresh. This will ensure that any error of the Local Court, including the registrar of the Local Court, such as a failure to notify the correct court room to the defendant, will be rectified without the defendant having to appeal the decision.

Schedule 1.6 amends the Crimes (Domestic and Personal Violence) Act 2007:

- (a) to give the court the discretion, if the defendant does not appear at the first return date or any subsequent mention of the proceedings, to proceed to hear and determine the matter on the first or subsequent day on which the matter is listed for mention, and
- (b) to broaden the range of offences that, if a person pleads guilty to, or is found guilty of, such an offence, the court may vary a final apprehended violence order or an interim court order for the purpose of providing greater protection for the person against whom the offence was committed, and
- (c) to make amendments relating to the commencement of the National Domestic Violence Order Scheme across Australia as follows:
 - (i) to enable an appeal to be made to the District Court against a variation or revocation of an interstate or New Zealand domestic violence order (a *non-local DVO*) that was done by the Local Court or the Children's Court, or against a refusal by the Court to vary or revoke the order,
 - (ii) to authorise a police officer, who has grounds to make an interim apprehended domestic violence order against a person as a result of a domestic violence incident, to detain the person for up to 2 hours for the purpose of ascertaining whether there is already a non-local DVO in force against the person and obtaining a copy of any such order,
 - (iii) to authorise a police officer who reasonably suspects a person is a defendant under a non-local DVO to detain the person for up to 2 hours for the purpose of serving a copy of the order, or a variation of the order, on the person.

Schedule 1.7 amends the *Crimes (Domestic and Personal Violence) Amendment (National Domestic Violence Orders Recognition) Act 2016* in relation to the commencement of the National Domestic Violence Order Scheme across Australia as follows:

- (a) to remove a restriction on the making of provisional domestic violence orders so that a provisional order may be made by a person other than a court, even if there is an existing domestic violence order that applies to the same defendant and protected person,
- (b) to provide that any action taken by a police officer in good faith in enforcing a NSW domestic violence order that has been revoked or varied in another jurisdiction is lawful if the police officer was not aware at the time that the order had been revoked or varied,
- (c) to update outdated cross-references to legislation in other jurisdictions participating in the national scheme.

Schedule 1.8 amends the *Crimes (Sentencing Procedure) Act 1999* to make it clear that a court must not take into account any other offence (other than the principal offence concerned), or statement of agreed facts, that was the subject of a charge negotiation, unless the prosecutor has filed a certificate with the court verifying that consultation with the victim and police officer in charge of the investigation has taken place.

Schedule 1.9 amends the Criminal Procedure Act 1986:

- (a) to clarify that an offence under section 86 (Kidnapping) of the *Crimes Act 1900* is only a prescribed sexual offence for the purposes of the *Criminal Procedure Act 1986* in so far as the offence includes the commission of, or an intention to commit, another prescribed sexual offence, and
- (b) to enable the court to accept written pleas that are not in the prescribed form.

Schedule 1.10 amends the *District Court Act 1973* to ensure that the jurisdictional limit of the District Court applies to substituted proceedings under Part 3A (Diversity proceedings) of the *Civil and Administrative Tribunal Act 2013* (as inserted by Schedule 1.2) commenced in the Court instead of the Civil and Administrative Tribunal.

Schedule 1.11 amends the Drug Misuse and Trafficking Act 1985:

- (a) to provide exceptions to certain offences under that Act as a result of an amendment to the Australia New Zealand Food Standards Code that allows hemp seeds, or certain products made from hemp seeds, with a low concentration of tetrahydrocannabinols to be used in food, and
- (b) to ensure that any amendment to Schedule 1 to that Act by a regulation made before the commencement of the proposed amendment is taken to be, and always to have been, validly made.

Schedule 1.13 amends the *Gaming and Liquor Administration Act 2007* to enable any administrative review by the Civil and Administrative Tribunal of certain decisions of the Independent Liquor and Gaming Authority to be by way of a new hearing rather than a rehearing.

Schedule 1.14 amends the Law Enforcement Conduct Commission Act 2016:

- (a) to enable the Inspector of the Law Enforcement Conduct Commission (the *Inspector*) to delegate certain functions of the Inspector to members of staff of the Inspector, other than that power of delegation and certain reporting functions, and
- (b) to remove certain restrictions on the office of the Inspector, but only if the Inspector holds office on a part-time basis.

Schedule 1.15 amends the *Law Enforcement Conduct Commission Regulation 2017* to enable the Inspector to issue identity cards to any member of staff of the Inspector.

Schedule 1.16 amends the Law Enforcement (Powers and Responsibilities) Act 2002:

- (a) to extend references to property that is in the custody of the police to include any property that is held by a person on behalf of the police, allowing orders under that Act for the disposal or return of property to extend to property held by a third party, and
- (b) to correct a reference to a search warrant under the *Prevention of Cruelty to Animals Act* 1979.

Schedule 1.17 amends the Local Court Act 2007:

- (a) to allow the Local Court Rule Committee to make rules with respect to the vacations and holidays of the Court and the hearing and disposal of proceedings during any such vacations or holidays, and
- (b) to ensure that the jurisdictional limit of the Local Court in its General Division applies to substituted proceedings under Part 3A (Diversity proceedings) of the *Civil and Administrative Tribunal Act 2013* (as inserted by Schedule 1.2) commenced in the Court instead of the Civil and Administrative Tribunal.

Schedule 1.12 makes an amendment to the *Evidence (Audio and Audio Visual Links) Act 1998* that is consequential on the amendment referred to in paragraph (a).

Schedule 1.18 amends the *Members of Parliament Staff Act 2013* to enable the President of the Legislative Council or the Speaker of the Legislative Assembly to terminate the employment of a staff member of a member of Parliament for misconduct or to suspend any such staff member from duty until any allegation of misconduct or any serious criminal charge relating to the staff member has been dealt with. Before terminating or suspending the employment of the staff member, the proposed amendments require the President or Speaker to consult the member of Parliament who employed the staff member.

Schedule 1.21 amends the *Oaths Act 1900* to enable an oath or affirmation to be administered by, or made before, the Governor if the appointment of a person by the Governor requires the person to take an oath or make an affirmation.

Schedule 1.22 amends the *Police Act 1990* to enable an oath or affirmation taken by persons exercising police functions to be administered by or made before the Commissioner of Police or any other person authorised to administer an official oath under the *Oaths Act 1900*.

Schedule 1.23 amends the *Strata Schemes Development Act 2015* to enable the Land and Environment Court under Part 10 of that Act to hear, or continue to hear, proceedings even if agreement has been reached, despite section 34 (3) (a) of the *Land and Environment Court Act 1979*.

Schedule 1.24 amends the *Terrorism (Police Powers) Act 2002* to update provisions relating to the power of a police officer to obtain disclosure of a person's identify in order to align those provisions with similar provisions under the *Law Enforcement (Powers and Responsibilities) Act 2002*.

First print



New South Wales

Justice Legislation Amendment Bill (No 2) 2017

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New South Wales

Justice Legislation Amendment Bill (No 2) 2017

No , 2017

A Bill for

An Act to amend various legislation relating to courts and crimes and other related matters.

Justice Legislation Amendment Bill (No 2) 2017 [NSW]

The Legislature of New South Wales enacts:

1 Name of Act

This Act is the Justice Legislation Amendment Act (No 2) 2017.

2 Commencement

(1) This Act commences on the date of assent to this Act, except as provided by this section.

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- (2) Schedules 1.2 [2] and [3], 1.3 [4]–[6], 1.6 [1] and [7]–[13], 1.10 and 1.17 [2] commence on a day or days to be appointed by proclamation.
- (3) Schedule 1.3 [1] commences 3 months after the date of assent to this Act, unless commenced sooner by proclamation.

Sc	hedu	le 1	Amendment of legislation	1			
1.1	Bail	Act 2	013 No 26	2			
[1]	Secti	Section 43 Police power to make bail decision					
	Inse	rt after	section 43 (1A):	4			
		(1B)	A police officer of or above the rank of sergeant at a mental health facility (within the meaning of the <i>Mental Health Act 2007</i>) may, despite subsection (3), make a bail decision for an offence if the person accused of the offence is detained in the mental health facility for assessment under section 33 (1) (a) or (b) or (1D) (a) or (b) of the <i>Mental Health (Forensic Provisions) Act 1990</i> and has been found on assessment at the mental health facility not to be a mentally ill person or mentally disordered person.	5 6 7 8 9 10 11			
[2]	Secti	ion 47	Review of police decision by senior police officer	12			
			nental health facility (within the meaning of the <i>Mental Health Act 2007</i>)" after a section 47 (7) (b).	13 14			
1.2	Civi	l and	Administrative Tribunal Act 2013 No 2	15			
[1]	Secti	ion 4 C	efinitions	16			
	Inser	t after j	paragraph (h) of the definition of <i>interlocutory decision</i> in section 4 (1):	17			
			(h1) the granting of leave for a person to represent a party to proceedings,	18			
[2]	Secti	ion 17	Division Schedule for a Division of Tribunal	19			
	Inser	t "(exc	ept Part 3A)" after "this Act" in section 17 (3).	20			
[3]	Part	3A		21			
	Inser	t after]	Part 3:	22			
	Par	t 3A	Diversity proceedings	23			
	34A	Defin	itions	24			
			In this Part:	25			
			authorised court means any of the following:	26			
			(a) the District Court,(b) the Local Court.	27			
			(b) the Local Court. <i>federal diversity jurisdiction</i> means jurisdiction of the kind referred to in	28 29			
			section 75 (iv) of the Commonwealth Constitution.	30			
			<i>jurisdictional limit</i> , in relation to an authorised court, means the jurisdictional limit of the court within the meaning of the <i>Civil Procedure Act 2005</i> . <i>substituted proceedings</i> —see section 34C.	31 32 33			
	34B		cations or appeals involving federal diversity jurisdiction may be made to prised court	34 35			
		(1)	A person with standing to make an original application or external appeal may, with the leave of an authorised court, make the application or appeal to the court instead of the Tribunal.	36 37 38			

(2)		authorised court may grant leave for the application or appeal to be made e court only if it is satisfied that:	1 2
	(a)	the application or appeal was first made with the Tribunal, and	3
	(b)	the Tribunal does not have jurisdiction to determine the application or appeal because its determination involves the exercise of federal diversity jurisdiction, and	4 5 6
	(c)	the Tribunal would otherwise have had original jurisdiction or external appellate jurisdiction enabling it to determine the application or appeal, and	7 8 9
	(d)	substituted proceedings on the application or appeal would be within the jurisdictional limit of the court.	10 11
(3)	An a	pplication for leave must be:	12
	(a)	filed with the authorised court along with:	13
		(i) an application or appeal that has been completed in the form and manner required under this Act for the kind of application or appeal concerned, and	14 15 16
		(ii) if the parties to the application or appeal have reached a settlement before leave is sought using a resolution process referred to in section 37—a copy of the terms of settlement, and	17 18 19
	(b)	accompanied by the applicable fee (if any) payable in the Tribunal for the application or appeal unless it has already been paid to the Tribunal.	20 21
(4)		appeal is made under this Act in relation to any matter in issue in the ication or appeal:	22 23
	(a)	for an appeal lodged before the application for leave is made to an authorised court—the court cannot grant leave unless and until the appeal is determined, or	24 25 26
	(b)	for an appeal lodged on or after leave is granted by an authorised court—proceedings in the court concerning the application or appeal are stayed until the appeal made under this Act is determined.	27 28 29
(5)	deter juris	authorised court may remit an application or appeal to the Tribunal to rmine the application or appeal if the court is satisfied that the Tribunal has diction to determine it. The court may do so instead of granting leave or granting leave.	30 31 32 33
(6)	mak	withorised court that remits an application or appeal to the Tribunal may e such orders that it considers appropriate to facilitate the determination e application or appeal by the Tribunal.	34 35 36
(7)		Tribunal is to determine any application or appeal that is remitted to it in rdance with any orders made by the authorised court.	37 38
(8)	The	following provisions apply if the authorised court is the District Court:	39
	(a)	the District Court may grant leave and then transfer the proceedings on the application or appeal to the Local Court in accordance with the provisions of Division 2 (Transfer of proceedings from higher to lower court) of Part 9 of the <i>Civil Procedure Act 2005</i> ,	40 41 42 43
	(b)	if a transfer order is made under that Division, this Part applies to the proceedings as if the Local Court had granted leave for the application or appeal to be made to it instead of the Tribunal.	44 45 46

34C Proceedings after leave granted

(1) **Proceedings taken to be commenced if leave granted**

If an authorised court grants leave for an original application or external appeal to be made to it instead of the Tribunal:

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- (a) proceedings for the determination of the application or appeal (*substituted proceedings*) are taken to have been commenced in the authorised court on the day on which the application or appeal was first made to the Tribunal, and
- (b) the court may make such orders (including in relation to the Tribunal) as it considers appropriate to facilitate its determination of the application or appeal.
- (2) Subsection (1) applies despite any limitation period under the *Limitation Act 1969* or any enabling legislation that applies to the application or appeal concerned provided it was first lodged with the Tribunal before the expiry of the period.

(3) Jurisdiction and functions of authorised court

The authorised court has, and may exercise, all of the jurisdiction and functions in relation to the substituted proceedings that the Tribunal would have had if it could exercise federal diversity jurisdiction, including jurisdiction and functions conferred or imposed on the Tribunal by or under this Act or enabling legislation.

(4) Modifications to certain functions

Despite subsections (1)–(3), the following provisions apply in relation to substituted proceedings:

- (a) the authorised court is to be constituted as provided by its relevant courts legislation instead of as provided by this Act or enabling legislation,
- (b) a party to the substituted proceedings is not required to pay any fees in relation to the commencement of the proceedings in the authorised court other than the fees referred to in section 34B (3) (b) unless the authorised court determines that additional fees are payable under its relevant courts legislation because of a substantial alteration in the nature of the claims in the proceedings,
- (c) the legislation applicable to appeals against decisions of the authorised court apply to decisions of the court in the substituted proceedings instead of Divisions 2 and 3 of Part 6,
- (d) if the authorised court is the District Court—the practice and procedure applicable in the District Court under its relevant courts legislation (and any laws applicable in relation to contempt of court) apply to the substituted proceedings instead of Parts 4 and 5, any enabling legislation, the procedural rules and practice directions,
- (e) if the authorised court is the Local Court—the practice and procedure applicable in the Local Court under its relevant courts legislation applies to the substituted proceedings instead of Part 4, any enabling legislation, the procedural rules and practice directions, except that:
 - (i) the rules of evidence are to be applied to the proceedings if they would have been required to be applied if the proceedings were before the Tribunal, but the Local Court may, if it decides that it is appropriate to do so in the circumstances, not apply the rules of 49

evidence if they were not required to be applied by the Tribunal, and

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- (ii) a person who is not an Australian legal practitioner can, with the leave of the Local Court, represent a party to the proceedings, but only in the circumstances that the Tribunal would have been permitted to allow it if the proceedings were before the Tribunal, and
- (iii) a person who could have been made a party to, or intervened in, the proceedings if the proceedings were before the Tribunal can, with the leave of the Local Court, also be made a party or intervene, and
- (iv) the Local Court may award costs in the proceedings only in the circumstances that the Tribunal would have been permitted to award them (and the costs are to be assessed in the same way as they would have been) if the proceedings were before the Tribunal,
- (f) the authorised court may make orders giving effect to any settlement reached by the parties even if that settlement was reached before the substituted proceedings commenced,
- (g) the power of the authorised court to make orders as to costs in relation to the substituted proceedings includes a power to make orders with respect to:
 - (i) the application for, and the granting of, leave for the application or appeal to which the substituted proceedings relate to be made to the court, and
 - (ii) any step taken in the Tribunal before leave was granted,
- (h) any other modifications (including to the provisions of this Act or other legislation) as may be prescribed by the regulations for substituted proceedings of the kind concerned.
- (5) The Minister is not to recommend the making of a regulation for the purposes of subsection (4) (h) unless the Minister certifies that:
 - (a) if the proposed amendments affect the exercise of jurisdiction or functions by the Tribunal—the President has agreed to the amendments, and
 - (b) if the proposed amendments affect the exercise of jurisdiction or functions by the District Court—the Chief Judge of the District Court has agreed to the amendments, and
 - (c) if the proposed amendments affect the exercise of jurisdiction or functions by the Local Court—the Chief Magistrate of the Local Court has agreed to the amendments.

(6) References to Tribunal in legislation

To avoid doubt (but subject to the regulations):

- (a) any reference to the Tribunal in a provision of legislation that confers or imposes a function on the Tribunal is to be read as including a reference to an authorised court if the function is conferred or imposed on the court because of the operation of this section, and
- (b) any reference to proceedings in the Tribunal in a provision of the kind referred to in paragraph (a) is to be read as including a reference to proceedings in the authorised court.

		(7)	Defin	nitions	1
			In thi	is section:	2
			-	ification includes addition, exception, omission or substitution.	3
			relev	pant courts legislation means:	4
			(a)	for the District Court—the <i>District Court Act 1973</i> and the rules of court under that Act, and	5 6
			(b)	for the Local Court—the Local Court Act 2007 and the rules of court under that Act,	7 8
				includes the <i>Civil Procedure Act 2005</i> and the regulations and uniform under that Act in their application to the Court concerned.	9 10
	34D	Relat	tionsh	ip of Part to this Act and other laws	11
		(1)		provisions of this Part prevail to the extent of any inconsistency between provisions and any other provisions of this Act or other legislation.	12 13
		(2)	To av for a	void doubt, subsection (1) applies despite anything in a Division Schedule Division of the Tribunal.	14 15
[4]	Sect	ion 81	Deter	mination of internal appeals	16
	Inser	t "conf	firming	g, affirming or" after "when" in section 81 (2).	17
[5]	Sect	ion 81	(2)		18
	Inser	t "and	may e	exercise such functions on grounds other than those relied upon at first nder appeal".	19 20
[6]	Sche	dule 6	6 Guar	dianship Division	21
	Omit	clause	e 4 (3).	Insert instead:	22
		(3)	When	n the Tribunal is constituted by 2 members, each member must:	23
			(a)	be an Australian lawyer or have a qualification referred to in subclause (1) (b) or (c), and	24 25
			(b)	not have the same qualification (including that of an Australian lawyer) as the other member.	26 27
1.3	Civi	l Pro	cedur	re Act 2005 No 28	28
[1]	Sect	ion 10	6 Judg	gments for payment of money	29
	Omit	sectio	n 106	(3). Insert instead:	30
		(3)	in rel 1966 of the	power conferred on the Sheriff by subsection (2) (a) may not be exercised lation to any property referred to in section 116 (2) of the <i>Bankruptcy Act</i> of the Commonwealth. For that purpose, a reference in section 116 (2) at Act to the property of the bankrupt is taken to be a reference to the s of the judgment debtor.	31 32 33 34 35
[2]	Sect	ion 10	6 (4A)		36
	Inser	t after	sectior	n 106 (4):	37
		(4A)	if, in	power conferred on the Sheriff by subsection (2) (a) may not be exercised the opinion of the Sheriff, the cost of the seizure, storage or sale of the s would likely exceed the sale price of the goods.	38 39 40

[3]	Section 115A			
	Inser	t after	section 115:	2
	115A	Noti	ce of writ	3
		(1)	The Sheriff is to notify the judgment debtor of any writ for the levy of property before that writ is enforced against the judgment debtor.	4 5
		(2)	A failure to give notice under this section does not affect the validity of any agreement for sale or other transaction entered into under the authority of the writ.	6 7 8
[4]	Sect	ion 11	18A	9
	Inser	t after	section 118:	10
	118A	Mini	imum account balance of judgment debtor	11
		(1)	The amounts attached under one or more garnishee orders must not, in total, reduce the amount of the aggregate debt that is due and accruing from the garnishee to the judgment debtor to less than \$447.70.	12 13 14
		(2)	The amount of \$447.70 referred to in subsection (1) is taken to be an <i>adjustable amount</i> for the purposes of Division 6 of Part 3 of the <i>Workers Compensation Act 1987</i> .	15 16 17
[5]	Sect	ion 12	24A	18
	Inser	t after	section 124:	19
	124A	Varia	ation, suspension or repayment of payments under garnishee orders	20
			The court may, at any time on the application by a judgment debtor, vary or suspend the making of payments by the judgment debtor under a garnishee order, or order the total amount paid by the judgment debtor under the garnishee order to be repaid, if the court is satisfied that it is appropriate to do so.	21 22 23 24 25
[6]	Sche	edule '	1 Application of Act	26
	Inser (Rela	rt in C ationsh	Column 2 after the matter relating to civil proceedings under the <i>Property</i> hips) Act 1984 in the Local Court:	27 28
			All civil proceedings that are substituted proceedings within the meaning of Part 3A of the <i>Civil and Administrative Tribunal Act 2013</i>	29 30
			Note. Section 34C of the <i>Civil and Administrative Tribunal Act 2013</i> modifies the application of this Act. Those modifications prevail because of section 34D of that Act.	31 32
1.4	Crir	nes A	Act 1900 No 40	33
	Sect	ion 60	DAA Meaning of "law enforcement officer"	34
	Inser	t at the	e end of paragraph (p) of the definition of <i>law enforcement officer</i> :	35
			, or	36
			(q) an officer of an approved charitable organisation, within the meaning of the <i>Prevention of Cruelty to Animals Act 1979</i> , who performs investigation, confiscation or other law enforcement functions.	37 38 39

1.5	Crimes (Appeal and Review) Act 2001 No 120	1
[1]	Section 4A	N N N N N N N N N N N N N N N N N N N	2
	Insert after	section 4:	3
	4A Ann	ulment of conviction or sentence on motion by Local Court	4
		Without limiting section 4, the Local Court may, on its own motion in the interest of justice, decide to annul a conviction or sentence made or imposed by the Court if the defendant was not in appearance in proceedings before the Court when the conviction or sentence was made or imposed.	5 6 7 8
[2]	Section 9 I	Procedure after decision on annulment of conviction or sentence	9
	Insert "or o	f its decision under section 4A" after "annulment" in section 9 (1).	10
[3]	Section 10	A Part applies to findings of guilt	11
	Insert ", or section 10A	a decision of the Local Court under section 4A," after "under this Part" in $A(1)$.	12 13
[4]	Section 10	A (1)	14
	Insert "or d	ecision" after "such application".	15
1.6	Crimes (Domestic and Personal Violence) Act 2007 No 80	16
[1]	Section 3 I	Definitions	17
	Insert in alp	bhabetical order in section 3 (1): <i>non-local domestic violence order</i> means a non-local DVO within the meaning of Part 13B.	18 19 20
[2]	Section 57	Time for hearing	21
	Insert "or section 57 (at any subsequent mention of the proceedings" after "first return date" in (3).	22 23
[3]	Section 57	(3)	24
	Omit "that	day".	25
	Insert inste	ad "the first or subsequent day on which the matter is listed for mention".	26
[4]	Section 57	(4)	27
	Insert after	section 57 (3):	28
	(4)	The court may not proceed to hear and determine the matter unless it is satisfied that the defendant had reasonable notice of the first return date or the date, time and place of the hearing.	29 30 31
[5]	Section 75	Variation may be made on guilty plea or guilt finding for certain offences	32
	Omit "an o	ffence against section 13 or a domestic violence offence" from section 75 (1).	33
	Insert instead	ad "a serious offence".	34

[6] Section 75 (2) 1 Omit the subsection. Insert instead: 2 (2) In this section: 3 court includes the District Court. 4 serious offence has the same meaning as in section 40. 5 [7] Section 84 Review and appeal provisions concerning making etc of apprehended 6 violence orders 7 Insert at the end of section 84 (2) (d): 8 , or 9 by a party to a non-local domestic violence order against the variation (e) 10 or revocation of the order by the Local Court or the Children's Court or 11 against a refusal by the Local Court or the Children's Court to vary or 12 revoke the order. 13 [8] Section 89B 14 Insert after section 89A: 15 89**B** Detention of defendant where recognised domestic violence order may be in 16 force 17 (1)A police officer who has grounds to make an application for a provisional 18 order against a person may, for the purposes of ascertaining whether there is 19 already a non-local domestic violence order in force against the person or 20 obtaining a copy of any such order (or both), give any of the following 21 directions to the person: 22 (a) that the person remain at the scene where the relevant incident occurred, 23 (b) in a case where the person has left the scene of that incident—that the 24 person remain at another place where the police officer locates the 25 person, 26 that the person go to and remain at another place that has been agreed to 27 (c) by the person, 28 (d) that the person go to and remain at a specified police station, 29 that the person accompany a police officer to a police station and remain (e) 30 at the police station, 31 (f)that the person accompany a police officer to another place that has been 32 agreed to by the person, or to another place (whether or not agreed to by 33 the person) for the purpose of receiving medical attention, and remain 34 at that other place. 35 If a person refuses or fails to comply with a direction under this section, the (2)36 police officer who gave the direction or another police officer may detain the 37 person at the scene of the relevant incident or other place, or detain the person 38 and take the person to a police station. 39 If a direction is given under subsection (1) (e) or (f), the police officer may (3) 40 detain the person in the vehicle in which the person accompanies the police 41 officer to the police station or other place for so long as is necessary to 42 transport the person to the police station or other place. 43 (4)In considering whether to detain a person under subsection (3), a police officer 44 may have regard to the following matters: 45

	(a) the need to ensure the safety of the person who would be protected by the provisional order, including the need to:	1 2
	(i) remove the defendant from the scene of the relevant incident, and	3
	(ii) prevent substantial damage to property,	4
	(b) the circumstances of the defendant,	5
	(c) any other relevant matter.	6
[9]	Section 90 Detention of defendant for service of order or variation	7
	Insert after section 90 (1):	8
	(1A) A police officer who reasonably suspects that a person is a defendant under a non-local domestic violence order may direct the person to remain where the person is for the purpose only of serving on the person a copy of the order, or a variation of the order, if the law of the jurisdiction in which the order or variation was made requires the order or variation to be served personally.	9 10 11 12 13
[10]	Section 90A Period for which person may be directed to remain or be detained	14
	Insert after section 90A (1) (a):	15
	(a1) in the case of a direction under section 89B-a police officer to	16
	ascertain whether a non-local domestic violence order is in force against the person or to obtain a copy of any such order (or both), or	17 18
[11]	Section 90A (1) (b)	19
	Insert "(or the non-local domestic violence order)" after "apprehended violence order".	20
[12]	Section 90A (2) (a) (ia)	21
	Insert after section 90A (2) (a) (i):	22
	(ia) in the case of detention under section 89B—a police officer to ascertain whether a non-local domestic violence order is in force against the person or to obtain a copy of any such order (or both), or	23 24 25 26
[13]	Section 90A (2) (a) (ii)	27
	Insert "(or the non-local domestic violence order)" after "apprehended violence order".	28
1.7	Crimes (Domestic and Personal Violence) Amendment (National Domestic Violence Orders Recognition) Act 2016 No 9	29 30
[1]	Schedule 1 Amendment of Crimes (Domestic and Personal Violence) Act 2007 No 80	31
	Omit Schedule 1 [1] and [2].	32
[2]	Schedule 1 [9], proposed section 98S, definition of "interim DVO"	33
	Omit paragraph (b).	34
[3]	Schedule 1 [9], proposed section 98U (1) (a)	35
	Omit the paragraph. Insert instead:	36
	(a) a family violence order under the <i>Family Violence Act 2016</i> of the Australian Capital Territory,	37 38

[4]				roposed section 98U (1) (c)	1
		•	•	rotection notice".	2
	Inser	t instea	d ", po	olice protection notice or release conditions".	3
[5]	Sche	edule 1	[9], p	roposed section 98U (1) (g) (i)	4
	Inser	t "made	e befo	re 1 July 2017" after "violence restraining order".	5
[6]	Sche	edule 1	[9], p	roposed section 98U (1) (g) (ii)	6
	Omit	t the sul	oparag	graph. Insert instead:	7
				(ii) a family violence restraining order,	8
[7]	Sche	edule 1	[9], p	roposed section 98V (b)	9
	Omit	t the par	ragrap	h. Insert instead:	10
			(b)	a registered foreign order under Part 9 of the <i>Family Violence Act 2016</i> of the Australian Capital Territory, or	11 12
[8]	Sche	edule 1	[9], p	roposed section 98V (d)	13
	Omit	t "inters	tate".	Insert instead "foreign".	14
[9]	Sche	edule 1	[9], p	roposed section 98V (e)	15
				an order declared under the regulations made under that Act not to be a on order)" after "South Australia".	16 17
[10]	Sche	edule 1	[9], p	roposed section 98W (1)	18
	Omit	t "it is r	easona	able to suspect that the defendant will, without intervention, commit".	19
	Inser comr		id "the	e defendant has committed, or because it is feared the defendant will	20 21
[11]	Sche	edule 1	[9], p	roposed section 98ZB (7A)	22
	Inser	t after p	oropos	sed section 98ZB (7):	23
		(7A)		ovisional order made under this Act by an authorised officer does not rsede a comparable DVO made by a court (of any jurisdiction).	24 25
[12]	Sche	edule 1	[9], p	roposed section 98ZC (2)	26
	Omit	the sul	osectio	on.	27
[13]	Sche	edule 1	[9], p	roposed section 98ZTA	28
	Inser	t after p	propos	sed section 98ZT:	29
98	ZTA	Prote	ction	from liability where local DVO varied or revoked outside NSW	30
		(1)	enfor	hing done or omitted to be done by a police officer in relation to the reement of a local DVO that has been revoked or varied as a result of n in another jurisdiction is taken to be lawfully done or omitted if:	31 32 33
			(a)	the police officer was not aware at the time the thing was done or omitted that the local DVO had been revoked or varied as a result of action in another jurisdiction, and	34 35 36
			(b)	the police officer acted in good faith on the basis of the information available to the police officer at the time the thing was done or omitted, and	37 38 39

		(c)	the thing would have been lawfully done or omitted if the local DVO had not been revoked or varied as a result of action in another jurisdiction.	1 2 3
	(2)		the purposes of this section, a local DVO is revoked or varied as a result tion in another jurisdiction if:	4 5
		(a)	the local DVO is superseded under this Part by an interstate DVO made in another jurisdiction or a foreign order that is a registered foreign order in another jurisdiction, or	6 7 8
		(b)	the local DVO is revoked by a court of another jurisdiction and that revocation is recognised in New South Wales under this Part, or	9 10
		(c)	a variation to the local DVO is done in another jurisdiction and that variation is a recognised variation in New South Wales under this Part.	11 12
1.8	Crimes (Sente	encing Procedure) Act 1999 No 92	13
[1]	Section 35	A Con	sultation with victim and police in relation to charge negotiations	14
			e or offences with which the offender has been charged or committed for finition of <i>charge negotiations</i> in section 35A (1).	15 16
	Insert instead	ad "the	e principal offence concerned".	17
[2]	Section 35	A (2)		18
	Omit "spec	ified in	n a list of additional charges under section 32 in relation to an offence".	19
	Insert instead	ad "otł	ner than the principal offence".	20
1.9	Criminal	Proc	edure Act 1986 No 209	21
1.9 [1]	Criminal Section 3 I			21 22
	Section 3 I	Definit 'fron		
	Section 3 I Omit "86,' section 3 (1	Definit 'from).	ions	22 23
[1]	Section 3 I Omit "86,' section 3 (1 Section 3 (Definit 'from). [1), par luding	tions n paragraph (a) of the definition of <i>prescribed sexual offence</i> in ragraph (c) of definition of "prescribed sexual offence" an offence under section 86 of the <i>Crimes Act 1900</i>)" after "an offence"	22 23 24
[1]	Section 3 I Omit "86,' section 3 (1 Section 3 (Insert "(inc	Definit 'from). (1), par luding y occu	tions in paragraph (a) of the definition of <i>prescribed sexual offence</i> in ragraph (c) of definition of "prescribed sexual offence" is an offence under section 86 of the <i>Crimes Act 1900</i>)" after "an offence" urring.	22 23 24 25 26
[1] [2]	Section 3 I Omit "86,' section 3 (1 Section 3 (Insert "(inc where first	Definit 'from). (1), par luding y occu 2 Writ	tions n paragraph (a) of the definition of <i>prescribed sexual offence</i> in ragraph (c) of definition of "prescribed sexual offence" an offence under section 86 of the <i>Crimes Act 1900</i>)" after "an offence" urring. ten pleas	22 23 24 25 26 27
[1] [2]	Section 3 I Omit "86,' section 3 (1 Section 3 () Insert "(inc where first Section 18	Definit ' from). (1), par luding y occu 2 Writ section Desp be in	tions n paragraph (a) of the definition of <i>prescribed sexual offence</i> in ragraph (c) of definition of "prescribed sexual offence" an offence under section 86 of the <i>Crimes Act 1900</i>)" after "an offence" urring. ten pleas	22 23 24 25 26 27 28
[1] [2] [3]	Section 3 I Omit "86,' section 3 (1 Section 3 (1 Insert "(inc where first Section 18 Insert after (2A)	Definit ' from). (1), path luding y occu 2 Writ section Desp be in Loca	 tions a paragraph (a) of the definition of <i>prescribed sexual offence</i> in ragraph (c) of definition of "prescribed sexual offence" a an offence under section 86 of the <i>Crimes Act 1900</i>)" after "an offence" urring. ten pleas an 182 (2): bite subsection (2), a notice in writing under this section is not required to a the form prescribed by the rules if the written notice is accepted by the 	22 23 24 25 26 27 28 29 30 31
[1] [2] [3]	Section 3 I Omit "86,' section 3 (1 Section 3 (1 Insert "(inc where first Section 18 Insert after (2A)	Definit , from). (1), par luding y occu 2 Writ section Desp be in Loca Court	 tions an paragraph (a) of the definition of <i>prescribed sexual offence</i> in ragraph (c) of definition of "prescribed sexual offence" an offence under section 86 of the <i>Crimes Act 1900</i>)" after "an offence" uring. ten pleas an 182 (2): bite subsection (2), a notice in writing under this section is not required to a the form prescribed by the rules if the written notice is accepted by the l Court. Act 1973 No 9 	22 23 24 25 26 27 28 29 30 31 32
[1] [2] [3]	Section 3 I Omit "86,' section 3 (1 Section 3 (1 Section 3 (1 Insert "(inc where first Section 18 Insert after (2A) District C Section 44	Definit ' from). 1), par luding y occu 2 Writ section Desp be in Loca Court Actio	 tions an paragraph (a) of the definition of <i>prescribed sexual offence</i> in ragraph (c) of definition of "prescribed sexual offence" an offence under section 86 of the <i>Crimes Act 1900</i>)" after "an offence" uring. ten pleas an 182 (2): bite subsection (2), a notice in writing under this section is not required to a the form prescribed by the rules if the written notice is accepted by the l Court. Act 1973 No 9 	22 23 24 25 26 27 28 29 30 31 32 33
[1] [2] [3]	Section 3 I Omit "86,' section 3 (1 Section 3 (1 Section 3 (1 Insert "(inc where first Section 18 Insert after (2A) District C Section 44	Definit ' from). 1), par luding y occu 2 Writ section Desp be in Loca Court Actio	tions In paragraph (a) of the definition of <i>prescribed sexual offence</i> in ragraph (c) of definition of "prescribed sexual offence" an offence under section 86 of the <i>Crimes Act 1900</i>)" after "an offence" urring. ten pleas In 182 (2): bite subsection (2), a notice in writing under this section is not required to a the form prescribed by the rules if the written notice is accepted by the all Court. Act 1973 No 9 Ins	2 2 2 2 2 2 2 2 2 3 3 3 3 3 3 3 3 3 3 3

1.11	Drug Misuse and Trafficking Act 1985 No 226	1
[1]	Schedule 1	2
	Omit "Cannabis oil".	3
	Insert instead "Cannabis oil (excluding any exception listed under the matter relating to Tetrahydrocannabinol and its alkyl homologues)".	4 5
[2]	Schedule 1	6
	Insert at the end of paragraph (c) of the matter relating to Tetrahydrocannabinol and its alkyl homologues:	7 8
	, or	9
	(d) hemp seeds for human consumption containing 5mg/kg or less of tetrahydrocannabinols where the seeds have had their hulls removed and are non-viable, or	10 11 12
	(e) hemp seed oil for human consumption containing 10mg/kg or less of tetrahydrocannabinols, or	13 14
	(f) beverages made from hemp seeds if the beverage contains 0.2mg/kg or less of tetrahydrocannabinols	15 16
[3]	Schedule 3 Savings and transitional provisions	17
	Insert after clause 2:	18
	3 Validation of amendments to Schedule 1	19
	Any amendment made or purporting to have been made to Schedule 1 by a regulation made before the commencement of this clause is taken to be, and always to have been, validly made.	20 21 22
1.12	Evidence (Audio and Audio Visual Links) Act 1998 No 105	23
	Section 5BA Accused detainee to appear physically in physical appearance proceedings	24 25
	Insert after section 5BA (2) (c):	26
	(c1) occur during any other vacation or holiday period of the court that is specified in the rules of court, or	27 28
1.13	Gaming and Liquor Administration Act 2007 No 91	29
	Section 13A Review by NCAT of certain decisions of Authority	30
	Omit section 13A (2).	31
1.14	Law Enforcement Conduct Commission Act 2016 No 61	32
[1]	Section 128A	33
	Insert after section 128:	34
1	28A Delegation	35
	Subject to any other Act, the Inspector may delegate to a member of staff of the Inspector any of the Inspector's functions under this or any other Act other than:	36 37 38

		(a)	this power of delegation, and	1
		(b)	the Inspector's reporting functions.	2
[2]	Schedule 2	Provi	sions relating to Inspector and Assistant Inspectors	3
	Insert after c	lause	9 (1):	4
	(1A)		lause (1) (f) and (g) do not apply if the Inspector holds office on a ime basis.	5 6
1.15	Law Enfo	rcem	ent Conduct Commission Regulation 2017	7
	Clause 14 lo	dentit	y cards	8
	Insert at the	end of	f the clause:	9
	(2)		nspector may issue identity cards, in the form approved by the Inspector, y member of staff of the Inspector.	10 11
1.16	Law Enfo	rcem	ent (Powers and Responsibilities) Act 2002 No 103	12
[1]	Section 215	5 Defir	nitions	13
	Insert at the	end of	f the section:	14
	(2)	or me refere	erence in this Division to property that is in the custody of a police officer ember of the NSW Police Force, or that is in police custody, includes a ence to any property that is held by a person on behalf of a police officer ember of the NSW Police Force.	15 16 17 18
[2]	Schedule 2	Searc	ch warrants under other Acts	19
	Omit "section 1979.	on 27'	' from the matter relating to the Prevention of Cruelty to Animals Act	20 21
	Insert instea	d "sec	tion 24F".	22
1.17	Local Cou	urt A	ct 2007 No 93	23
[1]	Section 26	Rules	generally	24
	Insert after s	section	n 26 (2) (d):	25
		(e)	the vacations and holidays of the Court and the hearing and disposal of proceedings during any such vacations or holidays.	26 27
[2]	Section 30	Confe	rral of jurisdiction	28
	Insert after s	section	h 30 (1) (b1):	29
	((b2)	substituted proceedings within the meaning of Part 3A of the <i>Civil and Administrative Tribunal Act 2013</i> , so long as the amount of any money claim, or the value of any goods or property, to which the proceedings relate does not exceed the jurisdictional limit of the Court when sitting in that Division, and	30 31 32 33 34

1.18	Men	nbers	of P	arliament Staff Act 2013 No 41	1			
[1]	Secti	on 20	Term	ination of employment	2			
	Inser	t after s	section	n 20 (1):	3			
	(1A)			employment of a person under this Part by a member of Parliament may be terminated by the relevant Presiding Officer under section 20A.	4 5			
[2]	Section 20A							
	Inser	t after s	section	n 20:	7			
	20A	Termination by relevant Presiding Officer of employment for misconduct						
		(1)	be te Parli	employment of a person under this Part by a member of Parliament may rminated by the relevant Presiding Officer after consulting the member of ament if the relevant Presiding Officer is satisfied that the staff member engaged in misconduct.	9 10 11 12			
		(2)		relevant Presiding Officer may not terminate the employment of a staff ber unless:	13 14			
			(a)	the staff member is notified in writing of the proposed termination and the reasons for taking that action, and	15 16			
			(b)	the staff member is given a reasonable opportunity to make submissions in relation to the proposed termination, and	17 18			
			(c)	if any such submissions are made, the relevant Presiding Officer has taken those submissions into consideration.	19 20			
		(3)	If:		21			
			(a)	any matter relating to the misconduct by a staff member is being dealt with by the relevant Presiding Officer, or	22 23			
			(b)	a staff member is charged with a serious offence,	24			
			who matte has b	elevant Presiding Officer may, after consulting the member of Parliament employed the staff member, suspend the staff member from duty until the er or the criminal charge has been dealt with and any subsequent action been taken by the relevant Presiding Officer. Any such suspension may be oved by the relevant Presiding Officer at any time.	25 26 27 28 29			
		(4)	staff	relevant Presiding Officer may direct that any remuneration payable to a member while the staff member is suspended from duty under this section be withheld.	30 31 32			
		(5)	If, in	the case of a staff member whose employment is suspended:	33			
			(a)	the relevant Presiding Officer terminates the employment of the staff member for misconduct, or	34 35			
			(b)	the staff member is convicted of the offence concerned,	36			
			Presi	remuneration so withheld is forfeited to the State unless the relevant iding Officer otherwise directs or that remuneration was due to the staff ber in respect of a period before the suspension was imposed.	37 38 39			
		(6)	mem	on may be taken or continued under this section in respect of a staff ber despite the staff member resigning or otherwise ceasing to be loyed by the member of Parliament concerned.	40 41 42			
		(7)	Presi	ember of Parliament may not, except with the approval of the relevant ding Officer, employ a person under this Part if the person's employment been terminated at any time under this section.	43 44 45			

	(8)	This section does not limit the power of a member of Parliament to dispense with the services of a staff member under section 20.	1 2	
	(9)	This section has effect despite anything in the written agreement of employment of the staff member concerned.	3 4	
	(10)	In this section:	5	
		<i>misconduct</i> in relation to a staff member includes the following:	6	
		(a) taking any detrimental action (within the meaning of the <i>Public Interest</i>	7	
		Disclosures Act 1994) against a person that is substantially in reprisal	8	
		for the person making a public interest disclosure within the meaning of that Act,	9 10	
		(b) taking any action against another person employed under this Part that	11	
		is substantially in reprisal for a disclosure made by that person of the alleged misconduct of the staff member taking that action,	12 13	
		(c) a conviction or finding of guilt for a serious offence.	14	
		The subject matter of any misconduct by a staff member may relate to an	15	
		incident or conduct that happened while the staff member was not on duty, before his or her employment or before the commencement of this section.	16 17	
		serious offence means an offence punishable by imprisonment for life or for	18	
		12 months or more (including an offence committed outside New South Wales	19	
		that would be an offence so punishable if committed in New South Wales). <i>staff member</i> means a person who is employed under this Part by a member	20 21	
		of Parliament.	21	
1.19	Mental H	ealth Act 2007 No 8	23	
	Section 32	Detention on order of Magistrate or bail officer	24	
	Insert "or (1	1D) (b)" after "section 33 (1) (b)" in section 32 (5).	25	
1.20	Mental H	ealth (Forensic Provisions) Act 1990 No 10	26	
[1]	Section 33	Mentally ill persons	27	
	Omit "the p section 33 (person be brought back before a Magistrate or an authorised officer" from (1) (b).	28 29	
		ad "the defendant be brought back before a Magistrate or an authorised officer ted bail by a police officer at that facility".	30 31	
[2]	Section 33	(1D) (b)	32	
	Insert "unle	ess granted bail by a police officer at that facility" after "an authorised officer".	33	
[3]	Section 33 (5B)			
	Insert after section 33 (5A):			
	(5B)	An order by a Magistrate or authorised officer under subsection (1) (a) or (b) or $(1D)$ (a) or (b) in relation to an offence is, for the purposes of the <i>Bail Act 2013</i> , taken to be a decision to dispense with bail for the offence.	36 37 38	

1.21	21 Oaths Act 1900 No 20 Section 34A Insert after section 34:			
	34A	34A Certain oaths or affirmations to be administered or made before Governor		
		Despite any other provision of this Act, if the appointment of a person by the Governor requires the person to take an oath or make a solemn affirmation, the oath or affirmation may be administered by, or made before, the Governor.	5 6 7	
1.22	Polic	ce Act 1990 No 47	8	
	Section	on 13 Oath to be taken by persons exercising police functions	9	
	Insert after section 13 (2):			
		(3) An oath or affirmation under this section is to be administered by or made before the Commissioner or any other person authorised to administer an official oath under the <i>Oaths Act 1900</i> .	11 12 13	
1.23	.23 Strata Schemes Development Act 2015 No 51			
	Section	on 181 Hearing of application	15	
	Insert	after section 181 (3):	16	
	(3A) Subsection (3) has effect despite section 34 (3) (a) of the Land and Environment Court Act 1979.	17 18	
1.24	4 Terrorism (Police Powers) Act 2002 No 115			
[1]	Sections 16 (1), (2) and (3) and 26T			
	Omit "may request", "requested", "the request" and "such request" wherever occurring.		21	
		instead "may require", "required", "the requirement" and "such requirement" ctively.	22 23	
[2]	Section	on 16 (4)	24	
	Omit	"may request a person who is requested".	25	
	Insert	instead "may request a person who is required".	26	
[3]	Section	on 16	27	
	Insert	at the end of the section: Note. Part 15 of the <i>Law Enforcement (Powers and Responsibilities) Act 2002</i> sets out safeguards relating to the exercise of power under this section.	28 29 30	