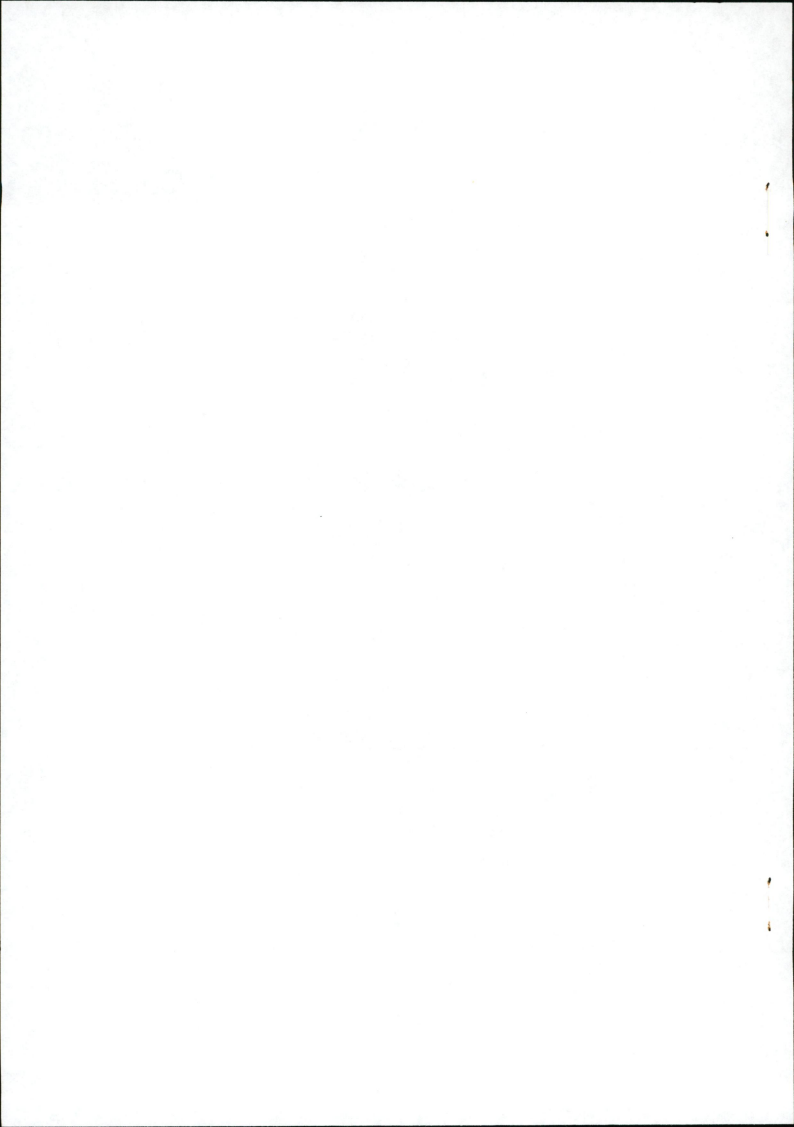


New South Wales

## Crimes Legislation Amendment Bill 1999

## **Contents**

			Page
	1 2	Name of Act Commencement	2
	3 4 5 6	Amendment of Children (Criminal Proceedings) Act 1987 No 55 Amendment of Crimes Act 1900 No 40 Amendment of Justices Act 1902 No 27 Amendment of Young Offenders Act 1997 No 54	2 2 2 2
Schedules			
	1 2 3 4	Amendment of Children (Criminal Proceedings) Act 1987 Amendment of Crimes Act 1900 Amendment of Justices Act 1902 Amendment of Young Offenders Act 1997	3 5 8 9



This PUBLIC BILL, originated in the LEGISLATIVE COUNCIL and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Clerk of the Parliaments.

Legislative Council



New South Wales

## Crimes Legislation Amendment Bill 1999

Act No , 1999

An Act to make miscellaneous amendments to the *Children (Criminal Proceedings) Act 1987*, the *Crimes Act 1900*, the *Justices Act 1902* and the *Young Offenders Act 1997*.

The l	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Crimes Legislation Amendment Act 1999.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5 6
3	Amendment of Children (Criminal Proceedings) Act 1987 No 55	7
	The Children (Criminal Proceedings) Act 1987 is amended as set out in Schedule 1.	8 9
4	Amendment of Crimes Act 1900 No 40	10
	The Crimes Act 1900 is amended as set out in Schedule 2.	11
5	Amendment of Justices Act 1902 No 27	12
	The Justices Act 1902 is amended as set out in Schedule 3.	13
6	Amendment of Young Offenders Act 1997 No 54	14
	The Young Offenders Act 1997 is amended as set out in Schedule 4.	15

Sch	edule 1		endment of Children (Criminal	1
		Pro	ceedings) Act 1987	2 3
			(Section 3)	4
				-
[1]			rcement of conditions of recognizance or probation or vith outcome plan	5 6
	Omit secti	on 41 (	(1) (a) and (b). Insert instead:	7 8
		(a)	has entered into a recognizance, or been released on probation, under section 33 (1), or been released under section 33 (1) (c1) on condition that the person complies with an outcome plan determined at a conference held under the <i>Young Offenders Act 1997</i> (referred to in this section as the <i>outcome plan</i> ), and	9 10 11 12 13
		(b)	has failed to comply with a condition of the person's recognizance or probation, or has failed to comply with the outcome plan,	15 16 17
[2]	Section 4	1 (1)		18
	Insert "or firstly occur		r authorised justice" after "the authorised justice" where	19 20 21
[3]	Section 4	1 (4) ar	nd (5)	22
	Insert "or l		ed to comply with the outcome plan" after "or probation" ng.	23 24 25
[4]	Section 4	1 (4), (	5) and (7)	26
			dition that the person comply with the outcome plan" after wherever occurring.	27 28 29
[5]	Section 4	1 (6)		30
	Insert "or o		dition that the person comply with the outcome plan," after	31 32 33

Sched	lul	е	1	
-------	-----	---	---	--

Amendment of Children (Criminal Proceedings) Act 1987

[6]	Schedule 2 Savings and transitional provisions	1
	Insert at the end of clause 1 (1):	2 3
	Schedule 1 to the Crimes Legislation Amendment Act 1999	4
[7]	Schedule 2	5
	Insert in Schedule 2, with appropriate Part and clause numbers:	6 7
	Part Crimes Legislation Amendment Act 1999	8
	Outcome plans made before commencement of amendments	9
	Section 41, as amended by the Crimes Legislation Amendment	10
	Act 1999, extends to any failure by a person, after the	11
	commencement of Schedule 1 [1] to that Act, to comply with	12
	an outcome plan that was determined at conference before that	13
	commencement.	14

Sch	edule 2	Ame	endment of Crimes Act 1900	1 2
			(Section 4)	3
[1]	Section 610	) Agg	ravated act of indecency	4 5
	Omit "act of from section		cency with that or another person" wherever occurring	6 7
	Insert instead	d "act	of indecency with or towards that or another person".	8
[2]	Section 77	Cons	ent no defence in certain cases	9
	Omit "over t	he ag	ge of 14 years" from section 77 (2) (a).	10 11
		_	or above the age of 14 years".	12
[3]	Section 249	A De	finitions	13
	Insert after p	aragr	aph (d) of the definition of <i>agent</i> :	14 15
	-		, and	16
	1	(e)	a councillor within the meaning of the Local	17
			Government Act 1993 (and in this case a reference in this Part to the agent's principal is a reference to the	18 19
			local council of which the person is a councillor).	20
[4]	Section 562	A De	finitions	21
	Omit the def	initio	n of registrar of a court from section 562A.	22 23
[5]	Section 562	ва О	orders made by court with consent of parties	24
	Omit section	5621	BA (1). Insert instead:	25 26
			urt may make an apprehended violence order under	27
			on 562B, or an interim apprehended violence order under	28
			on 562BB, without being satisfied as to the matters ed to in section 562B or 562BB (as appropriate) if the	29 30
			lainant and the defendant consent to the making of the	31
		order.		32

[6]	Section 562BA (3)			1
	Omit	the s	ubsection. Insert instead:	2 3
		(3)	Before making such an order, the court may conduct a hearing in relation to the particulars of the complaint only if:	4 5
			(a) the order to be made by the court is final (that is, the order is not an interim apprehended violence order), and	6 7
			(b) the court is of the opinion that the interests of justice require it to conduct the hearing.	8 9
[7]	Secti	on 56	22BB Interim court orders	10
	Omit	section	on 562BB (7) and (8).	11 12
[8]	Secti	ons 5	662BBA and 562BBB	13
	Insert	after	section 562BB:	14 15
562	2BBA	Inte	rim orders made by clerk of court with consent	16
		(1)	The clerk of a Local Court or the Children's Court may, on complaint being made for an apprehended violence order, make an interim apprehended violence order if the clerk is satisfied that the complainant and the defendant consent to the making of the order.	17 18 19 20 21
		(2)	Section 562BA applies in relation to the making of an order by the clerk of a court under this section in the same way as it applies to the making of an interim apprehended violence order by a court.	22 23 24 25
		(3)	If an interim apprehended violence order is made by a clerk:	26
			(a) the clerk is to summon the defendant to appear at a further hearing of the matter before a court as soon as practicable after the order is made, and	27 28 29
			(b) the court may, at the further hearing or an adjourned hearing, confirm the order (with or without variation) or revoke the order.	30 31 32
		(4)	An interim apprehended violence order made by a clerk is confirmed by the making of an order by a court under section 562B against the defendant (with or without variation). The interim order ceases to have effect when the court order is	33 34 35 36

			made (in the case of a defendant who is then present in court) or when the defendant is served under section 562J with a copy of the record of the court order under section 562B (in any other case).	1 2 3 4
		(5)	An interim apprehended violence order made by the clerk of a Local Court or the Children's Court under this section is taken to have been made by a Local Court or the Children's Court (as appropriate) and has effect accordingly.	5 6 7 8
		(6)	Section 562GC applies to a clerk who makes an interim apprehended violence order under this section.	9 10
		(7)	In this section, a reference to the clerk of the Children's Court is a reference to the registrar of the Children's Court.	11 12
562	BBB	Exte	ension of interim order by clerk of court with consent	13
		(1)	The clerk of a Local Court or the Children's Court may vary an interim apprehended violence order made by the court (or by a clerk of the court) by extending the period during which the order is to remain in force, but only if the clerk is satisfied that the complainant and the defendant consent to the extension.	14 15 16 17 18
		(2)	Such a variation has effect as if it had been made by a Local Court or the Children's Court (as appropriate) and section 562GC applies in respect of the clerk accordingly.	19 20 21
		(3)	In this section, a reference to the clerk of the Children's Court is a reference to the registrar of the Children's Court.	22 23
[9]	Section	on 56	2H Telephone interim orders	24
			he purposes of section 562B" from section 562H (5A). ad "for the purposes of this Part".	25 26 27
[10]	Section by Lo	on 56 cal C	2M Appeal to District Court by defendant against order made Court or Children's Court	28 29 30
	Insert	after	subsection (2):	31
		(2A)	An order made by the clerk of a Local Court or the registrar of the Children's Court under this Part is taken, for the purposes of Part 5A of the <i>Justices Act 1902</i> , to have been made by a Magistrate.	32 33 34 35

## Crimes Legislation Amendment Bill 1999

Schedule 3	Amendment of Justices A	ct 1902

Schedule 3	Amendment of Justices Act 1902	1 2
	(Section 5)	3
Section 6	6H Indictable offences dealt with summarily	4
	Part 3 of the Children (Criminal Proceedings) Act 1987' after all Procedure Act 1986' in section 66H (1).	5 6 7

Sch	edule 4 Amendment of Young Offenders Act 1997	1
	(Section 6)	3
[1]	Section 57 Additional provisions relating to completion and non- completion of outcome plans	4
	Omit the note at the end of section 57 (1). Insert instead:	9
	<b>Note.</b> If the Children's Court releases a child on condition that the child complies with an outcome plan, and the child fails to comply with the outcome plan, an authorised justice may issue a summons or warrant for the arrest of the child (see section 41 of the <i>Children (Criminal Proceedings) Act 1987</i> ). A person or body may continue or commence proceedings against a child if the child fails to satisfactorily complete an outcome plan (see section 64 of this Act).	10 11 12 12
[2]	Section 68 Interventions not to be disclosed as criminal history	1:
	Omit "Subsection (1)" from section 68 (2).	10 17
	Insert instead "In so far as a caution or conference is concerned, subsection (1)".	1: 1: