Second print



New South Wales

Crimes (Forensic Procedures) Bill 2000

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

Clerk of the Legislative Assembly. Legislative Assembly,



New South Wales

Crimes (Forensic Procedures) Bill 2000

Act No , 2000

An Act to make provision with respect to the powers to carry out forensic procedures on certain persons and to make provision with respect to a DNA database system; to make a related amendment to the *Justices Act 1902* and consequential amendments to the *Crimes Act 1900*; and for other purposes.

EXAMINED

Chairman of Committees

Clause 1	Crimes (Forensic Procedures) Bill 2000
Part 1	Preliminary

The I	.egisl	ature	of New South Wales enacts:	1
Part	1 F	Prelii	minary	2
1	Nan	ne of A	Act	3
		This	Act is the Crimes (Forensic Procedures) Act 2000.	4
2	Con	nmen	cement	5
	(1)		Act commences on a day or days to be appointed by lamation, except as provided by subsection (2).	6 7
	(2)	Secti	on 121 commences on the date of assent.	8
3	Inte	rpreta	ition	9
	(1)	Defin In thi	itions is Act:	10 11
		legal an or	<i>riginal legal aid organisation</i> means an organisation that provides assistance to Aboriginal persons or Torres Strait Islanders, being ganisation prescribed by the regulations for the purposes of this ition.	12 13 14 15
		Abor	<i>riginal person</i> means a person who:	16
		(a)	is a member of the Aboriginal race of Australia, and	17
		(b)	identifies as an Aboriginal, and	18
		(c)	is accepted by the Aboriginal community as an Aboriginal.	19
		adult	t means a person of or above 18 years of age.	20
			<i>opriately qualified</i> , in relation to carrying out a forensic edure, means:	21 22
		(a)	having suitable professional qualifications or experience to carry out the forensic procedure, or	23 24
		(b)	qualified under the regulations to carry out the forensic procedure.	25 26
			<i>orised applicant</i> for an order for the carrying out of a forensic edure on a suspect means:	27 28
		(a)	the police officer in charge of a police station, or	29
		(b)	a custody manager within the meaning of section 355 of the <i>Crimes Act 1900</i> , or	30 31

Crimes (Forensic Procedures) Bill 2000	Clause 3
Preliminary	Part 1

(c)	the investigating police officer in relation to an offence, or	1
(d)	the Director of Public Prosecutions.	2
<i>chila</i> of ag	means a person who is at least 10 years of age but under 18 years ge.	3 4
Note. perso	The Act does not authorise the carrying out of a forensic procedure on a n who is under 10 years of age (see section 111).	5 6
or ot	<i>ectional centre medical officer</i> , in relation to a correctional centre her place of detention, means any person appointed or acting as ical officer for the correctional centre or other place of detention.	7 8 9
corre	esponding law is defined in section 95.	10
crim	e scene index is defined in section 90.	11
	<i>ist</i> means a person registered, or taken to be registered, as a dentist or the <i>Dentists Act 1989</i> .	12 13
destr	<i>by</i> is explained in subsection (5).	14
DNA	database system is defined in section 90.	15
exer	cise a function includes perform a duty.	16
forei	<i>isic material</i> means:	17
(a)	samples, or	18
(b)	hand prints, finger prints, foot prints or toe prints, or	19
(c)	photographs, or	20
(d)	casts or impressions,	21
takeı	n from or of a person's body.	22
fore	nsic procedure means:	23
(a)	an intimate forensic procedure, or	24
(b)	a non-intimate forensic procedure, or	25
(c)	the taking of a sample by buccal swab,	26
but c	loes not include:	27
(d)	any intrusion into a person's body cavities except the mouth, or	28
(e)	the taking of any sample for the sole purpose of establishing the identity of the person from whom the sample is taken.	29 30
Note. forens perso	Paragraph (e) makes it clear that the Act only applies to samples taken for sic purposes and not to samples taken purely to establish the identity of a n.	31 32 33
func	tion includes a power, authority or duty.	34
	•	

Clause 3 Crimes (Forensic Procedures) Bill 2000 Part 1 Preliminary

incaţ	bable person means an adult who:	
(a)	is incapable of understanding the general nature and effect of a forensic procedure, or	
(b)	is incapable of indicating whether he or she consents or does not consent to a forensic procedure being carried out.	
infor	m is explained in subsection (4).	
infor	<i>med consent</i> in relation to:	
(a)	a suspect—is defined in section 9, and	
(b)	a serious indictable offender-is defined in section 67, and	
(c)	a volunteer or parent or guardian of a volunteer—is defined in section 77.	
inter	view friend is explained in section 4.	
intim	pate forensic procedure means the following forensic procedures:	
(a)	 an external examination of: (i) the genital or anal area or the buttocks, or (ii) the breasts of a female or a transgender person who identifies as a female, 	
(b)	the taking of a sample of blood,	
(c)	the taking of a sample of saliva (otherwise than by buccal swab),	
(d)	the taking of a sample of pubic hair,	
(e)	 the taking of a sample by swab or washing from: (i) the external genital or anal area or the buttocks, or (ii) the breasts of a female or a transgender person who identifies as a female, 	
(f)	 the taking of a sample by vacuum suction, by scraping or by lifting by tape from: (i) the external genital or anal area or the buttocks, or (ii) the breasts of a female or a transgender person who identifies as a female, 	
(g)	the taking of a dental impression,	
(h)	 the taking of a photograph of: (i) the genital or anal area or the buttocks, or (ii) the breasts of a female or a transgender person who identifies as a female, 	

Crimes (Forensic Procedures) Bill 2000 Clause			Clause 3
Preliminary			Part 1
	(i)	the taking of an impression or ca	st of a wound from:

(1)	the taking of an impression of cast of a wound from.	1
	(i) the genital or anal area or the buttocks, or	2
	(ii) the breasts of a female or a transgender person who	3
	identifies as a female.	4
inve	stigating police officer means the police officer in charge of the	5
inve	stigation of the commission of an offence in relation to which a	6
forei	nsic procedure is carried out or proposed to be carried out.	7
lega	<i>l representative</i> of a suspect means a legal practitioner acting for	8
the s	suspect.	9
non-	intimate forensic procedure means the following forensic	10
	edures:	11
(a)	an external examination of a part of the body other than:	12
	(i) the genital or anal area or the buttocks, or	13
	(ii) the breasts of a female or a transgender person who	14
	identifies as a female,	15
	that requires touching of the body or removal of clothing,	16
(b)	the taking of a sample of hair other than pubic hair,	17
(c)	the taking of a sample from a nail or under a nail,	18
(d)	the taking of a sample by swab or washing from any external	19
	part of the body other than:	20
	(i) the genital or anal area or the buttocks, or	21
	(ii) the breasts of a female or a transgender person who	22
	identifies as a female,	23
(e)	the taking of a sample by vacuum suction, by scraping or by	24
	lifting by tape from any external part of the body other than:	25

- ifting by tape from any external part of the body other than: (i) the genital or anal area or the buttocks, or
 - (ii) the breasts of a female or a transgender person who identifies as a female,
- (f) the taking of a hand print, finger print, foot print or toe print,
- (g) the taking of a photograph of a part of the body other than:
 - the genital or anal area or the buttocks, or (i)
 - (ii) the breasts of a female or a transgender person who identifies as a female,
- (h) the taking of an impression or cast of a wound from a part of the body other than:
 - the genital or anal area or the buttocks, or (i)

Clause 3 Crimes (Forensic Procedures) Bill 2000

Part 1	Preliminary
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	(ii)	the breasts of a female or a transgender person who identifies as a female,	1 2
(i)		king of physical measurements (whether or not involving ng) for biomechanical analysis of an external part of the	3 4
	•	other than:	5
	(i)	the genital or anal area or the buttocks, or	6
	(ii)	the breasts of a female or a transgender person who identifies as a female.	7 8
offer	<i>ider</i> mea	ans:	9
(a)	a serie	ous indictable offender, or	10
(b)	a pres	cribed offender.	11
orde	r means	:	12
(a)	order	of a Magistrate under section 24, or	13
(b)	order	of a Magistrate under section 27, or	14
(c)	interii	n order of a Magistrate under section 32, or	15
(d)	order	of a court under section 74 or 75, or	16
(e)	order	of a Magistrate under section 80 or 81.	17
<i>pare</i> the c		child means a person who has parental responsibility for	18 19
pow	ers, resp	ponsibility , in relation to a child, means all the duties, onsibilities and authority which, by law, parents have in eir children.	20 21 22
parti	cipating	<i>jurisdiction</i> is defined in section 95.	23
polic	e station	<i>i</i> includes:	24
(a)	a poli	ce station of a State or Territory, and	25
(b)		ding that is occupied by members of the Police Service	26
		hat is nominated by the Commissioner of Police for the ses of this paragraph, and	27 28
(c)	a buil	ding occupied by the Australian Federal Police.	29
pres	cribed of	ffence means:	30
(a)	an inc	lictable offence, or	31
(b)		ther offence under a law of the State prescribed by the tions for the purposes of this paragraph.	32 33

Crimes (Forensic Procedures) Bill 2000	Clause 3
Preliminary	Part 1

prescribed offender means a person who is convicted of a prescribed 1 offence. 2 recognised transgender person means a person the record of whose 3 sex is altered under Part 5A of the Births, Deaths and Marriages 4 *Registration Act 1995* or under the corresponding provisions of a law 5 of another Australian jurisdiction. 6 *recording* includes audio recording and video recording. 7 responsible person, in relation to the DNA database system, means the 8 person responsible for the care, control and management of the system. 9 *sample* has a meaning affected by subsection (3). 10 senior police officer means a police officer of or above the rank of 11 sergeant. 12 serious indictable offence means: 13 an indictable offence under a law of the State or of a (a) 14 participating jurisdiction that is punishable by imprisonment for 15 life or a maximum penalty of 5 or more years imprisonment, or 16 an indictable offence under a law of the State that is punishable (b) 17 by a maximum penalty of less than 5 years imprisonment, 18 being an offence the elements constituting which (disregarding 19 territorial considerations) are the same as an offence under a 20 law of a participating jurisdiction that is punishable by a 21 maximum of 5 or more years imprisonment. 22 serious indictable offender means a person who has been convicted 23 of a serious indictable offence. 24 suspect means the following: 25 a person whom a police officer suspects on reasonable grounds (a) 26 has committed an offence. 27 (b) a person charged with an offence, 28 (c) a person who has been summoned to appear before a court in 29 relation to an offence alleged to have been committed by the 30 person, 31 (d) a person who has been served with an attendance notice issued 32 under section 100AB of the Justices Act 1902 in relation to an 33

offence.

Clause 3 Crimes (Forensic Procedures) Bill 2000 Preliminary

time	out means:	1
(a)	the time (if any) that is reasonably required to convey a suspect from the place where the suspect presents himself or herself to the investigating police officer to the nearest premises where facilities for carrying out a forensic procedure in accordance with this Act are available to the investigating police officer,	2 3 4 5 6
(b)	any time that is reasonably spent waiting for an investigating police officer or appropriately qualified person who is to carry out the forensic procedure to arrive at the place where the procedure is to be carried out,	7 8 9 10
(c)	any time that is reasonably spent waiting for facilities or equipment that are needed to carry out the procedure to become available,	11 12 13
(d)	any time during which carrying out the procedure is suspended or delayed to allow the suspect, or someone else on the suspect's behalf, to communicate with a legal practitioner, friend, relative, parent, guardian, interpreter, medical practitioner, dentist or other person as provided by this Act,	14 15 16 17 18
(e)	any time during which carrying out the procedure is suspended or delayed to allow such a legal practitioner, friend, relative, parent, guardian, interpreter, medical practitioner, dentist or other person to arrive at the place where the procedure is to be carried out,	19 20 21 22 23
(f)	any time during which carrying out the procedure is suspended or delayed to allow the suspect to consult with a legal practitioner, friend, relative, parent, guardian, interpreter, medical practitioner, dentist or other person at the place where the procedure is to be carried out as provided by this Act,	24 25 26 27 28
(g)	any time during which carrying out the procedure is suspended or delayed to allow the suspect to receive medical attention,	29 30
(h)	any time during which carrying out the procedure is suspended or delayed to allow the suspect to recover from the effects of intoxication due to alcohol or another drug (or both),	31 32 33
(i)	any time during which carrying out the procedure is suspended or delayed to allow the suspect to rest or receive refreshments or to give the suspect access to toilet and other facilities,	34 35 36
(j)	any time during which carrying out the procedure is suspended or delayed at the request of the suspect,	37 38

Part 1

Crimes (Forensic Procedures) Bill 2000	Clause 3
Preliminary	Part 1

	(k)	any time that is reasonably spent waiting for a senior police officer or Magistrate to make an order as provided by this Act.	1 2
	Torre	es Strait Islander means a person who:	3
	(a)	is a member of the Torres Strait Islander race, and	4
	(b)	identifies as a Torres Strait Islander, and	5
	(c)	is accepted by the Torres Strait Islander community as a Torres Strait Islander.	6 7
	trans	gender person is defined in subsection (6).	8
	unde	<i>r arrest</i> is explained in subsection (2).	9
	volur	<i>teer</i> is defined in section 76.	10
	volur	nteers (limited purposes) index is defined in section 90.	11
	volur	tteers (unlimited purposes) index is defined in section 90.	12
(2)	For t	r arrest the purposes of this Act, a person is <i>under arrest</i> if he or she is a on to whom Part 10A of the <i>Crimes Act 1900</i> applies.	13 14 15
(3)	For the samp	g samples the purposes of this Act, a <i>sample</i> taken from a person includes a le taken from the person that consists of matter from another on's body.	16 17 18 19
(4)	matte interp braill	he purposes of this Act, a person <i>informs</i> another person of a per if the person informs the other person of the matter, through an preter if necessary, in a language (including sign language or e) in which the other person is able to communicate with nable fluency.	20 21 22 23 24 25
(5)	For the from of the informed destroy	by forensic material or information the purposes of this Act, a person <i>destroys</i> forensic material taken another person by a forensic procedure, the results of the analysis the material or other information gained from it (including mation placed on the DNA database system) if the person by any means of identifying the forensic material or information the person from whom it was taken or to whom it relates.	26 27 28 29 30 31 32
(6)	In thi perso	Example 7 Signature being transgender or a transgender or a transgender or a transgender or a transgender or is a reference to a person, whether or not the person is a gnised transgender person:	33 34 35 36

Clause 3 Crimes (Forensic Procedures) Bill 2000

Part 1 Preliminary

	(a)	who identifies as a member of the opposite sex, by living, or seeking to live, as a member of the opposite sex, or	1 2
	(b)	who has identified as a member of the opposite sex by living as a member of the opposite sex, or	3 4
	(c)	who, being of indeterminate sex, identifies as a member of a particular sex by living as a member of that sex,	5 6
		ncludes a reference to the person being thought of as a ender person, whether the person is, or was, in fact a transgender h.	7 8 9
(7)	In this	Act (other than subsection (6)), a reference:	10
	(a)	to a member of the opposite sex of a person means, if the person is a transgender person, a member of the opposite sex to the sex with which the transgender person identifies, and	11 12 13
	(b)	to a member of the same sex as a person means, if the person is a transgender person, a member of the same sex as the sex with which the transgender person identifies.	14 15 16
(8)	Notes	included in the text of this Act do not form part of this Act.	17
Inte	rview f	riends	18
(1)	suspect of this intervi	ection lists the people who may act as an <i>interview friend</i> of a et or serious indictable offender for the purposes of a provision Act referring to an interview friend. Different people may act as tew friends of a suspect or offender for the purposes of different ions of this Act.	19 20 21 22 23
(2)		suspect or serious indictable offender is a child or an incapable a, the following people may act as <i>interview friends</i> :	24 25
	(a)	a parent or guardian, or other person, chosen by, or acceptable to, the suspect or offender,	26 27
	(b)	a legal representative of the suspect or offender,	28
	(c)	if the suspect or offender is an Aboriginal person or a Torres Strait Islander and none of the previously mentioned persons is available—a representative of an Aboriginal legal aid organisation or a person whose name is on the relevant list maintained under section 116 (1) who is chosen by, or acceptable to, the suspect or offender,	29 30 31 32 33 34

Crimes (Forensic Procedures) Bill 2000	Clause 4
Preliminary	Part 1

	(d)	if none of the previously mentioned persons is available—a person who is not a police officer or in any way involved in the investigation of an offence in relation to which a forensic procedure is proposed to be carried out, or is carried out, on the suspect or offender.	1 2 3 4 5
(3)	persor	e the suspect or serious indictable offender is an Aboriginal n or a Torres Strait Islander not covered by subsection (2), the <i>v</i> ing people may act as <i>interview friends</i> :	6 7 8
	(a)	a relative or other person chosen by the suspect or offender,	9
	(b)	a legal practitioner acting for the suspect or offender,	10
	(c)	if none of the previously mentioned persons is available—a representative of an Aboriginal legal aid organisation, or a person whose name is included in the relevant list maintained under section 116 (1).	11 12 13 14
(4)	may a	bect or serious indictable offender who has a legal representative also have an interview friend who is not the suspect's or ler's legal representative.	15 16 17

Clause 5	Crimes (Forensic Procedures) Bill 2000
Part 2	Authority and time limits for forensic procedures on suspects: summary of rules

Part 2 Authority and time limits for forensic procedures on suspects: summary of rules

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5 How forensic procedures may be authorised in different circumstances

The following table shows the circumstances in which a forensic procedure may be carried out on a suspect, and shows the provisions that authorise the carrying out of the procedure.

Authority for forensic procedures

			9
Suspect's status	Intimate forensic	Non-intimate forensic	10
-	procedure or buccal	procedure	11
	swab		12
1 Adult not under arrest	With informed consent	With informed consent	13
	under Part 3	under Part 3	14
			15
	By order of a Magistrate	By order of a Magistrate	16
	under Part 5	under Part 5	17
2 Adult under arrest	With informed consent	With informed consent	18
	under Part 3	under Part 3	19
			20
	By order of a Magistrate	By order of a senior	21
	under Part 5	police officer under Part 4	22
3 Incapable person	By order of a Magistrate	By order of a Magistrate	23
(whether or not under	under Part 5	under Part 5	24
arrest)			25
4 Child at least 10 but	By order of a Magistrate	By order of a Magistrate	26
under 18 (whether or	under Part 5	under Part 5	27
not under arrest)			28

Crimes (Forensic Procedures) Bill 2000	Clause 6
Authority and time limits for forensic procedures on suspects: summary of rules	Part 2

6 Time limits for carrying out forensic procedures

The following table sets out in general terms the time limits that apply to the carrying out of a forensic procedure on a suspect depending on the status of the suspect and the source of the authority to carry out the procedure.

Time limits for forensic procedures

	Suspect's status	Procedure with suspect's consent (Part 3)	Procedure by order of a senior police officer (Part 4)	Procedure by order of a Magistrate (Part 5)	8 9 10 11 12
1	Child or an incapable person, not under arrest	Not applicable	Not applicable	Procedure must be carried out within 2 hours after suspect presents to investigating police officer, disregarding "time out" (see section 40)	13 14 15 16 17 18 19 20 21
2	Suspect, including Aboriginal person or Torres Strait Islander (not a child or an incapable person), not under arrest	Procedure must be carried out within 2 hours after suspect presents to investigating police officer, disregarding "time out" (see section 16)	Not applicable	Procedure must be carried out within 2 hours after suspect presents to investigating police officer, disregarding "time out" (see section 40)	22 23 24 25 26 27 28 29 30 31

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Clause 6 Crimes (Forensic Procedures) Bill 2000

Part 2 Authority and time limits for forensic procedures on suspects: summary of rules

	Suspect's status	Procedure with suspect's consent (Part 3)	Procedure by order of a senior police officer (Part 4)	Procedure by order of a Magistrate (Part 5)
3	Child or an incapable person, under arrest	Not applicable	Not applicable	Procedure must be carried out not later than 2 hours after the end of the investigation period permitted under section 356D of the <i>Crimes Act 1900</i> , disregarding "time out" (see Division 4 of Part 5)
4	Suspect, including Aboriginal person or Torres Strait Islander (not a child or an incapable person), under arrest	Suspect may be detained in accordance with Part 10A of the <i>Crimes Act 1900</i> , for 2 hours after the end of the investigation period permitted under section 356D of the <i>Crimes Act 1900</i> , disregarding "time out" (see section 7 (3) and (4))	Suspect may be detained in accordance with Part 10A of the <i>Crimes Act 1900</i> , for 2 hours after the end of the investigation period permitted under section 356D of the <i>Crimes Act 1900</i> , disregarding "time out" (see section 17 (3) and (4))	Procedure must be carried out not later than 2 hours after the end of the investigation period permitted under section 356D of the <i>Crimes Act 1900</i> , disregarding "time out"

Crimes (Forensic Procedures) Bill 2000		
Forensic procedures on suspect by consent	Part 3	

Part 3 Forensic procedures on suspect by consent

7		rensic procedure may be carried out with informed consent of spect	2 3
	(1)	A person is authorised to carry out a forensic procedure on a suspect with the informed consent of the suspect. The person is authorised to carry out the procedure in accordance with Part 6 and not otherwise.	4 5 6
	(2)	This Part does not authorise the carrying out of a forensic procedure on a suspect who is:	7 8
		(a) a child, or	9
		(b) an incapable person.	10
	(3)	This Part does not authorise keeping a suspect under arrest, in order to carry out a forensic procedure, for more than 2 hours after the expiration of the investigation period provided for by section 356D of the <i>Crimes Act 1900</i> .	11 12 13 14
	(4)	In working out any period of time for the purposes of subsection (3), any time out is to be disregarded.	15 16
	(5)	Nothing in this Act or Part 10A of the <i>Crimes Act 1900</i> prevents the carrying out of a forensic procedure, with the informed consent of the suspect, during the investigation period provided for by section 356D of the <i>Crimes Act 1900</i> . However, neither carrying out the forensic procedure, nor any delays associated with carrying out the forensic procedure, operates to extend the investigation period provided for by section 356D of the <i>Crimes Act 1900</i> .	17 18 19 20 21 22 23
8	Pec	ople who cannot consent to forensic procedures	24
	(1)	A child cannot consent to a forensic procedure.	25
	(2)	An incapable person cannot consent to a forensic procedure.	26
9	Info	ormed consent to forensic procedures—general	27
	(1)	This section applies where:	28
		(a) a police officer intends to ask a suspect to consent to a forensic procedure, and	29 30
		(b) the police officer does not believe on reasonable grounds that the suspect is an Aboriginal person or a Torres Strait Islander.	31 32

Clause 9	Crimes (Forensic Procedures) Bill 2000
Part 3	Forensic procedures on suspect by consent

(2)	A sus	pect gives informed consent to a forensic procedure if the suspect
	conse	nts after a police officer:
	(a)	asks the suspect to consent to the forensic procedure under

- (a) asks the suspect to consent to the forensic procedure under section 11, and
- (b) gives the suspect a written statement setting out:
 - (i) the information that the suspect must be given under section 13 (1) (a), (e), (f), (g), (i), (j) and (k), and
 - (ii) the nature of the information that the suspect must be given under section 13 (1) (b), (c) and (d) (but not the specific information that the suspect is to be given under these paragraphs in relation to the particular forensic procedure), and

- (c) informs the suspect about the forensic procedure in accordance with section 13, and
- (d) gives the suspect a reasonable opportunity to communicate, or attempt to communicate, with a legal practitioner of the suspect's choice and, subject to subsection (3), to do so in private.
- (3) If the suspect is under arrest, the police officer need not allow the suspect to communicate, or attempt to communicate, with the legal practitioner in private if the police officer suspects on reasonable grounds that the suspect might attempt to destroy or contaminate any evidence that might be obtained by carrying out the forensic procedure.

10 Informed consent to forensic procedures—Aboriginal persons and Torres Strait Islanders

- (1) This section applies where:
 - (a) a police officer intends to ask a suspect to consent to a forensic procedure, and
 - (b) the police officer believes on reasonable grounds that the suspect is an Aboriginal person or a Torres Strait Islander.
- (2) A suspect gives informed consent to a forensic procedure if the suspect consents after a police officer:
 - (a) asks the suspect to consent to the forensic procedure under section 11, and

Crimes (Forensic Procedures) Bill 2000	Clause 10
Forensic procedures on suspect by consent	Part 3

	(b)	 gives the suspect a written statement setting out: (i) the information that the suspect must be given under section 13 (1) (a), (e), (f), (g), (h), (i), (j) and (k), and (ii) the nature of the information that the suspect must be given under section 13 (1) (b), (c) and (d) (but not the specific information that the suspect is to be given under these paragraphs in relation to the particular 	1 2 3 4 5 6 7
		forensic procedure), and	8
	(c)	informs the suspect about the forensic procedure in accordance with section 13, and	9 10
	(d)	complies with the rest of this section.	11
(3)		olice officer must not ask the suspect to consent to the forensic dure unless:	12 13
	(a)	an interview friend is present, or	14
	(b)	the suspect has expressly and voluntarily waived his or her right to have an interview friend present.	15 16
	Note.	Section 106 relates to proving a waiver under paragraph (b).	17
(4)		e asking the suspect to consent to a forensic procedure, the police r must:	18 19
	(a)	inform the suspect that a representative of an Aboriginal legal aid organisation will be notified that the suspect is to be asked to consent to a forensic procedure, and	20 21 22
	(b)	notify such a representative accordingly.	23
(5)	The p	olice officer is not required to comply with subsection (4) if:	24
	(a)	he or she is aware that the suspect has arranged for a legal practitioner to be present while the suspect is asked to consent to the forensic procedure, or	25 26 27
	(b)	subsection (3) (b) applies.	28
(6)	forens reason with	asking a suspect covered by subsection (3) (b) to consent to a sic procedure, the police officer must give the suspect a nable opportunity to communicate, or attempt to communicate, a legal practitioner of the suspect's choice and, subject to ction (8), to do so in private.	29 30 31 32 33

Clause 10	Crimes (Forensic Procedures) Bill 2000
Part 3	Forensic procedures on suspect by consent

(7) After asking a suspect not covered by subsection (3) (b) to consent to a forensic procedure, the police officer must allow the suspect to communicate with the interview friend (if any), and with the suspect's legal representative (if any), and, subject to subsection (8), to do so in private.

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- (8) If a suspect covered by subsection (6) or (7) is under arrest, the police officer need not allow the suspect to communicate, or attempt to communicate, with the legal practitioner, or the suspect's interview friend or legal representative, in private if the police officer suspects on reasonable grounds that the suspect might attempt to destroy or contaminate any evidence that might be obtained by carrying out the forensic procedure.
- (9) An interview friend (other than a legal representative) of the suspect may be excluded from the presence of the police officer and the suspect if the interview friend unreasonably interferes with or obstructs the police officer in asking the suspect to consent to the forensic procedure, or in informing the suspect as required by section 13.

11 Police officer may request suspect to consent to forensic procedure

A police officer may request a suspect to undergo a forensic procedure if the police officer has complied with sections 9 and 10 and is satisfied as required by section 12.

12 Matters to be considered by police officer before requesting consent to forensic procedure

The police officer must be satisfied that:

- (a) the person on whom the procedure is proposed to be carried out is a suspect, and
- (b) the person on whom the procedure is proposed to be carried out is not a child or an incapable person, and
- (c) if the forensic procedure concerned is an intimate forensic procedure—there are reasonable grounds to believe that the forensic procedure might produce evidence tending to confirm or disprove that the suspect committed:
 - (i) a prescribed offence, or
 - (ii) another prescribed offence arising out of the same circumstances as that offence, or

Crimes (Forensic Procedures) Bill 2000	Clause 12
Forensic procedures on suspect by consent	Part 3

(iii) another prescribed offence in respect of which evidence likely to be obtained as a result of carrying out the procedure on the suspect is likely to have probative value, and

Note. *Prescribed offence* is defined in section 3 as an indictable offence or any other offence prescribed by the regulations.

- (d) if the forensic procedure concerned is a non-intimate forensic procedure other than the taking of a sample of hair other than pubic hair—there are reasonable grounds to believe that the forensic procedure might produce evidence tending to confirm or disprove that the suspect committed:
 - (i) an indictable or a summary offence, or
 - (ii) another indictable or summary offence arising out of the same circumstances as that offence, or
 - (iii) another indictable or summary offence in respect of which evidence likely to be obtained as a result of carrying out the procedure on the suspect is likely to have probative value, and
- (e) if the forensic procedure concerned is the taking of a sample of hair other than pubic hair—there are reasonable grounds to believe that the forensic procedure might produce evidence tending to confirm or disprove that the suspect committed:
 - (i) a prescribed offence, or
 - (ii) another prescribed offence arising out of the same circumstances as that offence, or
 - (iii) another prescribed offence in respect of which evidence likely to be obtained as a result of carrying out the procedure on the suspect is likely to have probative value, and
- (f) if the forensic procedure concerned is the taking of a sample by buccal swab—there are reasonable grounds to believe that the forensic procedure might produce evidence tending to confirm or disprove that the suspect committed:
 - (i) a prescribed offence, or
 - (ii) another prescribed offence arising out of the same circumstances as that offence, or
 - (iii) another prescribed offence in respect of which evidence likely to be obtained as a result of carrying out the procedure on the suspect is likely to have probative value, and

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Clause 12	Crimes (Forensic Procedures) Bill 2000
Part 3	Forensic procedures on suspect by consent

	(g)	the request for consent to the forensic procedure is justified in all the circumstances.	1 2
Mat	ters that	at suspect must be informed of before giving consent	3
(1)		olice officer must (personally or in writing) inform the suspect following matters:	4 5
	(a)	that the giving of information under this section, and the giving of consent (if any) by the suspect, is being or will be recorded by electronic means, or in writing, and that the suspect has a right to be given an opportunity to hear or view the recording as provided by section 100,	6 7 8 9 10
	(b)	the purpose for which the forensic procedure is required,	11
	(c)	the offence in relation to which the police officer wants the forensic procedure carried out,	12 13
	(d)	the way in which the forensic procedure is to be carried out,	14
	(e)	that the forensic procedure may produce evidence against the suspect that might be used in a court of law,	15 16
	(f)	that the forensic procedure will be carried out by an appropriately qualified police officer or person,	17 18
	(g)	if relevant, the matters specified in subsection (2),	19
	(h)	if the police officer believes on reasonable grounds that the suspect is an Aboriginal person or a Torres Strait Islander—that the suspect's interview friend may be present while the forensic procedure is carried out,	20 21 22 23
	(i)	that the suspect may refuse to consent to the carrying out of the forensic procedure,	24 25
	(j)	the consequences of not consenting, as specified in subsection (3), (4), (5), (6) or (7) (whichever is applicable),	26 27
	(k)	if the police officer intends forensic material obtained from the carrying out of the forensic procedure to be used for the purpose of deriving a DNA profile on the suspect—that information obtained from analysis of the forensic material obtained from carrying out the forensic procedure may be placed on the DNA database system and the rules that will apply under this Act to its disclosure and use.	28 29 30 31 32 33 34

Crimes (Forensic Procedures) Bill 2000	Clause 13
Forensic procedures on suspect by consent	Part 3

(2)	Suspect's right to have medical practitioner or dentist present during some forensic procedures		
	The p	3	
		medical practitioner or dentist (depending on the kind of forensic edure) of his or her choice be present while the forensic procedure	4
		5 6	
	is carried out unless the forensic procedure is:		
	(a)	the taking of a hand print, finger print, foot print or toe print, or	7
	(b)	the taking of a sample of saliva or a sample by buccal swab, or	8
	(c)	the external examination of a part of the body other than:	9
		(i) the genital or anal area or the buttocks, or	10
		(ii) the breasts of a female or a transgender person who	11
		identifies as a female,	12
		that requires the touching of the body or removal of clothing,	13
		or	14
	(d)	the taking of a sample of hair other than pubic hair, or	15
	(e)	the taking of a sample from a nail or from under a nail, or	16
	(f)	the taking of a sample by swab or washing from any external	17
		part of the body other than:	18
		(i) the genital or anal area or the buttocks, or	19
		(ii) the breasts of a female or a transgender person who	20
		identifies as a female, or	21
	(g)	the taking of a sample by vacuum suction, scraping or lifting by	22
		tape from any external part of the body other than:	23
		(i) the genital or anal area or the buttocks, or	24
		(ii) the breasts of a female or a transgender person who	25
		identifies as a females, or	26
	(h)	the taking of a photograph of an external part of the body other	27
		than:	28
		(i) the genital or anal area or the buttocks, or (ii) the breasts of a formula or a transcender nervon who	29
		(ii) the breasts of a female or a transgender person who identifies as a female, or	30 31
	(i)	the taking of physical measurements (whether or not involving	32
	(1)	marking) for biomechanical analysis of an external part of the	32
		body other than:	34
		(i) the genital or anal area or the buttocks, or	35
		(ii) the breasts of a female or a transgender person who	36
		identifies as a female.	37

Clause 13 Crimes (Forensic Procedures) Bill 2000 Part 3 Forensic procedures on suspect by consent

(3) Failure to consent to non-intimate forensic procedure—suspect under arrest 2 If the suspect is under arrest and the forensic procedure is a 3 non-intimate forensic procedure, the police officer must inform the suspect that, if the suspect does not consent, a senior police officer may order the carrying out of the forensic procedure under Part 4 if he or she is satisfied of the matters referred to in section 20. 7 (4) Failure to consent to intimate forensic procedure—suspect under arrest If the suspect is under arrest in relation to a prescribed offence and the 9 forensic procedure is an intimate forensic procedure, the police officer 10 must inform the suspect that, if the suspect does not consent, an 11 application may be made to a Magistrate for an order authorising the 12 carrying out of the forensic procedure. 13 (5) Failure to consent to intimate or non-intimate forensic 14 procedure-suspect not under arrest 15 If the suspect is not under arrest and the forensic procedure is a non-16 intimate forensic procedure or an intimate forensic procedure, the 17 police officer must inform the suspect that, if the suspect does not 18 consent, an application may be made to a Magistrate for an order 19 authorising the carrying out of the forensic procedure. 20 (6) Failure to consent to taking of sample by buccal swab—suspect under 21 arrest 22 If the suspect is under arrest for a prescribed offence and the forensic 23 procedure is the taking of a sample by buccal swab, the police officer 24 must inform the suspect that, if the suspect does not consent: 25 a senior police officer may order the taking of a sample of hair (a) 26 other than pubic hair under Part 4, or 27 Note. See section 19. 28 (b) an application may be made to a Magistrate for an order 29 authorising the taking of a sample by buccal swab or some 30 other forensic procedure. 31 (7) Failure to consent to taking of sample by buccal swab—suspect not 32 under arrest 33 If the suspect is not under arrest for a prescribed offence and the 34 forensic procedure is the taking of a sample by buccal swab, the police 35 officer must inform the suspect that, if the suspect does not consent, an 36 application may be made to a Magistrate for an order authorising the 37

taking of a sample by buccal swab or some other forensic procedure.

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Crimes (Forensic Procedures) Bill 2000	Clause 14
Forensic procedures on suspect by consent	Part 3

14	Wit	hdraw	val of consent	1
		If a	person expressly withdraws consent to the carrying out of a	2
			nsic procedure under this Part (or if the withdrawal of such consent	3
			reasonably be inferred from the person's conduct) before or during	4
		the c	carrying out of the forensic procedure:	5
		(a)	the forensic procedure is to be treated from the time of the	6
			withdrawal as a forensic procedure for which consent has been refused, and	7 8
		(b)	the forensic procedure is not to proceed except by order of a	9
		(0)	senior police officer under Part 4 or a Magistrate under Part 5.	10
15	Rec	ordin	g of giving information and suspect's responses	11
	(1)	The	police officer must, if practicable, ensure that the giving of the	12
	. ,		mation about the proposed forensic procedure and the suspect's	13
		respo	onses (if any) are recorded by electronic means.	14
	(2)	If rec	cording the giving of the information and the suspect's responses	15
			ny) by electronic means is not practicable, the police officer must	16
			re that a written record of the giving of the information and the	17
			ect's responses (if any) is made, and that a copy of the record is e available to the suspect.	18 19
			Part 13 contains provisions about making copies of material (including s of tapes) available to the suspect.	20 21
16	Tim	e for	carrying out forensic procedure—suspect not under arrest	22
	(1)	If a s	suspect who is not under arrest:	23
		(a)	consents to a forensic procedure, and	24
		(b)	presents himself or herself to the investigating police officer to	25
			undergo the procedure,	26
		the p	rocedure must be carried out as quickly as reasonably possible but	27
			ny case within 2 hours after the suspect so presents himself or	28
		herse	elf.	29
	(2)	In w	orking out any period of time for the purposes of subsection (1),	30
		any t	time out is to be disregarded.	31

Clause 17 Crimes (Forensic Procedures) Bill 2000 Part 4 Non-intimate forensic procedures on suspects by order of senior police officer

Part 4 Non-intimate forensic procedures on suspects by order of senior police officer

17	Non-intimate forensic procedure may be carried out by order of senior police officer			3 4	
	(1) A person is authorised to carry out a non-intimate forensic procedure				
		on a suspect by order of a senior police officer under section 18 or 19.			
			berson is authorised to carry out the procedure in accordance with 6 and not otherwise.	7 8	
	(2)		Part does not authorise the carrying out of a forensic procedure on pect who is:	9 10	
		(a)	a child, or	11	
		(b)	an incapable person.	12	
	(3)	This	Part does not authorise keeping a suspect under arrest, in order to	13	
			out a forensic procedure, for more than 2 hours after the	14	
			ation of the investigation period provided for by section 356D of	15 16	
	the Crimes Act 1900.				
	(4) In working out any period of time for the purposes of subsection (3),			17	
	any time out is to be disregarded.				
	(5) Nothing in this Act or Part 10A of the Crimes Act 1900 prevents the		19		
	carrying out of a forensic procedure, in accordance with a senior police			20	
	officer's order under section 18 or 19, during the investigation period provided for by section 356D of the <i>Crimes Act 1900</i> . However, neither carrying out the forensic procedure, nor any delays associated with carrying out the forensic procedure, operate to extend the				
		inves	tigation period provided for by Part 10A of the Crimes Act 1900.	25	
18			ances in which senior police officer may order non-intimate procedure	26 27	
		A ser	nior police officer may order the carrying out of a non-intimate	28	
			sic procedure on a suspect who is under arrest if:	29	
		(a)	the suspect has been asked under Part 3 to consent to the	30	
			carrying out of the forensic procedure, and	31	
		(b)	the suspect has not consented, and	32	
		(c)	the senior police officer is satisfied as required by section 20.	33	

Crimes (Forensic Procedures) Bill 2000	Clause 19
Non-intimate forensic procedures on suspects by order of senior police officer	Part 4

19		f hair may be taken by order of senior police officer if consent ample by buccal swab refused	1 2
	than	nior police officer may order the taking of a sample of hair other pubic hair from a suspect who is under arrest for a prescribed are if:	3 4 5
	(a)	the suspect has been asked under Part 3 to consent to the taking of a sample by buccal swab, and	6 7
	(b)	the suspect has not consented, and	8
	(c)	the senior police officer is satisfied as required by section 20.	9
20		b be considered by senior police officer before ordering non- forensic procedure	10 11
		nior police officer who makes an order under section 18 or 19 be satisfied that:	12 13
	(a)	the suspect is under arrest, and	14
	(b)	the suspect is not a child or an incapable person, and	15
	(c)	there are reasonable grounds to believe that the suspect committed:(i) an offence, or	16 17 18
		 (ii) another offence arising out of the same circumstances as that offence, or 	10 19 20
		(iii) another offence in respect of which evidence likely to	21
		be obtained as a result of carrying out the procedure on the suspect is likely to have probative value, and	22 23
	(d)	there are reasonable grounds to believe that the forensic procedure might produce evidence tending to confirm or disprove that the suspect committed such an offence, and	24 25 26
	(e)	the carrying out of the forensic procedure without consent is justified in all the circumstances.	27 28

Clause 21 Crimes (Forensic Procedures) Bill 2000 Part 4 Non-intimate forensic procedures on suspects by order of senior police officer

21	Mak	king an	nd recording senior police officer's order	1
	(1)	persor	The senior police officer may make an order under section 18 or 19 in erson or, if that is not practicable, by telephone, radio, telex, facsimile r other means of transmission.	
	(2)		order is made by radio or other form of oral communication, the r police officer must ensure that:	5 6
		(a)	the suspect or the suspect's legal representative, if any, and	7
		(b)	the suspect's interview friend, if any,	8
		are gi	ven an opportunity to speak to the police officer.	9
	(3)		order is made by telex, facsimile or other form of written nunication, the senior police officer must ensure that:	10 11
		(a)	the suspect or the suspect's legal representative, if any, and	12
		(b)	the suspect's interview friend, if any,	13
		police	ven an opportunity to make a written submission to the senior e officer, or to speak to the senior police officer by telephone, or other form of oral communication.	14 15 16
	(4)		enior police officer must, at the time of, or as soon as practicable making an order under section 18 or 19, make a record of:	17 18
		(a)	the order made, and	19
		(b)	the date and time when the order was made, and	20
		(c)	the reasons for making it,	21
		and m	nust sign the record.	22
	(5)	to or	enior police officer must ensure that a copy of the record is sent made available to the suspect as soon as practicable after the d is made.	23 24 25

Crimes (Forensic Procedures) Bill 2000	Clause 22
Forensic procedures by order of Magistrate	Part 5
General	Division 1

Part	5 For	ensic procedures by order of Magistrate	1
Divis	ion 1	General	2
22	Forensic	procedure may be carried out by order of Magistrate	3
	by o auth	erson is authorised to carry out a forensic procedure on a suspect order of a Magistrate under section 24, 27 or 32. The person is orised to carry out the procedure in accordance with Part 6 and not rwise.	4 5 6 7
23	Circumst	ances in which Magistrate may order forensic procedure	8
		lagistrate may, under section 24 or 32, order the carrying out of a nsic procedure on a suspect if:	9 10
	(a)	the suspect is not under arrest and has not consented to the forensic procedure, or	11 12
	(b)	the suspect is under arrest and has not consented to the forensic procedure, or	13 14
	(c)	under section 8, the suspect cannot consent to the forensic procedure.	15 16
Divis	ion 2	Final orders	17
24	Final ord	er for carrying out of forensic procedure	18
		lagistrate may order the carrying out of a forensic procedure on a ect if:	19 20
	(a)	section 23 applies, and	21
	(b)	the Magistrate is satisfied as required by section 25.	22
25	Matters procedur	to be considered by Magistrate before ordering forensic e	23 24
	The	Magistrate must be satisfied that:	25
	(a)	the person on whom the procedure is proposed to be carried out is a suspect, and	26 27

Clause 25	Crimes (Forensic Procedures) Bill 2000
Part 5	Forensic procedures by order of Magistrate
Division 2	Final orders

- (b) if the forensic procedure concerned is an intimate forensic procedure, on the evidence before the Magistrate there are reasonable grounds to believe that the suspect committed:
 - (i) a prescribed offence, or
 - (ii) another prescribed offence arising out of the same circumstances as that offence, or

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(iii) another prescribed offence in respect of which evidence likely to be obtained as a result of carrying out the procedure on the suspect is likely to have probative value, and

Note. A *prescribed offence* is defined in section 3 as an indictable offence or any other offence prescribed by the regulations.

- (c) if the forensic procedure concerned is a non-intimate forensic procedure other than the taking of a sample of hair other than pubic hair, on the evidence before the Magistrate, there are reasonable grounds to believe that the suspect committed:
 - (i) an indictable or a summary offence, or
 - (ii) another indictable or summary offence arising out of the same circumstances as that offence, or
 - (iii) another indictable or summary offence in respect of which evidence likely to be obtained as a result of carrying out the procedure on the suspect is likely to have probative value, and
- (d) if the forensic procedure concerned is the taking of a sample of hair other than pubic hair, on the evidence before the Magistrate, there are reasonable grounds to believe that the suspect committed:
 - (i) a prescribed offence, or
 - (ii) another prescribed offence arising out of the same circumstances as that offence, or
 - (iii) another prescribed offence in respect of which evidence likely to be obtained as a result of carrying out the procedure on the suspect is likely to have probative value, and
- (e) if the forensic procedure concerned is the taking of a sample by buccal swab, on the evidence before the Magistrate, there are reasonable grounds to believe that the suspect committed:
 - (i) a prescribed offence, or
 - (ii) another prescribed offence arising out of the same circumstances as that offence, or

Crimes (Forensic Procedures) Bill 2000	Clause 25
Forensic procedures by order of Magistrate	Part 5
Final orders	Division 2

		(iii) another prescribed offence in respect of which evidence likely to be obtained as a result of carrying out the procedure on the suspect is likely to have probative value, and	1 2 3 4
	(f)	there are reasonable grounds to believe that the forensic procedure might produce evidence tending to confirm or disprove that the suspect committed the relevant offence, and	5 6 7
	(g)	the carrying out of the forensic procedure is justified in all the circumstances.	8 9
Арр	licatio	n for order	10
(1)	Magis	uthorised applicant (but no other person) may apply to a strate for an order under section 24 authorising him or her to be the carrying out of a forensic procedure on a suspect.	11 12 13
(2)	An ap	plication for an order must:	14
	(a)	be made in writing, and	15
	(b)	be supported by evidence on oath or by affidavit dealing with the matters referred to in section 25 (a) and, if relevant, section 25 (b), (c), (d) and (e), and	16 17 18
	(c)	specify the type of forensic procedure sought to be carried out, and	19 20
	(d)	be made in the presence of the suspect (subject to any contrary order made by the Magistrate).	21 22
(3)	carryin applic a furth suspec	Agistrate refuses an application for an order authorising the ng out of a forensic procedure on a suspect, the authorised ant (or any other person aware of the application) may not make her application to carry out the same forensic procedure on the ct unless he or she provides additional information that justifies aking of the further application.	23 24 25 26 27 28
Арр	licatio	n and order for repeated forensic procedure	29
(1)	Magis arrang a susp	uthorised applicant (but no other person) may apply to a strate for an order under this section authorising him or her to be the carrying out for a second time of a forensic procedure on ect on whom a forensic procedure has already been carried out ler of a Magistrate under section 24.	30 31 32 33 34
	5,010	er er a registate ander seetion #1.	5

Clause 27	Crimes (Forensic Procedures) Bill 2000
Part 5	Forensic procedures by order of Magistrate
Division 2	Final orders

	(2)	The a	pplication for the order must:	1
		(a)	be made in writing, and	2
		(b)	specify the type of forensic procedure carried out and the grounds for authorising it to be carried out a second time, and	3 4
		(c)	be supported by evidence on oath or by affidavit.	5
	(3)		gistrate may order the carrying out for a second time of a forensic dure on a suspect under this section if the Magistrate is satisfied	6 7 8
		(a)	the forensic procedure already carried out on the suspect was authorised by an order under section 24 and was carried out in accordance with Part 6, and	9 10 11
		(b)	the forensic material obtained as a result of the carrying out of that forensic procedure is insufficient for analysis or has been contaminated, and	12 13 14
		(c)	the carrying out of the forensic procedure for a second time is justified in all the circumstances.	15 16
28	Sec	uring t	the presence of suspect at hearing—suspect under arrest	17
	(1)	Magis warra to del (<i>temp</i>	suspect has been arrested by a police officer (<i>original arrest</i>), the strate may, on the application of another police officer, issue a nt directing the person holding the suspect under original arrest liver the suspect into the custody of the other police officer <i>orary custody</i>) for the hearing of an application for an order this Part.	18 19 20 21 22 23
	(2)		olice officer given temporary custody must return the suspect to ace of original arrest:	24 25
		(a)	if the application for the order is refused—without delay, or	26
		(b)	if the order is made—without delay at the end of the period for which the suspect may be detained under arrest under section 42.	27 28 29
29	Sec	uring t	he presence of suspect at hearing—suspect not under arrest	30
	(1)		e suspect is not under arrest, the Magistrate may, on the cation of a police officer:	31 32
		(a)	issue a summons for the appearance of the suspect at the hearing of the application, or	33 34

Crimes (Forensic Procedures) Bill 2000	Clause 29
Forensic procedures by order of Magistrate	Part 5
Final orders	Division 2

		(b)	issue a warrant for the arrest of the suspect for the purpose of bringing the suspect before the Magistrate for the hearing of the application.	1 2 3
	(2)	An ap	pplication for a summons under subsection (1) must be:	4
		(a)	made by information on oath, and	5
		(b)	accompanied by an affidavit dealing with the matters referred to in subsection (3).	6 7
	(3)	The N	Agistrate may issue a summons only if satisfied:	8
		(a)	that the issue of the summons is necessary to ensure the appearance of the suspect at the hearing of the application, or	9 10
		(b)	that the issue of the summons is otherwise justified.	11
	(4)	An ap	pplication for a warrant under subsection (1) must be:	12
		(a)	made by information on oath, and	13
		(b)	accompanied by an affidavit dealing with the matters referred to in subsection (5).	14 15
	(5)	The N	Agistrate may issue a warrant only if satisfied:	16
		(a)	that the arrest is necessary to ensure the appearance of the suspect at the hearing of the application, and that the issue of a summons would not ensure that appearance, or	17 18 19
		(b)	that the suspect might destroy evidence that might be obtained by carrying out the forensic procedure, or	20 21
		(c)	that the issue of the warrant is otherwise justified.	22
30	Pro	cedure	e at hearing of application for order	23
	(1)		der may only be made in the presence of the suspect concerned, ct to any contrary order made by the Magistrate.	24 25
	(2)	A sus	pect who is:	26
		(a)	a child, or	27
		(b)	an incapable person,	28
			have an interview friend and may also be represented by a legal tioner.	29 30
	(3)	suspe	authorised applicant believes on reasonable grounds that the ct is an Aboriginal person or a Torres Strait Islander not covered bsection (2), the suspect:	31 32 33

Clause 30	Crimes (Forensic Procedures) Bill 2000
Part 5	Forensic procedures by order of Magistrate
Division 2	Final orders

	(a) must have an interview friend, and	1
	(b) may also be represented by a legal practitioner.	2
(4)	Subsection (3) (a) does not apply if the suspect expressly and voluntarily waives his or her right to have an interview friend present.	3 4
(5)	Any other suspect (including a suspect covered by subsection (2)) may be represented by a legal practitioner.	5 6
(6)	The suspect or his or her representative:	7
	(a) may cross-examine the applicant for the order, and	8
	(b) may, with the leave of the Magistrate, call or cross-examine any other witness, and	9 10
	(c) may address the Magistrate.	11
(7)	A Magistrate must not give leave under subsection (6) (b) unless the Magistrate is of the opinion that there are substantial reasons why, in the interests of justice, the witness should be called or cross-examined.	12 13 14
(8)	Despite subsections (2) and (3), the suspect's interview friend may be excluded from the hearing if the interview friend unreasonably interferes with or obstructs the hearing of the application.	15 16 17
Mak	ing of order	18
(1)	If a Magistrate makes an order for the carrying out of a forensic procedure, the Magistrate must:	19 20
	(a) specify the forensic procedure authorised to be carried out, and	21
	(b) give reasons for making the order, and	22
	(c) ensure that a written record of the order is kept, and	23
	(d) order the suspect to attend for the carrying out of the forensic procedure, and	24 25
	(e) inform the suspect that reasonable force may be used to ensure that he or she complies with the order for the carrying out of the forensic procedure.	26 27 28
(2)	The Magistrate may give directions as to the time and place at which the procedure is to be carried out.	29 30

Crimes (Forensic Procedures) Bill 2000	Clause 32
Forensic procedures by order of Magistrate	Part 5
Interim orders	Division 3

Division 3 Interim orders

Interim order for carrying out of a forensic procedure 32 2 A Magistrate may make an interim order authorising the carrying out 3 (1)of a forensic procedure on a suspect that must be carried out without 4 delay if: 5 (a) section 23 applies, and 6 the Magistrate is satisfied that the probative value of evidence (b) 7 obtained as a result of the forensic procedure concerned is 8 likely to be lost or destroyed if there is delay in carrying out the 9 procedure, and 10 (c) the Magistrate is satisfied that there is sufficient evidence to 11 indicate that a Magistrate is reasonably likely to be satisfied of 12 the existence of the matters referred to in section 25 when the 13 application is finally determined. 14 (2) An interim order may authorise the carrying out of an intimate forensic 15 procedure on a suspect only if the person is a suspect in relation to a 16 prescribed offence. 17 (3) An interim order operates as provided by this Division until a 18 Magistrate, at a hearing held under Division 2, confirms the interim 19 order or disallows the interim order. 20 Note. Section 35 (2) requires that an interim order specify the intended date, time 21 and place of the later hearing. 22 (4) Division 2 applies in relation to an order confirming the interim order 23 in the same way it applies in relation to an order under section 24, and 24 an order confirming the interim order is taken to be an order under 25 section 24. 26 33 Application for interim order 27 An authorised applicant may, without bringing a suspect before a (1)28 Magistrate and without obtaining an order under section 24, make an 29 application seeking an interim order authorising the carrying out of a 30 forensic procedure on a suspect that must be carried out without delay. 31 (2) An application seeking an interim order authorising the carrying out of 32 an intimate forensic procedure on a suspect may be made only if the 33 person is a suspect in relation to a prescribed offence. 34

Part 5	Forensic procedures by order of Magistrate
Division 3	Interim orders
Clause 33	Crimes (Forensic Procedures) Bill 2000

(3)	An application for an interim order must:		1
	(a) be supported by evidence the matters referred to in s	on oath or by affidavit dealing with ection 32 (1), and	2 3
	(b) specify the type of forensid	c procedure sought to be carried out.	4
(4)	11	er may be made in person or, if that adio, telex, facsimile or other means	5 6 7
(5)	If the suspect who is in the preser an application for an interim order	nce of the authorised applicant when er is made is:	8 9
	(a) a child, or		10
	(b) an incapable person,		11
		sentative of the suspect must also (if presence of the authorised applicant.	12 13
(6)	suspect who is in the presence of application for an interim order i Torres Strait Islander who is r interview friend or legal represe	eves on reasonable grounds that a of the authorised applicant when an s made is an Aboriginal person or a not covered by subsection (5), an ntative of the suspect must also (if presence of the authorised applicant.	14 15 16 17 18 19
(7)	application for an interim order is (5) or (6), the suspect's legal re	of the authorised applicant when an s made is not covered by subsection epresentative (if any) must also (if presence of the authorised applicant.	20 21 22 23
(8)	excluded from the presence of the	the suspect's interview friend may be authorised applicant if the interview with or obstructs the making of the	24 25 26 27
Pro	ocedure at hearing of application	for interim order	28
(1)	If the application is made in perso form of oral communication, the	on, or by telephone or radio or other Magistrate must ensure that:	29 30
	(a) the suspect or the suspect'	s legal representative, if any, and	31
	(b) the suspect's interview frie	end, if any,	32
	are given an opportunity to speak	to the Magistrate.	33

Crimes (Forensic Procedures) Bill 2000	Clause 34
Forensic procedures by order of Magistrate	Part 5
Interim orders	Division 3

	(2)		application is made by telex, facsimile or other form of written nunication, the Magistrate must ensure that:	1 2
		(a)	the suspect or the suspect's legal representative, if any, and	3
		(b)	the suspect's interview friend, if any,	4
		the ap	ven an opportunity to make a written submission to accompany oplication, or to speak to the Magistrate by telephone, radio or form of oral communication.	5 6 7
	(3)	exclu	te subsections (1) and (2), the suspect's interview friend may be ded from the presence of the Magistrate if the interview friend sonably interferes with or obstructs the hearing of the application.	8 9 10
35	Mał	king of	interim order	11
	(1)	for th	gistrate who makes an interim order must inform the applicant e order personally, or by telephone, radio, telex, facsimile or means of transmission:	12 13 14
		(a)	that the order has been made, and	15
		(b)	of the terms of the order, including the matters mentioned in subsection (2), and	16 17
		(c)	of any orders made or directions given under subsection (3) in relation to the order.	18 19
	(2)	furthe	terim order must specify the date, time and place at which a er hearing on the application will take place and the application be finally determined.	20 21 22
	(3)	relatio	agistrate may make such orders and give such directions in on to an interim order as the Magistrate may make or give in on to an order under section 24.	23 24 25
36	Rec	ords o	of application and interim order	26
	(1)	practi	applicant for an interim order must, at the time of, or as soon as cable after, applying for the interim order, make a record (the <i>cant's record</i>) of:	27 28 29
		(a)	the application, and	30
		(b)	the grounds for seeking the order, and	31
		(c)	the order made, and	32

Clause 36	Crimes (Forensic Procedures) Bill 2000
Part 5	Forensic procedures by order of Magistrate
Division 3	Interim orders

		(d)	the date and time when the order was made, and	1
		(e)	the Magistrate's name,	2
		and sign the record.		
	(2)		applicant must send a copy of the applicant's record to the strate as soon as practicable after it is made.	4 5
	(3)	The Magistrate must, at the time of, or as soon as practicable after, making an interim order, make a record (the <i>Magistrate's record</i>) of:		6 7
		(a)	the application, and	8
		(b)	the grounds for seeking the order, and	9
		(c)	the order made, and	10
		(d)	the date and time when the order was made, and	11
		(e)	the reasons for making it,	12
		and si	gn the record.	13
	(4)	The Magistrate must send a copy of the Magistrate's record to the applicant as soon as practicable after the record is made.		
	(5)	The applicant must ensure that a copy of the Magistrate's record and a copy of the applicant's record are made available to the suspect as soon as practicable after the applicant receives the Magistrate's record.		
	(6)		applicant's record does not, in all material respects, accord with agistrate's record, the order is taken to have had no effect.	19 20
37	Sus	pect m	nay be prevented from destroying or contaminating evidence	21
	(1)	interir suspe	ice officer may, while waiting for the application seeking an n order to be determined, use reasonable force to prevent the ct destroying or contaminating any evidence that might be ned by carrying out the forensic procedure if the order is made.	22 23 24 25
	(2)		ng in this section authorises any person to carry out a forensic dure before an interim order is made.	26 27
38	Res	ults of	forensic procedure carried out under interim order	28
	(1)	A san	nple taken under an interim order must not be analysed unless:	29
		(a)	the sample is likely to perish before a final order is made, or	30
		(b)	a final order is made.	31

Crimes (Forensic Procedures) Bill 2000	Clause 38
Forensic procedures by order of Magistrate	Part 5
Interim orders	Division 3

	(2)	subsection (1) (a	onducts an analysis in the circumstances set out in a) must not intentionally or recklessly disclose the lysis to any person other than the suspect:	1 2 3
		(a) during the	e period before a final order is made, or	4
		(b) if the inter	rim order is disallowed.	5
		Maximum penalt	ty (subsection (2)): imprisonment for 12 months.	6
Divis	ion 4	Time lim	nits for forensic procedures ordered by	7
		Magistra	ite	8
39	App	lication		9
		This Division ap	plies where a Magistrate orders the carrying out of a	10
			re on a suspect under this Act.	11
40	Time for carrying out forensic procedure—suspect not under arrest			
	(1)		is not under arrest presents himself or herself to the	13
			ice officer to undergo the procedure after it is ordered	14
			e, the procedure must be carried out as quickly as	15
		presents himself	ble but in any case within 2 hours after the suspect so or herself.	16 17
	(2)	In working out a	ny period of time for the purposes of subsection (1),	18
		any time out is to	be disregarded.	19
41	Arro	st of suspect no	t under arrest	20
	(1)		s not under arrest, the Magistrate may, on the	21
			police officer, issue a warrant for the arrest of the	22
		suspect for the pu	urpose of carrying out the forensic procedure.	23
	(2)	An application for	or a warrant must be:	24
		(a) made by i	nformation on oath, and	25
			ied by an affidavit dealing with the matters referred ection (3) (a) and (b).	26 27
	(3)	The Magistrate n	nay issue a warrant only if satisfied:	28
			rest is necessary to ensure that the forensic procedure rried out, or	29 30
		(b) that the is	sue of the warrant is otherwise justified.	31

Clause 41	Crimes (Forensic Procedures) Bill 2000
Part 5	Forensic procedures by order of Magistrate
Division 4	Time limits for forensic procedures ordered by Magistrate

(4) A Magistrate must not issue a warrant for the arrest of a suspect for the purpose of carrying out a forensic procedure if a warrant has previously been issued (by any Magistrate) for the arrest of the suspect for the purpose of carrying out that forensic procedure.

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42 Time for carrying out forensic procedure—suspect under arrest

- (1) If the suspect is under arrest (whether or not as the result of the issue of a warrant under section 41), he or she may be detained under arrest for such period as is reasonably necessary to carry out the forensic procedure but in any case for no longer than 2 hours after the end of the investigation period permitted under Part 10A of the *Crimes Act 1900* starting when:
 - (a) the Magistrate orders the carrying out of the procedure, or
 - (b) the suspect is arrested pursuant to a warrant under section 41.
- (2) In working out any period of time for the purposes of subsection (1), any time out is to be disregarded.

Division 5 Reports of proceedings under Act

43 Restrictions on publication

- (1) A person must not intentionally or recklessly, in any report of a proceeding under this Act, publish:
 - (a) the name of the suspect on whom a forensic procedure is carried out or proposed to be carried out in relation to an offence, or
 - (b) any information likely to enable the identification of the suspect,

unless the suspect has been charged with the offence or the Magistrate, by order, has authorised such publication.

Maximum penalty: 50 penalty units or imprisonment for 12 months, or both.

(2) This section does not make it an offence to publish the name of a suspect or any information likely to enable the identification of a suspect if the publication is solely for the purposes of the internal management of the Police Service.

Crimes (Forensic Procedures) Bill 2000	Clause 44
Carrying out forensic procedures on suspects	Part 6
General	Division 1

Carrying out forensic procedures on suspects Part 6

Note. This Part also applies to the carrying out of forensic procedures on serious indictable offenders and volunteers. See sections 65 and 76 (4).

Division 1 General

3

General rules for carrying out forensic procedures

Ger	neral r	ules for carrying out forensic procedures	5
	A for	rensic procedure:	6
	(a)	must be carried out in circumstances affording reasonable	7
		privacy to the suspect and except as permitted (expressly or	8
		impliedly) by any other provision of this Act, must not be	9
		carried out in the presence or view of a person who is of the	10
		opposite sex to the suspect, and	11
	(b)	must not be carried out in the presence or view of a person	12
		whose presence is not necessary for the purposes of the forensic	13
		procedure or required or permitted by another provision of this	14
		Act, and	15
	(c)	must not involve the removal of more clothing than is	16
		necessary for the carrying out of the procedure, and	17
	(d)	must not involve more visual inspection than is necessary for	18
		the carrying out of the procedure.	19
No	questi	ioning during forensic procedure	20
(1)	A for	ensic procedure must not be carried out while the suspect is being	21
	quest	tioned. If questioning has not been completed before the forensic	22
	proce	edure is to be carried out, it must be suspended while the forensic	23
	proce	edure is carried out.	24
(2)	In thi	s section, a reference to <i>questioning</i> of a suspect is a reference to	25
	quest	ioning the suspect, or carrying out an investigation (in which the	26
	suspe	ect participates), to investigate the involvement (if any) of the	27
	suspe	ect in any offence (including an offence for which the suspect is	28
	not u	nder arrest).	29

Part 6 Division	n 1		arrying out forensic procedures on suspects eneral	
46	Sus	spect n	nust be cautioned before forensic procedure starts	1
		Befor	re anyone starts to carry out a forensic procedure on a suspect, a	2
			e officer must caution the suspect that he or she does not have to	3
			nything while the procedure is carried out but that anything the n does say may be used in evidence.	4 5
47	Use	e of for	ce in carrying out forensic procedures	6
	(1)	Subje	ect to subsection (2) and section 48, a person authorised to carry	7
			forensic procedure on a suspect, or a police officer, may use	8
		reaso	nable force:	9
		(a)	to enable the forensic procedure to be carried out, or	10
		(b)	to prevent loss, destruction or contamination of any sample.	11
	(2)	All fo	prensic procedures are to be carried out in a manner consistent	12
			appropriate medical or other relevant professional standards.	13
48	For	ensic	procedures not to be carried out in cruel, inhuman or	14
			manner	15
		Nothi	ing in this Act authorises the carrying out of a forensic procedure	16
			cruel, inhuman or degrading manner but the carrying out of a	17
			sic procedure on a suspect in accordance with this Act is not of	18
		itself	taken to be cruel, inhuman or degrading to the suspect.	19
49	Tak	ing of	samples of hair	20
		A pe	rson is authorised to take a sample of hair of a suspect by	21

Crimes (Forensic Procedures) Bill 2000

A person is authorised to take a sample of hair of a suspect by removing the root of the hair only if:

- the person takes only so much hair as the person believes is (a) necessary for analysis of the sample, or other examination of the hair, to be carried out for the purpose of investigating:
 - a prescribed offence, or (i)
 - (ii) another prescribed offence arising out of the same circumstances as that offence, or
 - another prescribed offence in respect of which evidence (iii) likely to be obtained as a result of carrying out the procedure on the suspect is likely to have probative value, and
- (b) strands of hair are taken using the least painful technique known and available to the person.

Clause 46

Crimes (Forensic Procedures) Bill 2000	Clause 50	
Carrying out forensic procedures on suspects	Part 6	
Persons involved in forensic procedures	Division 2	

Division 2 Persons involved in forensic procedures

22

Per	sons who may carry out forensic procedures	2
(1)	The table to this section shows, for each forensic procedure specified	3
	in the first column of the table, the persons who may carry out the	4
	procedure under this Act. A person not specified in the second column	5
	of the table is not authorised to carry out a forensic procedure under	6
	this Part except as mentioned in section 52.	7
(2)	The third column of the table to this section shows, for each forensic	8
	procedure, whether the suspect is entitled to request that a medical	9
	practitioner or dentist of the suspect's choice is present while the	10
	forensic procedure is carried out.	11
	Note. Section 53 makes detailed provision for the presence of a medical	12
	practitioner or dentist of the suspect's choice while a forensic procedure is carried	13
	out.	14
(3)		15
	or she is an appropriately qualified police officer or person in relation	16
	to the procedure even if the person also satisfies another description	17
	specified in the table to this section that is not specified in relation to	18
	the particular forensic procedure.	19

Note. For example, a police officer who is an appropriately qualified police officer or person to take samples of blood may take such samples even though the table does not expressly list police officers as persons who may take samples of blood.

(4) This section does not prevent a suspect from carrying out a forensic procedure specified in item 3 of the first column of the table to this section on himself or herself under the supervision of an appropriately qualified police officer or person.

Clause 50	Crimes (Forensic Procedures) Bill 2000
Part 6	Carrying out forensic procedures on suspects
Division 2	Persons involved in forensic procedures

2 Forensic procedure Persons who may Is suspect entitled 3 carry out forensic to request 4 procedure presence of 5 medical 6 practitioner or 7 dentist of 8 suspect's 9 choice? 10 1 external examination of medical practitioner yes (medical 11 the genital or anal area nurse practitioner) 12 or the buttocks or the appropriately qualified 13 breasts of a female or a police officer or person 14 transgender person who 15 identifies as a female 16 2 the taking of a sample of medical practitioner yes (medical 17 blood nurse practitioner) 18 appropriately qualified 19 police officer or person 20 3 the taking of a sample of medical practitioner 21 no saliva, or a sample by dentist 22 buccal swab dental technician 23 nurse 24 appropriately qualified 25 police officer or person 26 4 the taking of a sample of medical practitioner yes (medical 27 pubic hair nurse practitioner) 28 appropriately qualified 29 police officer or person 30 31 5 the taking of a sample medical practitioner yes (medical 32 by swab or washing practitioner) 33 nurse from the external genital appropriately qualified 34 or anal area or the 35 police officer or person buttocks or the breasts 36 of a female or a 37 transgender person who 38 identifies as a female 39

1

Who may carry out forensic procedures

Crimes (Forensic Procedures) Bill 2000	Clause 50
Carrying out forensic procedures on suspects	Part 6
Persons involved in forensic procedures	Division 2

	Forensic procedure	Persons who may carry out forensic procedure	Is suspect entitled to request presence of medical practitioner or dentist of suspect's choice?	
6	the taking of a sample by vacuum suction, scraping or lifting by tape from the external genital or anal area or the buttocks or the breasts of a female or a transgender person who identifies as a female	medical practitioner nurse appropriately qualified police officer or person	yes (medical practitioner)	1 2 3 4 5 6 7 8 9
7	the making of a dental impression	medical practitioner dentist dental technician	yes (dentist)	10 11 12
8	the taking of a photograph of, or an impression or cast of a wound from, the genital or anal area or the buttocks or the breasts of a female or a transgender person who identifies as a female	appropriately qualified police officer or person	yes (medical practitioner)	13 14 15 16 17 18 19 20 21
9	external examination of a part of the body other than the genital or anal area or the buttocks or the breasts of a female or a transgender person who identifies as a female that requires touching of the body or removal of clothing	medical practitioner nurse appropriately qualified police officer or person	no	22 23 24 25 26 27 28 29 30 31
10	the taking of a sample of hair other than pubic hair	medical practitioner nurse appropriately qualified police officer or person	no	32 33 34 35

Clause 50	Crimes (Forensic Procedures) Bill 2000
Part 6	Carrying out forensic procedures on suspects
Division 2	Persons involved in forensic procedures

	Forensic procedure	Persons who may carry out forensic procedure	Is suspect entitled to request presence of medical practitioner or dentist of suspect's choice?	
11	the taking of a sample from a nail or from under a nail	medical practitioner nurse appropriately qualified police officer or person	no	1 2 3 4
12	the taking of a sample by swab or washing from any external part of the body other than the genital or anal area or the buttocks or the breasts of a female or a transgender person who identifies as a female	medical practitioner nurse appropriately qualified police officer or person	no	5 6 7 8 9 10 11 12 13
13	the taking of a sample by vacuum suction, scraping or lifting by tape from any external part of the body other than the genital or anal area or the buttocks or the breasts of a female or a transgender person who identifies as a female	medical practitioner nurse appropriately qualified police officer or person	no	14 15 16 17 18 19 20 21 22 23 24
14	the taking of a hand print, finger print, foot print or toe print	appropriately qualified police officer or person	no	25 26 27
15	the taking of a photograph of an external part of the body other than the genital or anal area or the buttocks or the breasts of a female or a transgender person who identifies as a female	appropriately qualified police officer or person	no	28 29 30 31 32 33 34 35 36

Crimes (Forensic Procedures) Bill 2000	Clause 50
Carrying out forensic procedures on suspects	Part 6
Persons involved in forensic procedures	Division 2

	Forensic procedure	Persons who may carry out forensic procedure	Is suspect entitled to request presence of medical practitioner or dentist of suspect's choice?	
16	b the taking of an impression or cast of a wound from an external part of the body other than the genital or anal area or the buttocks or the breasts of a female or a transgender person who identifies as a female	appropriately qualified police officer or person	yes (medical practitioner)	1 2 3 4 5 6 7 8 9 10
17	the taking of physical measurements (whether or not involving marking) for biomechanical analysis of an external part of the body other than the genital or anal area or the buttocks or the breasts of a female or a transgender person who identifies as a female	appropriately qualified police officer or person	no	11 12 13 14 15 16 17 18 19 20 21 22
	Note. Appropriately qualified police officer or person") is d	ed (as used in the expression lefined in section 3.	n "appropriately qualified	23 24
Division 3	Further provis forensic proce	ions about who may edures	/ carry out	25 26
	in forensic procedures sex as suspect	s generally to be carrie	ed out by person of	27 28
		e forensic procedure (oth va, or a dental impression		29 30
(a) if the suspect is a suspect, or	in adult—by a person of	f the same sex as the	31 32

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Clause 51	Crimes (Forensic Procedures) Bill 2000
Part 6	Carrying out forensic procedures on suspects
Division 3	Further provisions about who may carry out forensic procedures

	(b)	suspec	suspect is a child—by a person of the sex chosen by the ct or, if the suspect does not wish to make such a choice, on of the same sex as the suspect.	1 2 3
(2)	is req	uired to	, a non-intimate forensic procedure for which the suspect o remove clothing other than his or her overcoat, coat, s, socks, shoes, scarf or hat is to be carried out:	4 5 6
	(a)	if the suspect	suspect is an adult—by a person of the same sex as the ct, or	7 8
	(b)	suspec	suspect is a child—by a person of the sex chosen by the ct or, if the suspect does not wish to make such a choice, on of the same sex as the suspect.	9 10 11
(3)			e, a person asked under section 52 to help carry out a edure covered by subsection (1) or (2):	12 13
	(a)	is to b (i) (ii)	e: if the suspect is an adult—a person of the same sex as the suspect, or if the suspect is a child—a person of the sex chosen by the suspect or, if the suspect does not wish to make such a choice, a person of the same sex as the suspect, and	14 15 16 17 18 19 20
	(b)		e a person who is not inappropriate to help carry out the ic procedure.	21 22
Per	son ma	ay get h	nelp to carry out forensic procedures	23
(1)	table ther to	to section	to is authorised to carry out a forensic procedure under the on 50 is authorised to ask another person to help him or out the procedure, and the other person is authorised to o.	24 25 26 27
(2)			b is asked to help carry out a forensic procedure need not nentioned in the table to section 50.	28 29
(3)			o is asked to help carry out a forensic procedure may use arce to enable the forensic procedure to be carried out.	30 31

Crimes (Forensic Procedures) Bill 2000	Clause 53
Carrying out forensic procedures on suspects	Part 6
Presence of other people while forensic procedure is carried out	Division 4

Division 4		4	Presence of other people while forensic procedure is carried out	1 2
53			ractitioner or dentist of suspect's choice may be present for ensic procedures	3 4
	(1)	<i>exper</i> prese	spect is entitled to request a medical practitioner or dentist (<i>the</i> <i>t</i>) of his or her choice as shown in the table to section 50 to be nt while a forensic procedure is carried out unless the forensic dure is:	5 6 7 8
		(a)	the taking of a hand print, finger print, foot print or toe print, or	9
		(b)	the taking of a sample of saliva or a sample by buccal swab, or	10
		(c)	 the external examination of a part of the body other than: (i) the genital or anal area or the buttocks, or (ii) the breasts of a female or a transgender person who identifies as a female, 	11 12 13 14
			that requires the touching of the body or removal of clothing, or	15 16
		(d)	the taking of a sample of hair other than pubic hair, or	17
		(e)	the taking of a sample from a nail or from under a nail, or	18
		(f)	 the taking of a sample by swab or washing from any external part of the body other than: (i) the genital or anal area or the buttocks, or (ii) the breasts of a female or a transgender person who identifies as a female, or 	19 20 21 22 23
		(g)	 the taking of a sample by vacuum suction, scraping or lifting by tape from any external part of the body other than: (i) the genital or anal area or the buttocks, or (ii) the breasts of a female or a transgender person who identifies as a female, or 	24 25 26 27 28
		(h)	 the taking of a photograph of an external part of the body other than: (i) the genital or anal area or the buttocks, or (ii) the breasts of a female or a transgender person who identifies as a female, or 	29 30 31 32 33

Clause 53	Crimes (Forensic Procedures) Bill 2000
Part 6	Carrying out forensic procedures on suspects
Division 4	Presence of other people while forensic procedure is carried out

	(i)	the taking of physical measurements (whether or not involving marking) for biomechanical analysis of an external part of the body other than:	1 2 3
		 (i) the genital or anal area or the buttocks, or (ii) the breasts of a female or a transgender person who identifies as a female. 	4 5 6
	Note. repres	Section 99 provides that the request may be made by the suspect's legal sentative or interview friend.	7 8
(2)	The e or she	expert chosen is to be present at the forensic procedure unless he e:	9 10
	(a)	is unable, or does not wish, to attend, or	11
	(b)	cannot be contacted,	12
	perso proce	in a reasonable time or, if relevant, within the time in which the on responsible for the effective carrying out of the forensic edure considers the forensic procedure should be carried out if it be effective in affording evidence of the relevant offence.	13 14 15 16
inca	apable	e of interview friend or legal representative—children and e persons	17 18
(1)		section applies if the suspect is: a child, or	19
	(a) (b)		20
	(b)	an incapable person.	21
(2)		er an interview friend or a legal representative (if he or she is not nterview friend) of the suspect must, if reasonably practicable, be	22 23
		ent while the forensic procedure is carried out. Both an interview	23
		d and a legal representative may be present.	25
(3)		nterview friend (other than a legal representative) of the suspect	26
		be excluded from the place where the forensic procedure is being	27
		ed out if the interview friend unreasonably interferes with or	28
	obstr	ructs the carrying out of the procedure.	29
		of interview friend or legal representative—Aboriginal	30
per	sons a	and Torres Strait Islanders	31
(1)		section applies if the investigating police officer believes on	32
		onable grounds that the suspect is an Aboriginal person or a Torres t Islander not covered by section 54.	33 34

Crimes (Forensic Procedures) Bill 2000	Clause 55
Carrying out forensic procedures on suspects	Part 6
Presence of other people while forensic procedure is carried out	Division 4

	(2)	the ir prese	ar an interview friend or a legal representative (if he or she is not interview friend) of the suspect must, if reasonably practicable, be and while the forensic procedure is carried out. Both an interview d and a legal representative may be present.	1 2 3 4
	(3)		ection (2) does not apply if the suspect expressly and voluntarily es his or her right to have an interview friend present.	5 6
		Note.	Section 106 relates to proving a waiver.	7
	(4)	may l carrie	terview friend (other than a legal representative) of the suspect be excluded from the place where the forensic procedure is being ed out if the interview friend unreasonably interferes with or ucts the carrying out of the procedure.	8 9 10 11
		obsu	ucts the carrying out of the procedure.	11
56	Pre	sence	of police officers	12
	(1)		number of police officers who may be present during the carrying	13
			f a forensic procedure must not exceed that which is reasonably sary to ensure that the procedure is carried out effectively and in	14 15
			rdance with this Act.	16
	(2)	When	re the presence of a police officer (other than a police officer who	17
		is ca	18 19	
		necessary to ensure that a forensic procedure is carried out effectively		
			n accordance with this Act, the police officer is, if reasonably icable:	20 21
		(a)	if the suspect is a child—to be a person of the sex chosen by	22
			the suspect or, if the suspect does not wish to make such a	23
			choice, a person of the same sex as the suspect, or	24
		(b)	in any other case—to be of the same sex as the suspect unless	25
			it is not practicable for such a police officer to attend within a reasonable time.	26 27
		Note. carrie	Section 51 provides that, if practicable, most forensic procedures are to be d out by persons of the same sex as the suspect.	28 29
	(3)	This	section does not apply to the following forensic procedures:	30
		(a)	the taking of hand prints, finger prints, foot prints or toe prints,	31
		(b)	any non-intimate forensic procedure that may be carried out	32
			without requiring the suspect to remove any clothing other than	33
			his or her overcoat, coat, jacket, gloves, socks, shoes, scarf or	34
			hat.	35

Clause 57	Crimes (Forensic Procedures) Bill 2000
Part 6	Carrying out forensic procedures on suspects
Division 5	Recording of forensic procedure

Recording of forensic procedure **Division 5**

57	Recording of forensic procedure		2
	(1)	The carrying out of a forensic procedure (other than the taking of a hand print, finger print, foot print or toe print) must be recorded by electronic means unless:	3 4 5
		(a) the suspect objects to the recording, or	6
		(b) the recording is not practicable.	7
	(2)	Before the forensic procedure is carried out, the suspect must be informed:	8 9
		(a) of the reasons for recording the carrying out of the forensic procedure, including the protection that the recording provides for the suspect, and	10 11 12
		(b) that the suspect may object to a video recording.	13
		Despite section 99, an interview friend of an Aboriginal person or a Torres Strait Islander not covered by section 54 has no right to object to the recording of the forensic procedure.	14 15 16
		Note. Section 99 gives interview friends and legal representatives general powers to act on behalf of suspects. Section 54 applies to children and incapable persons, including children or incapable persons who are Aboriginal persons or Torres Strait Islanders, but does not apply to other Aboriginal persons or Torres Strait Islanders.	17 18 19 20
	(4)	If the carrying out of the forensic procedure is not to be recorded by electronic means, the forensic procedure must be carried out in the presence of an independent person who is not a police officer.	21 22 23
	(5)	Subsection (4) does not apply if the suspect expressly and voluntarily waives his or her right to have an independent person present.	24 25
Divis	ion (6 Procedure after forensic procedure is carried out	26
58	San	nples—sufficient material to share	27
	(1)	This section applies to a sample taken from a suspect under this Act if there is sufficient material to be analysed both in the investigation of the offence and on behalf of the suspect.	28 29 30

Crimes (Forensic Procedures) Bill 2000	Clause 58	
Carrying out forensic procedures on suspects	Part 6	
Procedure after forensic procedure is carried out	Division 6	

(2)	The investigating police officer must ensure that:	1
	(a) a part of the material sufficient for analysis is made available to the suspect as soon as practicable after the procedure has been carried out, and	2 3 4
	(b) reasonable care is taken to ensure that the suspect's part of the material is protected and preserved until the suspect receives it, and	5 6 7
	(c) reasonable assistance is given to the suspect to ensure that the material is protected and preserved until it can be analysed.	8 9
	Note. Part 13 contains provisions about making material available to the suspect.	10
Pho	otographs	11
	Where a forensic procedure involves the taking of a photograph of a part of a suspect's body, the investigating police officer must ensure that a copy of the photograph is made available to the suspect.	12 13 14
	Note. Part 13 contains provisions about making copies of material available to the suspect.	15 16
Res	sults of analysis	17
(1)	If material from a sample taken from a suspect is analysed in the investigation of an offence, the investigating police officer must ensure that a copy of the results of the analysis is made available to the suspect.	18 19 20 21
(2)	Subsection (1) does not require a copy of the results of an analysis to be made available to a suspect at any time when to do so would prejudice the investigation of any offence. However, the copy must be made available to the suspect a reasonable time before evidence of it is adduced in any prosecution of the suspect for the offence.	22 23 24 25 26
(3)	This section does not require the destruction of a DNA profile derived from a sample.	27 28
	Note. Part 13 contains provisions about making copies of material available to the suspect.	29 30

Clause 61	Crimes (Forensic Procedures) Bill 2000
Part 7	Carrying out of certain forensic procedures after conviction of serious indictable offenders

Part 7 Carrying out of certain forensic procedures after conviction of serious indictable offenders

61	Forensic procedures and offenders to which Part applies			
	(1)	Intimate forensic procedures to which Part applies	4	
		This Part applies to the taking of a sample of blood.	5	
	(2)	Non-intimate procedures to which Part applies This Part applies to the following non-intimate forensic procedures:	6 7	
		(a) the taking of a sample of hair other than pubic hair,	8	
		(b) the taking of a hand print, finger print, foot print or toe print.	9	
	(3)	Other forensic procedures to which Part applies This Part applies to the taking of a sample by buccal swab.	10 11	
	(4)	A person is authorised to carry out a forensic procedure under this Part on a person who is serving a sentence of imprisonment for a serious indictable offence in a correctional centre or other place of detention whether or not the offender was convicted of the offence before or after the commencement of this section.	12 13 14 15 16	
62		n-intimate forensic procedures authorised to be carried out on ous indictable offenders	17 18	
	(1)	A person is authorised to carry out a non-intimate forensic procedure to which this Part applies on a person (other than a child or an incapable person) who is serving a sentence of imprisonment for a serious indictable offence in a correctional centre or other place of detention:	19 20 21 22 23	
		(a) with the informed consent of the serious indictable offender, or	24	
		(b) by order of a police officer under section 70.	25	
	(2)	A person is authorised to carry out a non-intimate forensic procedure to which this Part applies on a child, or an incapable person, who is serving a sentence of imprisonment for a serious indictable offence in a correctional centre or other place of detention by order of a court under section 74.	26 27 28 29 30	

Crimes (Forensic Procedures) Bill 2000	Clause 63
Carrying out of certain forensic procedures after conviction of serious indictable offenders	Part 7

63		mate forensic procedures authorised to be carried out on serious ictable offenders	1 2
	(1)	A person is authorised to carry out an intimate forensic procedure to which this Part applies on a person (other than a child or an incapable person) who is serving a sentence of imprisonment for a serious indictable offence in a correctional centre or other place of detention:	3 4 5 6
		(a) with the informed consent of the serious indictable offender, or	7
		(b) by order of a court under section 74.	8
	(2)	A person is authorised by this section to carry out an intimate forensic procedure in accordance with Part 6 as applied by section 65 and not otherwise.	9 10 11
64	Aut	hority to take buccal swabs from serious indictable offenders	12
	(1)	A person is authorised to take a sample by buccal swab from a person (other than a child or an incapable person) who is serving a sentence of imprisonment for a serious indictable offence in a correctional centre or other place of detention:	13 14 15 16
		(a) with the informed consent of the serious indictable offender, or	17
		(b) by order of a court under section 74.	18
		Note. Section 70 authorises a police officer to take a sample of hair other than public hair if consent to the taking of a sample by buccal swab is refused.	19 20
	(2)	A person is authorised by this section to take a sample by buccal swab in accordance with Part 6 as applied by section 65 and not otherwise.	21 22
65	App	plication of Part 6	23
	(1)	Part 6 applies to the carrying out of a forensic procedure on a serious indictable offender under this Part as if the references to the suspect in Part 6 were references to a serious indictable offender.	24 25 26
	(2)	A person is authorised by section 62, 63 or 64 to carry out a forensic procedure in accordance with Part 6 as applied by this section and not otherwise.	27 28 29
66	Sco	ope of authorisation	30
	(1)	A person is not authorised to carry out a forensic procedure under this Part on a serious indictable offender if the serious indictable offender is a suspect or a volunteer.	31 32 33

Clause 66 Crimes (Forensic Procedures) Bill 2000 Part 7 Carrying out of certain forensic procedures after conviction of serious indictable offenders

(2)	A forensic procedure may be carried out on a serious indictable offender who is a suspect only if authorised by and in accordance with Parts 2–5.
. ,	A forensic procedure may be carried out on a serious indictable offender who is a volunteer only if authorised by and in accordance with Part 8.
Info	rmed consent to forensic procedures
(1)	A serious indictable offender gives informed consent to the carrying out of a forensic procedure under this Part if the offender consents to the carrying out of the procedure after a police officer:
	(a) requests the offender to consent to the forensic procedure under section 68, and

- (b) informs the offender about the forensic procedure in accordance with section 69, and
- (c) gives the offender the opportunity to communicate, or attempt to communicate, with a legal practitioner of the offender's choice.
- (2) The police officer must allow the offender to communicate, or attempt to communicate, with the legal practitioner in private unless the police officer suspects on reasonable grounds that the offender might attempt to destroy or contaminate any evidence that might be obtained by carrying out the forensic procedure.

Note. Section 103 states that the burden lies on the prosecution to prove on the balance of probabilities that a police officer had a belief on reasonable grounds.

68 Police officer may request offender to consent to forensic procedure

A police officer may request a serious indictable offender (other than a child or an incapable person) to consent to a forensic procedure to which this Part applies being carried out on the offender.

69 Matters that offender must be informed of before giving consent

- The police officer must (personally or in writing) inform the serious indictable offender of the following:

 (a) the purpose for which the forensic procedure is required,
 - (b) if the police officer wants the forensic procedure carried out in relation to an offence—the offence concerned, 34

Crimes (Forensic Procedures) Bill 2000	Clause 69
Carrying out of certain forensic procedures after conviction of serious indictable offenders	Part 7

	(c)	the way in which the forensic procedure is to be carried out,	1
	(d)	that the forensic procedure may produce evidence against the offender that might be used in a court of law,	2 3
	(e)	that the forensic procedure will be carried out by a person who may carry out the procedure under Part 6 as applied by section 65,	4 5 6
	(f)	if the forensic procedure is the taking of a sample of blood—that the offender may request that the correctional centre medical officer be present while the blood is taken,	7 8 9
	(g)	that the offender may refuse consent to the carrying out of the forensic procedure,	10 11
	(h)	the consequences of not consenting, as specified in subsection (2), (3) or (4) (whichever is applicable),	12 13
	(i)	the effect of section 84 (if applicable),	14
	(j)	that information obtained from analysis of forensic material obtained from carrying out the forensic procedure may be placed on the DNA database system and used for the purposes of a criminal investigation or for any other purpose for which the DNA database system may be used under Part 11 or 12.	15 16 17 18 19
(2)	The p indicta proceed conset proceed	e to consent to non-intimate forensic procedure olice officer must (personally or in writing) inform a serious able offender requested to undergo a non-intimate forensic dure to which this Part applies that, if the offender does not nt, a police officer may order the carrying out of the forensic dure under section 70 if the police officer has taken into account atters set out in section 71.	20 21 22 23 24 25 26
(3)	The p indicta proceed conserv	e to consent to intimate forensic procedure olice officer must (personally or in writing) inform a serious able offender requested to undergo an intimate forensic dure to which this Part applies that, if the offender does not nt, an application may be made to a court for an order authorising rrying out of the forensic procedure.	27 28 29 30 31 32
(4)	The p indicta	e to consent to taking of sample by buccal swab olice officer must (personally or in writing) inform a serious able offender requested to permit the taking of a sample by I swab, that, if the offender does not consent:	33 34 35 36

Clause 69 Crimes (Forensic Procedures) Bill 2000

Part 7 Carrying out of certain forensic procedures after conviction of serious indictable offenders

		(a)	a senior police officer may order the taking of a sample of hair other than pubic hair under section 70, or	1 2
		(b)	that an application may be made to a court for an order authorising the taking of a sample by buccal swab or some other forensic procedure.	3 4 5
70		cumsta cedure	nces in which police officer may order non-intimate forensic	6 7
	(1)		ice officer may order the carrying out of a non-intimate forensic dure on a serious indictable offender if:	8 9
		(a)	the offender has been requested under section 68 to consent to the carrying out of the forensic procedure, and	10 11
		(b)	the offender has not consented, and	12
		(c)	the police officer has taken into account the matters set out in section 71.	13 14
	(2)		ice officer may take a sample of hair other than pubic hair from ous indictable offender if:	15 16
		(a)	the offender has been requested under section 68 to consent to the taking of a sample by buccal swab, and	17 18
		(b)	the offender has not consented, and	19
		(c)	a senior police officer has ordered that the sample be taken after taking into account the matters set out in section 71.	20 21
71	Mat	ters to	be taken into account by police officer	22
		office	ermining whether to make an order under section 70, the police or concerned is to take into account whether this Act would rise the forensic procedure to be carried out in the absence of the	23 24 25 26
72	For	m of c	onsent	27
			consent of a serious indictable offender to the carrying out of a sic procedure under this Part is not effective unless:	28 29
		(a)	the consent is in writing and in a form containing the particulars prescribed by the regulations, and	30 31
		(b)	the consent is signed by the offender, and	32

Crimes (Forensic Procedures) Bill 2000	Clause 72
Carrying out of certain forensic procedures after conviction of serious indictable offenders	Part 7

		(c)	the signature is witnessed by a person other than a police officer, and	1 2
		(d)	the offender is given a copy of the consent as soon as practicable after it is signed and witnessed.	3 4
73	Rec	ord of	police officer's order	5
	(1)	-	police officer must, at the time of, or as soon as practicable after, ng an order under section 70, make a record of:	6 7
		(a)	the order, and	8
		(b)	the date and time when the order was made, and	9
		(c)	the reasons for making it,	10
		and s	ign the record.	11
	(2)	availa	police officer must ensure that a copy of the record is made able to the serious indictable offender as soon as practicable after ecord is made.	12 13 14
74		urt ord ender	er for carrying out forensic procedure on serious indictable	15 16
	(1)	indict corre	lice officer may apply to any court for an order directing a serious table offender serving a sentence of imprisonment in a ctional centre or other place of detention to permit an intimate sic procedure to which this Part applies to be carried out on the der.	17 18 19 20 21
	(2)	out o	lice officer may apply to any court for an order for the carrying f a non-intimate procedure to which this Part applies on a child incapable person who is a serious indictable offender.	22 23 24
	(3)	a san	lice officer may apply to any court for an order for the taking of apple by buccal swab or the carrying out of any other forensic edure on a serious indictable offender.	25 26 27
	(4)		lice officer may make such an application to the court that is not a serious indictable offender or to any court at a later time.	28 29
	(5)	sectio	urt may order the carrying out of a forensic procedure under this on if satisfied that the carrying out of the forensic procedure is ied in all the circumstances.	30 31 32

Clause 74 Crimes (Forensic Procedures) Bill 2000 Part 7 Carrying out of certain forensic procedures after conviction of serious indictable offenders

(6)	In determining whether to make an order under this section, a court is to take into account whether this Act would authorise the forensic procedure to be carried out in the absence of the order.	1 2 3
(7)	An order under this section takes effect immediately. However, any forensic material taken must not (unless the sample is likely to perish if analysis is delayed) be analysed:	4 5 6
	(a) until the expiration of any appeal period or after the final determination of any appeal in relation to the serious indictable offence committed by the serious indictable offender concerned, whichever is the later, or	7 8 9 10
	(b) if the conviction is quashed.	11
Car	rying out of forensic procedure following conviction	12
(1)	If a court orders a serious indictable offender who is serving a sentence of imprisonment in a correctional centre or other place of detention to permit a forensic procedure to be carried out, the court may order that a police officer, together with a person who, under Part 6 as applied by section 65, may carry out the forensic procedure, be permitted to attend on the offender in the correctional centre or place of detention to allow the forensic procedure to be carried out.	13 14 15 16 17 18 19
(2)	A serious indictable offender ordered under section 74 to permit the carrying out of a forensic procedure must not, without reasonable excuse, refuse or fail to permit the forensic procedure to be carried out.	20 21 22
	Maximum penalty: 50 penalty units or 12 months imprisonment, or both.	23 24

Crimes (Forensic Procedures) Bill 2000			
Carrying out of forensic procedures on volunteers and certain other persons	Part 8		

Part 8 Carrying out of forensic procedures on volunteers and certain other persons

76	Car	rying o	out of forensic procedures on volunteers	3
	(1)	In thi	is Act:	4
		volun	nteer means a person (other than a suspect):	5
		(a)	who volunteers to a police officer to undergo a forensic procedure, or	6 7
		(b)	in the case of a child or an incapable person—whose parent or guardian volunteers to a police officer that the child or incapable person undergo a forensic procedure.	8 9 10
	(2)	A per	rson is authorised to carry out a forensic procedure:	11
	(-)	(a)	on a volunteer other than a child or an incapable person—with the informed consent of the volunteer given in accordance with section 77, or	12 13 14
		(b)	 on a volunteer who is a child or an incapable person: (i) with the informed consent of the parent or guardian of the volunteer given in accordance with section 77 or by order of a Magistrate under section 80, and (ii) after the person has informed the child or incapable person that, even though consent has been given or an order made, if he or she objects to or resists the carrying out of the forensic procedure, it will not be carried out. 	15 16 17 18 19 20 21 22
	(3)	foren	ection (2) (b) (i) does not authorise a person to carry out a sic procedure on a child or an incapable person who objects to or as the carrying out of the forensic procedure.	23 24 25
	(4)	Part a volun sectio	6 applies to the carrying out of a forensic procedure under this as if the references to a suspect in that Part were references to a nteer referred to in this section. A person is authorised by this on to carry out a forensic procedure on a volunteer in accordance Part 6 as so applied and not otherwise.	26 27 28 29 30

Clause 77Crimes (Forensic Procedures) Bill 2000Part 8Carrying out of forensic procedures on volunteers and certain other
persons

77 Informed consent of volunteer or parent or guardian of volunteer

(1)	conse guard a poli	lunteer, or parent or guardian of a volunteer, gives informed nt in accordance with this section if the volunteer, parent or ian consents in the presence of an independent person (not being ce officer) after a police officer informs the volunteer, parent or ian (personally or in writing) of the following matters:	2 3 4 5 6
	(a)	the way in which the forensic procedure is to be carried out,	7
	(b)	that the volunteer is under no obligation to undergo the forensic procedure,	8 9
	(c)	that the forensic procedure may produce evidence that might be used in a court of law,	10 11
	(d)	to the extent that they are relevant, the matters specified in subsection (2),	12 13
	(e)	that the volunteer, parent or guardian may consult a legal practitioner of the volunteer's, parent's or guardian's choice before deciding whether or not to consent to the forensic procedure,	14 15 16 17
	(f)	that the volunteer, parent or guardian may at any time withdraw consent to undergoing the forensic procedure or retention of the forensic material taken or of information obtained from the analysis of that material.	18 19 20 21
(2)		olice officer must (personally or in writing) inform the volunteer, rent or guardian of the volunteer, of the following:	22 23
	(a)	that information obtained from analysis of forensic material taken from a person under this Part, and as to the identity of the person, may be placed on the DNA database system,	24 25 26
	(b)	if the police officer intends the information to be placed on the volunteers (limited purposes) index of that system—the purpose for which it is to be placed on that index and that the information may be used only for that purpose,	27 28 29 30
	(c)	if the police officer intends the information to be placed on the volunteers (unlimited purposes) index of that system—that the information may be used for the purposes of a criminal investigation or any other purpose for which the DNA database system may be used under Part 11 or 12,	31 32 33 34 35

Crimes (Forensic Procedures) Bill 2000	Clause 77
Carrying out of forensic procedures on volunteers and certain other persons	Part 8

		(d)	that information placed on the DNA database system will be retained for such period as the Commissioner of Police and the volunteer (or in the case of a volunteer who is a child or an incapable person, a parent or guardian of the volunteer) agree	1 2 3 4
		(e)	and must then be removed from the system, any other matters prescribed by the regulations.	5 6
	_			
78	For	m of c	onsent	7
			onsent of a volunteer, or a parent or guardian of a volunteer, to rrying out of a forensic procedure under this Part is not effective s:	8 9 10
		(a)	the consent is in writing and in a form containing the particulars prescribed by the regulations, and	11 12
		(b)	the consent is signed by the volunteer, parent or guardian, and	13
		(c)	the signature is witnessed by a person other than a police officer or other person involved in the investigation of an offence to which the forensic procedure relates, and	14 15 16
		(d)	the volunteer, parent or guardian is given a copy of the consent as soon as practicable after it is signed and witnessed.	17 18
79	Witl	hdrawa	al of consent	19
	(1)	withd this F inferre	volunteer, or parent or guardian of a volunteer, expressly raws consent to the carrying out of a forensic procedure under Part (or if the withdrawal of such consent can reasonably be ed from the volunteer's, parent's or guardian's conduct) before ring the carrying out of the forensic procedure:	20 21 22 23 24
		(a)	the forensic procedure is to be treated from the time of the withdrawal as a forensic procedure for which consent has been refused, and	25 26 27
		(b)	the forensic procedure is not to proceed except (in the case of a child or incapable person) by order of a Magistrate under section 80.	28 29 30

Clause 79	Crimes (Forensic Procedures) Bill 2000
Part 8	Carrying out of forensic procedures on volunteers and certain other persons

(2)	volun expres or of forens mater	er the carrying out of a forensic procedure under this Part on a teer, the volunteer, or the parent or guardian of the volunteer, ssly withdraws consent to retention of the forensic material taken information obtained from the analysis of that material, the sic material and any information obtained from analysis of the ial is, subject to any order made under section 81, to be destroyed on as practicable after the consent is withdrawn.	1 2 3 4 5 6 7
(3)	parent carryi	lice officer may request, but cannot require, a volunteer, or a t or guardian of a volunteer, who withdraws consent to the ng out of a forensic procedure under this Part to confirm the rawal of consent in writing.	8 9 10 11
		nces in which Magistrate may order the carrying out of rocedure on child or incapable person	12 13
(1)		gistrate may order the carrying out of a forensic procedure on a or incapable person if:	14 15
	(a)	the consent of the parent or guardian of the child or incapable person to the carrying out of the forensic procedure cannot reasonably be obtained from a parent or guardian of the child or incapable person, or	16 17 18 19
	(b)	 the parent or guardian of the child or incapable person refuses consent to the carrying out of the forensic procedure and the Magistrate is satisfied that there are reasonable grounds to believe that: (i) the child or incapable person, or the parent or guardian, is a suspect, and (ii) the forensic procedure is likely to produce evidence tending to confirm or disprove that he or she committed an offence, or 	20 21 22 23 24 25 26 27 28
	(c)	the parent or guardian of the child or incapable person consented to the carrying out of the forensic procedure, but subsequently withdrew that consent.	29 30 31
(2)		termining whether to make an order under this section, the strate is to take into account the following:	32 33
	(a)	whether this Part would authorise the carrying out of the forensic procedure apart from this section,	34 35

Crimes (Forensic Procedures) Bill 2000	Clause 80
Carrying out of forensic procedures on volunteers and certain other persons	Part 8

	(b)	if the forensic procedure is being carried out for the purposes of the investigation of a particular offence—the seriousness of the	1 2
		circumstances surrounding the commission of the offence,	3
	(c)	the best interests of the child or incapable person,	4
	(d)	so far as they can be ascertained, any wishes of the child or incapable person with respect to whether the forensic procedure should be carried out,	5 6 7
	(e)	except in the circumstances referred to in subsection (1) (b), any wishes expressed by the parent or guardian of the child or incapable person with respect to whether the forensic procedure should be carried out,	8 9 10 11
	(f)	whether the carrying out of the forensic procedure is justified in all the circumstances.	12 13
(3)	An or	der under this section may:	14
	(a)	require the forensic procedure to be carried out at a time or place specified in the order, or	15 16
	(b)	specify the period for which forensic material obtained from carrying out the procedure may be retained,	17 18
	or bot	h.	19
		of forensic material by order of a Magistrate after parent or of child or incapable person withdraws consent	20 21
(1)		thorised applicant may apply to a Magistrate for an order under ction (2).	22 23
(2)	obtain withd	gistrate may order that forensic material taken or information ed from carrying out a forensic procedure on a volunteer who raws consent to the retention of the material be retained if the trate is satisfied that:	24 25 26 27
	(a)	 during an investigation into the commission of a serious indictable offence material reasonably believed to be from the body of a person who committed the offence had been found: (i) at the scene of the offence, or (ii) on the victim of the offence or anything reasonably believed to have been worn or carried by the victim when the offence was committed, or 	28 29 30 31 32 33 34

Clause 81 Crimes (Forensic Procedures) Bill 2000

Part 8 Carrying out of forensic procedures on volunteers and certain other persons

		 (iii) on the volunteer or anything reasonably believed to have been worn or carried by the volunteer at the scene of the offence or when the offence was committed, or (iv) on an object or person reasonably believed to have been associated with the commission of the offence, and 	1 2 3 4 5
	(b)	there are reasonable grounds to believe that information obtained from analysis of the forensic material taken from the volunteer is likely to produce evidence of probative value in relation to the serious indictable offence being investigated, and	
	(c)	the retention of the forensic material taken from the volunteer is justified in all the circumstances.	10 11
(3)	The order may specify the period for which the forensic material or information obtained from carrying out the procedure may be retained.		

Crimes (Forensic Procedures) Bill 2000	Clause 82	
Admissibility of evidence	Part 9	
Forensic evidence	Division 1	

Part	t 9	Adn	nissibility of evidence	1		
Divis	sion '	1	Forensic evidence	2		
82	Inac	dmissi	bility of evidence from improper forensic procedures	3		
(1)		This section applies where:				
		(a)	a forensic procedure has been carried out on a person, and	5		
		(b)	 there has been any breach of, or failure to comply with: (i) any provision of this Act in relation to a forensic procedure carried out on a person (including, but not limited to, any breach of or failure to comply with a provision requiring things to be done at any time before or after the forensic procedure is carried out), or (ii) any provision of Part 11 with respect to recording or use of information on the DNA database system. 	6 7 8 9 10 11 12 13		
	(2)	This	section does not apply if:	14		
		(a)	a provision of this Act required forensic material to be destroyed, and	15 16		
		(b)	the forensic material has not been destroyed.	17		
		Note. destro	Section 83 applies where this Act requires forensic material to have been yed.	18 19		
	(3)	This	section applies:	20		
		(a)	to evidence of forensic material, or evidence consisting of forensic material, taken from a person by a forensic procedure, and	21 22 23		
		(b)	to evidence of any results of the analysis of the forensic material, and	24 25		
		(c)	to any other evidence made or obtained as a result of or in connection with the carrying out of the forensic procedure.	26 27		
	(4)		s section applies, evidence described in subsection (3) is not ssible in any proceedings against the person in a court unless:	28 29		
		(a)	the person does not object to the admission of the evidence, or	30		

Clause 82	Crimes (Forensic Procedures) Bill 2000
Part 9	Admissibility of evidence
Division 1	Forensic evidence

	(b)	in the opinion of the court the desirability of admitting the	1	
		evidence outweighs the undesirability of admitting evidence	2	
		that was not obtained in compliance with the provisions of this	3	
		Act, or	4	
	(c)	in the opinion of the court, the breach of, or failure to comply	5	
		with, the provisions of this Act arose out of mistaken but	6	
		reasonable belief as to the age of a child.	7	
(5)		natters that may be considered by the court for the purposes of	8	
	subsec	ction (4) (b) are the following:	9	
	(a)	the probative value of the evidence,	10	
	(b)	the reasons given for the failure to comply with the provision	11	
		of this Act,	12	
	(c)	the gravity of the failure to comply with the provisions of this	13	
		Act, and whether the failure deprived the person of a significant	14	
		protection under this Act,	15	
	(d)	whether the failure to comply with the provision of this Act	16	
		was intentional or reckless,	17	
	(e)	the nature of the provision of this Act that was not complied	18	
		with,	19	
	(f)	the nature of the offence concerned and the subject matter of	20	
		the proceedings,	21	
	(g)	whether admitting the evidence would seriously undermine the	22	
	-	protection given to suspects by this Act,	23	
	(h)	whether the breach of or failure to comply with the provision	24	
		of this Act was contrary to or inconsistent with a right of a	25	
		person recognised by the International Covenant on Civil and	26	
		Political Rights,	27	
	(i)	whether any other proceeding (whether or not in a court) has	28	
		been or is likely to be taken in relation to the breach or failure	29	
		to comply,	30	
	(j)	the difficulty (if any) of obtaining the evidence without	31	
		contravention of an Australian law,	32	
	(k)	any other matters the court considers to be relevant.	33	
(6)	The probative value of the evidence does not by itself justify the 34			
		sion of the evidence.	35	

Crimes (Forensic Procedures) Bill 2000	Clause 82
Admissibility of evidence	Part 9
Forensic evidence	Division 1

	(7)		udge permits evidence to be given before a jury under subsection he judge must:	1 2
		(a)	inform the jury of the breach of, or failure to comply with, a provision of this Act, and	3 4
		(b)	give the jury such warning about the evidence as the judge thinks appropriate in the circumstances.	5 6
83		dmiss troyed	ibility of evidence where forensic material required to be d	7 8
	(1)		provision of this Act requires forensic material taken from a on by a forensic procedure to be destroyed, subsection (2) applies:	9 10
		(a)	to evidence of the forensic material, and	11
		(b)	if the material has not been destroyed—to evidence consisting of the forensic material, and	12 13
		(c)	to any results of the analysis of the forensic material, and	14
		(d)	to any other evidence made or obtained as a result of or in connection with the carrying out of the forensic procedure.	15 16
	(2)		results of the analysis, and the other evidence, are not admissible	17
			duced by the prosecution in any proceedings against the person, nay be admissible if adduced in such proceedings by the person.	18 19
Divis	sion 2	2	Other evidence	20
84	Adr	nissib	ility of evidence relating to consent to forensic procedure	21
			ence of a person's refusal or failure to consent, or withdrawal of	22
			ent, to a forensic procedure is not admissible in proceedings	23
		0	nst the person except to establish or rebut an allegation that a	24
			the concerned acted contrary to law in carrying out that	25 26
			stigation.	20 27
85	Adr	nissib	ility of evidence relating to carrying out of forensic procedure	28
			bite section 82 (4), evidence of how a forensic procedure was	29
		carri	ed out is admissible in proceedings against a person in a court:	30
		(a)	to establish or rebut an allegation that unreasonable force was used to enable the procedure to be carried out, or	31 32

Clause 85	Crimes (Forensic Procedures) Bill 2000
Part 9	Admissibility of evidence
Division 2	Other evidence

 (b) to determine the admissibility of a confession or admission or other evidence adverse to the person where the person alleges
 that the evidence was induced or obtained by the use of
 unreasonable force, or
 (c) to establish or rebut an allegation that the forensic procedure

6

(c) to establish or rebut an allegation that the forensic procedure was not carried out in accordance with Part 6.

Crimes (Forensic Procedures) Bill 2000	Clause 86
Destruction of forensic material	Part 10

Part 10 Destruction of forensic material

86			on of forensic material where interim order disallowed or retention period ended	2 3
	(1)		interim order made under section 32 for the carrying out of a sic procedure is disallowed after the forensic procedure is carried	4 5
			he investigating police officer must ensure that:	6
		(a)	any forensic material obtained as a result of carrying out the	7
			forensic procedure is destroyed as soon as practicable after the disallowance, and	8 9
		(b)	a copy of the results of any analysis of the forensic material are	10
			made available by the person who conducted the analysis to the suspect.	11 12
			Part 13 contains provisions about making copies of material available to the ct. Section 3 (5) explains the meaning of <i>destroy</i> .	13 14
	(2)	If an	order for:	15
		(a)	the carrying out of a forensic procedure made under section 80, or	16 17
		(b)	the retention of forensic material under section 81,	18
			fies a period for which forensic material obtained as a result of	19
			arrying out of the procedure may be retained the forensic material	20
		1s to	be destroyed as soon as practicable after the end of the period.	21
87		tructionshed	on of forensic material taken from offender after conviction	22 23
			order is obtained under section 75 for the carrying out of a	24
			sic procedure on a serious indictable offender and the offender's	25
			iction is quashed after the making of the order, the police officer	26
			obtained the order (or some other police officer) must, as soon as	27
			icable after the conviction is quashed, ensure that any forensic rial obtained as a result of the carrying out of the procedure is	28 29
			oyed.	29 30
88	Des	structio	on of forensic material after 12 months	31
	(1)		section applies where forensic material has been taken from a ect by a forensic procedure carried out under Part 3, 4 or 5.	32 33

Clause 88 Crimes (Forensic Procedures) Bill 2000

Part 10 Destruc	ction of forensic material
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(2)	If:		1
	(a)	forensic material has been taken from a suspect, and	2
	(b)	a period of 12 months has elapsed since the forensic material was taken, and	3 4
	(c)	proceedings in respect of the offence in relation to which the forensic material was taken have not been instituted against the suspect, or have been discontinued,	5 6 7
		rensic material must be destroyed as soon as practicable unless rant for the apprehension of the suspect has been issued.	8 9
	Note.	Section 3 (5) explains the meaning of <i>destroy</i> .	10
(3)	period	varrant for the apprehension of the suspect is issued during the d of 12 months after forensic material is taken, the forensic ial must be destroyed as soon as practicable after:	11 12 13
	(a)	the warrant lapses, or	14
	(b)	a period of 12 months elapses after the suspect is apprehended.	15
(4)	If fore	ensic material has been taken from a person who is a suspect and:	16
	(a)	the person is found to have committed an offence to which the forensic material relates but no conviction is recorded, or	17 18
	(b)	 the person is acquitted of such an offence and: (i) no appeal is lodged against the acquittal, or (ii) an appeal is lodged against the acquittal and the acquittal is confirmed or the appeal is withdrawn, 	19 20 21 22
	an inv	prensic material must be destroyed as soon as practicable unless vestigation into, or a proceeding against the person for, another ce is pending.	23 24 25
(5)	A Magistrate may, on application by a police officer or the Director of Public Prosecutions, extend the period of 12 months referred to in subsection (2), or that period as previously extended under this subsection in relation to particular forensic material, if the Magistrate is satisfied that there are special reasons for doing so.		26 27 28 29 30
(6)		gistrate to whom an application is made under subsection (5) is extend the period unless:	31 32
	(a)	the applicant for the extension has taken reasonable steps to notify the person from whom the forensic material was taken of the making of the application, and	33 34 35

Crimes (Forensic Procedures) Bill 2000	Clause 88
Destruction of forensic material	Part 10

		(if any)	son or his or her legal representative or intervie) has been given an opportunity to speak to or ssion to the Magistrate concerning the extension	make a 2
	(7)	An extension in on more than of	in relation to particular forensic material may one occasion.	be given 4 5
	(8)		te is to ensure that the responsible person in re base system is notified of any extension given u	
			ontains provisions restricting the use of information obtain ying out of a forensic procedure.	ained as a 9 10
89	Des	ruction of fore	ensic material where related evidence is inad	nissible 11
	(1)	forensic procee of Police must	ds that evidence described in section 82 relat dure is inadmissible under section 85, the Comm t, as soon as practicable, ensure that the forensic e suspect by that forensic procedure is destroye	nissioner 13 material 14
	(2)	This section do from forensic	oes not require the destruction of a DNA profile material.	derived 16
			missioner of Police may delegate this function. See sec ce <i>Act 1990</i> . Section 3 (5) explains the meaning of des	

Clause 90 Crimes (Forensic Procedures) Bill 2000

Part 11 DNA database system

Part 11 DNA database system

90	Definition	S	2
	In thi	s Act:	3
		e scene index means an index of DNA profiles derived from sic material found:	4 5
	(a)	at any place (whether within or outside Australia) where an offence (whether a serious indictable offence or a prescribed offence or an offence under the law of a participating jurisdiction) was, or is reasonably suspected of having been, committed, or	6 7 8 9 10
	(b)	on or within the body of the victim of such an offence, or	11
	(c)	on anything worn or carried by the victim at the time when such an offence was committed, or	12 13
	(d)	on or within the body of any person, on any thing, or at any place, associated with the commission of such an offence.	14 15
		<i>database system</i> means a database (whether in computerised or form and however described) containing:	16 17
	(a)	 the following indexes of DNA profiles: (i) a crime scene index, (ii) a missing persons index, (iii) an offenders index, (iv) a suspects index, (v) an unknown deceased persons index, (vi) a volunteers (limited purposes) index, (vii) a volunteers (unlimited purposes) index, 	18 19 20 21 22 23 24 25
		and information that may be used to identify the person from whose forensic material each DNA profile was derived, and	26 27
	(b)	a statistical index, and	28
	(c)	any other index prescribed by the regulations.	29
		<i>ing persons index</i> means an index of DNA profiles derived from sic material of:	30 31
	(a)	persons who are missing, and	32
	(b)	volunteers who are relatives by blood of such persons.	33

Crimes (Forensic Procedures) Bill 2000	Clause 90
DNA database system	Part 11

	<i>index</i> means an index of DNA profiles derived from sic material taken:	1 2
(a)	in accordance with Part 7 or under a corresponding law of a participating jurisdiction from serious indictable offenders, and	3 4
(b)	from suspects who have been convicted of prescribed offences or offences under the laws of participating jurisdictions.	5 6
statis	tical index means an index of information that:	7
(a)	is obtained from the analysis of forensic material taken from persons in accordance with this Act or under a corresponding law of a participating jurisdiction, and	8 9 10
(b)	has been compiled for statistical purposes, and	11
(c)	cannot be used to discover the identity of the persons from whom the forensic material was taken.	12 13
mate	<i>ects index</i> means an index of DNA profiles derived from forensic rial taken from suspects in accordance with Part 3, 4 or 5 or under responding law of a participating jurisdiction.	14 15 16
deriv	<i>nown deceased persons index</i> means an index of DNA profiles and from forensic material of deceased persons whose identities nknown.	17 18 19
deriv under volur that i	<i>theers (limited purposes) index</i> means an index of DNA profiles ed from forensic material taken in accordance with Part 8 or r a corresponding law of a participating jurisdiction from neters who (or whose parents or guardians) have been informed nformation obtained will be used only for a purpose specified to under section 77 (2) (b).	20 21 22 23 24 25
	<i>teers (unlimited purposes) index</i> means an index of DNA les derived from material taken:	26 27
(a)	in accordance with Part 8 or under a corresponding law of a participating jurisdiction from volunteers who (or whose parents or guardians) have been informed under section 77 (2) (c) that information obtained may be used for the purpose of a criminal investigation or any other purpose for which the DNA	28 29 30 31

(b) from deceased persons whose identity is known.

Clause 91 Crimes (Forensic Procedures) Bill 2000

Part 11 DNA database system

91	Sup	oply of	forensic material for DNA database system purposes	1
	(1)	A per	rson:	2
		(a)	whose conduct causes the supply of forensic material taken from any person under this Act (or under a corresponding law of a participating jurisdiction) to any person for prohibited	3 4 5
			analysis, and	6
		(b)	who intends or is reckless as to the supply of material of that kind,	7 8
		is gui	ilty of an offence.	9
		Maxi both.	mum penalty: 100 penalty units or imprisonment for 2 years, or	10 11
	(2)	A per	rson:	12
		(a)	whose conduct causes the supply of forensic material (other than permitted forensic material) to any person for analysis for the purpose of deriving a DNA profile for inclusion on an index of the DNA database system, and	13 14 15 16
		(b)	who intends or is reckless as to the supply of material of that kind,	17 18
		is gui	ilty of an offence.	19
		Maxi both.	mum penalty: 100 penalty units or imprisonment for 2 years, or	20 21
	(3)	In thi	s section:	22
		perm	itted forensic material means forensic material:	23
		(a)	found at a crime scene, or	24
		(b)	taken from a suspect in relation to an offence in accordance with Part 3, 4 or 5 or under a corresponding law of a participating jurisdiction and who is subsequently convicted of the offence, or	25 26 27 28
		(c)	taken from an offender or a volunteer in accordance with Part 7 or 8 or under a corresponding law of a participating jurisdiction, or	29 30 31
		(d)	taken from the body of a deceased person, or	32
		(e)	that is from the body of a missing person, or	33
		(f)	taken from a volunteer who is a relative by blood of a deceased or missing person.	34 35

Crimes (Forensic Procedures) Bill 2000	Clause 91
DNA database system	Part 11

prohibited analysis means analysis for the purpose of deriving a DNA profile for inclusion on an index of the DNA database system when the forensic material is required to be destroyed by this Act or under a corresponding law of a participating jurisdiction.

92 Use of information on DNA database system

(1) A person must not access information stored on the DNA database system unless the information is accessed in accordance with this section.

Maximum penalty: 100 penalty units or imprisonment for 2 years, or both.

- (2) A person authorised by the responsible person for the DNA database system may access information stored on the DNA database system for one or more of the following purposes:
 - (a) the purpose of forensic matching permitted under section 93,
 - (b) the purpose of making the information available, in accordance with the regulations, to the person to whom the information relates,
 - (c) the purpose of administering the DNA database system,
 - (d) the purposes of any arrangement entered into between the State and another State or Territory or the Commonwealth for the provision of access to information contained in the DNA database system by law enforcement officers or by any other persons prescribed by the regulations,
 - (e) the purposes of and in accordance with the *Mutual Assistance in Criminal Matters Act 1987*, or the *Extradition Act 1988*, of the Commonwealth,
 - (f) the purpose of a review of, or inquiry into, a conviction or sentence under Part 13A of the *Crimes Act 1900*,
 - (g) the purposes of the investigation of complaints about the conduct of police officers under Part 8A of the *Police Service Act 1990*,
 - (h) the purposes of a coronial inquest or inquiry,
 - (i) the purpose of the investigation of a complaint by the Privacy Commissioner,
 - (j) any other purposes prescribed by the regulations.

Clause 92 Crimes (Forensic Procedures) Bill 2000

Part 11 DNA database system

(3)		section does not apply in relation to information that cannot be to discover the identity of any person.	1 2
	Note. certain	Section 109 prevents the disclosure of accessed information except in specified circumstances.	3 4
Per	missib	le matching of DNA profiles	5
(1)	specif anoth	tching of a DNA profile on an index of the DNA database system fied in column 1 of the following table with a DNA profile on er index of the system specified in column 2, 3, 4, 5, 6, 7 or 8 of ble is not permitted by this Part if:	6 7 8 9
	(a)	"no" is shown in relation to the index specified in column 2, 3, 4, 5, 6, 7 or 8 opposite the index specified in column 1, or	10 11
	(b)	"only if within purpose" is shown in relation to the index specified in column 2, 6, 7 or 8 opposite the volunteers (limited purposes) index specified in column 1 and the matching is carried out for a purpose other than a purpose for which the DNA profile placed on the volunteers (limited purposes) index was so placed.	12 13 14 15 16 17
(2)	special anoth the ta	tching of a DNA profile on an index of the DNA database system fied in column 1 of the following table with a DNA profile on er index of the system specified in column 2, 3, 4, 5, 6, 7 or 8 of ble is permitted by this Part if:	18 19 20 21
	(a)	"yes" is shown in relation to the index specified in column 2, 3, 4, 5, 6, 7 or 8 opposite the index specified in column 1, or	22 23
	(b)	"only if within purpose" is shown in relation to the index specified in column 2, 6, 7 or 8 opposite the volunteers (limited purposes) index specified in column 1 and the matching is carried out for a purpose for which the DNA profile placed on the volunteers (limited purposes) index was so placed.	24 25 26 27 28

Crimes (Forensic Procedures) Bill 2000

DNA database system

Clause 93

Part 11

m

	Index of Is matching permitted? profile to be matched								
	column 1		column 2	column 3	column 4	column 5	column 6	column 7	column 8
			crime scene	suspects	volunteers (limited purposes)	volunteers (unlimited purposes)	offenders	missing persons	unknown deceased persons
	crime s	cene	yes	yes	no	yes	yes	yes	yes
	suspect	s	yes	no	no	no	yes	no	yes
	volunte (limited purpose	1	only if within purpose	no	no	no	only if within purpose	only if within purpose	only if within purpose
	volunteers (unlimited purposes)		yes	no	no	no	yes	yes	yes
	offende	rs	yes	yes	no	no	yes	yes	yes
	missing	g persons	yes	yes	yes	yes	yes	yes	yes
	unknown deceased persons		yes	yes	yes	yes	yes	yes	no
(3)	A pers	son:							
	 (a) whose conduct gives rise to a matching that is not permitted by this Part of a DNA profile on an index of the DNA database system with a DNA profile on the same or another index of the DNA database system, and 						database		
	(b)	who i	ntends o	or is recl	cless as t	to any su	ch matc	hing of	profiles,
	is guil	ty of a	n offenc	e.					
	Maximum penalty: 100 penalty units or imprisonment for 2 years, or both.								
(4)	This section does not make it an offence for conduct to cause a matching that is not permitted by this Part if the matching is solely for the purpose of administering the DNA database system.								

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Part 11 DNA database system

Recording, retention and removal of identifying information on DNA database system

(1)	Αp	erson:
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(2)

A pe	rson:	3
(a)	whose conduct causes any identifying information about a	4
	person obtained from forensic material taken from the person	5
	under this Act to be recorded or retained in a DNA database	6
	system at any time after this Act requires the forensic material	7
	to be destroyed, and	8
	Note. See, for example, section 88 (2) which requires forensic material	9
	taken from a suspect to be destroyed if 12 months has elapsed since the	10
	forensic material was taken and proceedings have not been instituted	11
	against the suspect.	12
(b)	who intends or is reckless as to the recording or retention,	13
is gu	ilty of an offence.	14
Maxi	imum penalty: 100 penalty units or imprisonment for 2 years, or	15
both.		16
The 1	responsible person for the DNA database system must ensure that	17
any i	dentifying information relating to a person from whose forensic	18
•	rial a DNA profile on the volunteers (unlimited purposes) index	19
	olunteers (limited purposes) index of the system was derived is	20
	ved from the system as soon as practicable after the end of the	21
	ifying period for the profile.	22
Max	imum penalty: 100 penalty units or imprisonment for 2 years, or	23

Maximum penalty: 100 penalty units or imprisonment for 2 years, or both.

(3) The responsible person for the DNA database system must remove any identifying information relating to a DNA profile of an offender on the offenders index of the system from the system as soon as practicable after becoming aware that the offender has been pardoned or acquitted of the offence concerned or if the conviction has been quashed.

Maximum penalty: 100 penalty units or imprisonment for 2 years, or

	both.		31
(4)	In this	s section:	32
	identį	fying information means any information that could be used:	33
	(a)	to discover the identity of the person from whose forensic material the DNA profile was derived, or	34 35
	(b)	to get information about an identifiable person.	36

Crimes (Forensic Procedures) Bill 2000	Clause 94
DNA database system	Part 11

identifying period for a DNA profile means:

if the DNA profile is derived from forensic material taken from	2
a volunteer—such period after the DNA profile is placed on the	3
DNA database system as is agreed by the Commissioner of	4
Police and the volunteer (or, in the case of a volunteer who is	5
a child or an incapable person, a parent or guardian of the	6
volunteer), or	7
if the DNA profile is derived from forensic material taken from	8
a deceased person (not being a person who was a volunteer)	9
whose identity is known—such period as the Commissioner of	10
	a volunteer—such period after the DNA profile is placed on the DNA database system as is agreed by the Commissioner of Police and the volunteer (or, in the case of a volunteer who is a child or an incapable person, a parent or guardian of the volunteer), or if the DNA profile is derived from forensic material taken from a deceased person (not being a person who was a volunteer)

whose identity is known—such period as the Commissioner of Police orders the responsible person to retain identifying information relating to the profile.

Clause 95 Crimes (Forensic Procedures) Bill 2000

Part 12 Interstate enforcement

Part 12 Interstate enforcement

95	Def	inition	s	2
		In thi	s Act:	3
		appro	opriate authority means:	4
		(a)	in relation to a participating jurisdiction other than the Australian Capital Territory—an authority exercising, in relation to the police force of that jurisdiction, functions corresponding to those of the Commissioner of Police and any other authority prescribed by the regulations, or	5 6 7 8 9
		(b)	in relation to the Australian Capital Territory—the Commissioner of the Australian Federal Police and any other authority prescribed by the regulations.	10 11 12
		proce	esponding law means a law relating to the carrying out of forensic edures and DNA databases that substantially corresponds to Part r that is prescribed by the regulations for the purposes of this ition.	13 14 15 16
		DNA	database means:	17
		(a)	in relation to the State-the DNA database system, and	18
		(b)	in relation to a participating jurisdiction—a DNA database system that is kept under a corresponding law of the participating jurisdiction.	19 20 21
			<i>cipating jurisdiction</i> means the Commonwealth, or a State or tory, in which there is a corresponding law in force.	22 23
		of th	<i>onsible Minister</i> of a participating jurisdiction means a Minister nat jurisdiction who is responsible for administration of a sponding law.	24 25 26
96	Reg	jistrati	on of orders	27
	(1)	Minis main the ca	Minister may enter into arrangements with the responsible sters of the participating jurisdictions for the establishment and tenance, in one of those jurisdictions, of a register of orders for arrying out of forensic procedures made under corresponding laws rticipating jurisdictions.	28 29 30 31 32

Crimes (Forensic Procedures) Bill 2000	Clause 96
Interstate enforcement	Part 12

	(2)	An order is registered when a copy of the order (being a copy certified by the person who made it) is registered in accordance with the law of the participating jurisdiction in which the register is kept.	1 2 3
	(3)	A person is authorised to carry out the forensic procedure authorised by an order that is registered in accordance with such an arrangement in the State. The person is authorised to carry out the procedure in accordance with Part 6 and not otherwise.	
	(4)	An application for registration of an order, or for cancellation of registration of an order, may be made by the Commissioner of Police or an appropriate authority.	8 9 10
97	Data	abase information	11
	(1)	The Minister may enter into arrangements with a responsible Minister of a participating jurisdiction under which:	12 13
		(a) information from the DNA database system of the State that may be relevant to the investigation of an offence against the law of the participating jurisdiction is to be transmitted to the appropriate authority in that jurisdiction for the purposes of the investigation of, or proceedings in respect of, that offence, and	14 15 16 17 18
		(b) information from a DNA database of the participating jurisdiction that may be relevant to the investigation of an offence against the law of the State is to be transmitted to the Commissioner of Police for the purposes of the investigation of, or proceedings in respect of, that offence.	19 20 21 22 23
	(2)	Information that is transmitted under this section must not be recorded or maintained in any database of information that may be used to discover the identity of a person or to obtain information about an identifiable person at any time after this Act or a corresponding law of a participating jurisdiction requires the forensic material to which it relates to be destroyed.	24 25 26 27 28 29

Part 13 General provisions relating to operation of this	Act
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Part 13 General provisions relating to operation of this Act

98	Interpreters		3	
	(1)	When	re:	4
		(a)	a police officer proposes to take an action listed in subsection (2), and	5 6
		(b)	the police officer believes on reasonable grounds that the suspect or serious indictable offender is unable, because of inadequate knowledge of the English language or a physical disability, to communicate orally with reasonable fluency in the English language,	7 8 9 10 11
		the p	olice officer must, before taking the proposed action, arrange for resence of an interpreter, and defer taking the proposed action the interpreter is present.	12 13 14
	(2)	The a	actions are as follows:	15
		(a)	asking a suspect or offender to consent to a forensic procedure (Part 3 or 7),	16 17
		(b)	ordering the carrying out of a non-intimate forensic procedure on, or taking of a sample by buccal swab from, a suspect or offender (Part 4 or 7),	18 19 20
		(c)	applying to a Magistrate for an order for the carrying out of a forensic procedure on a suspect or offender (Part 5 or 7),	21 22
		(d)	cautioning a suspect or offender (Part 6 or 7),	23
		(e)	carrying out, or arranging for the carrying out of, a forensic procedure on a suspect or offender (Part 6 or 7),	24 25
		(f)	giving a suspect or offender an opportunity to view a video recording made under this Act (section 100).	26 27
99	Pov	wers ai	nd entitlements of legal representatives and interview friends	28
	(1)		quest or objection that may be made by a suspect or offender r this Act may be made on the suspect's or offender's behalf by:	29 30
		(a)	in any case-the suspect's or offender's legal representative, or	31
		(b)	if the suspect or offender is a child or an incapable person—an interview friend of the suspect or offender, or	32 33

Crimes (Forensic Procedures) Bill 2000	Clause 99
General provisions relating to operation of this Act	Part 13

		(c)	if the investigating police officer believes on reasonable grounds that the suspect or offender is an Aboriginal person or a Torres Strait Islander—an interview friend of the suspect or offender.	1 2 3 4
	(2)	If:		5
		(a)	a provision of this Act requires a suspect or offender to be informed of a matter, and	6 7
		(b)	an interview friend or legal representative of the suspect or offender is present when the suspect or offender is to be so informed,	8 9 10
		the in the m	terview friend or legal representative must also be informed of atter.	11 12
100	Obl	igatior	of investigating police officers relating to recordings	13
	(1)		recording is made as required by a provision of this Act, the tigating police officer must ensure that:	14 15
		(a)	if an audio recording only or a video recording only is made—the suspect, offender or volunteer concerned is given the opportunity to listen to or view the recording, and	16 17 18
		(b)	 if both an audio recording and a video recording are made: (i) the suspect, offender or volunteer concerned is given an opportunity to listen to the audio recording, and (ii) the suspect, offender or volunteer concerned is given an opportunity to view the video recording, and 	19 20 21 22 23
		(c)	in any case, if a transcript of the recording is made—a copy of the transcript is made available to the suspect, offender or volunteer concerned.	24 25 26
	(2)	suspe record	e an investigating police officer is required to ensure that a ect, offender or volunteer is given an opportunity to view a video ding made under this Act, the investigating police officer must e that the same opportunity is given to:	27 28 29 30
		(a)	in any case—the suspect's, offender's or volunteer's legal representative, and	31 32
		(b)	if the suspect, offender or volunteer is a child or an incapable person—an interview friend of the suspect, offender or volunteer, and	33 34 35

Clause 100	Crimes (Forensic Procedures) Bill 2000
Part 13	General provisions relating to operation of this Act

(c) if the investigating police officer believes on reasonable grounds that the suspect, offender or volunteer is an Aboriginal person or a Torres Strait Islander—an interview friend of the suspect, offender or volunteer.

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101 Material required to be made available to suspect, offender or volunteer

- (1) Without limiting the way in which material from samples, copies, or any other material, that must be made available to a suspect, offender or volunteer under this Act may be made available, it:
 - (a) may be sent to the suspect, offender or volunteer at his or her last known address (if any), or to the suspect's, offender's or volunteer's legal representative (if any) at his or her last known address, or
 - (b) if there is no known address as mentioned in paragraph (a)—may be made available for collection by the suspect, offender or volunteer at the police station where the investigating police officer was based at the time the forensic procedure was carried out.
- (2) Material of any kind (other than material from samples and copies of records made under section 36) that is required by this Act to be made available to a suspect, offender or volunteer must be made available in accordance with subsection (1):
 - (a) within 90 days after the material comes into existence, or
 - (b) if the material is requested by the suspect, offender or volunteer or the suspect's, offender's or volunteer's interview friend or legal representative, within 90 days of the request.

Note. The timing of making copies of section 36 records available is covered in section 36 (5).

102 No charge to be made for material or viewing video

If a provision of this Act requires material of any kind to be given to a suspect, offender or volunteer, or an opportunity to view a video recording to be given to a suspect, offender or volunteer, the material or the opportunity to view the video recording must be given without charge.

Crimes (Forensic Procedures) Bill 2000	Clause 103
General provisions relating to operation of this Act	Part 13

103	Proof of I	belief or suspicion	1
	In an	y proceedings, the burden lies on the prosecution to prove on the	2
		nce of probabilities that a police officer had a belief on reasonable	3
		nds, or suspected on reasonable grounds, as to a matter referred to	4
	in th	is Act.	5
104	Proof of i	impracticability	6
	In an	y proceedings, the burden lies on the prosecution to prove on the	7
	balaı	nce of probabilities that it was not practicable to do something	8
	requi	ired by this Act to be done if practicable.	9
105	Proof that	t time should be disregarded	10
	In an	y proceedings, the burden lies on the prosecution to prove on the	11
	balaı	nce of probabilities that any particular time was covered by a	12
	prov	ision of section 16 (2), 40 (2) or 53 (2).	13
106	Proof of	voluntary waiver of certain rights	14
	In an	ny proceedings:	15
	(a)	the burden lies on the prosecution to prove that an Aboriginal	16
		person or Torres Strait Islander has waived a right as mentioned	17
		in section 10 (3), 30 (4), 55 (3) or 57 (5), and	18
	(b)	the burden is not discharged unless the court is satisfied on the	19
		balance of probabilities that the person voluntarily waived that	20
		right, and did so with full knowledge and understanding of	21
		what he or she was doing.	22
107	Liability f	or forensic procedures	23
	No c	vivil or criminal liability is incurred by any person (including a	24
	1	ce officer) who carries out, or helps to carry out, a forensic	25
		edure under this Act in respect of anything properly and	26
		ssarily done or omitted to be done in good faith by the person in	27
	•	ving out or helping to carry out the forensic procedure if the person	28
	belie	eved on reasonable grounds that:	29
	(a)	informed consent had been given to the carrying out of the	30
		forensic procedure, or	31

Clause 107	Crimes (Forensic Procedures) Bill 2000
Part 13	General provisions relating to operation of this Act

	(b)	the carrying out of the forensic procedure without informed consent had been duly ordered by a police officer or Magistrate under this Act.	1 2 3
		This section does not provide any protection in respect of action taken ously or recklessly.	4 5
Exp	Experts not obliged to carry out forensic procedures		
	dental	ng in this Act requires a medical practitioner, nurse, dentist, technician or appropriately qualified police officer or person to out a forensic procedure.	7 8 9
Dis	closure	e of information	10
(1)	A per	son who has access:	11
	(a)	to any information stored on the DNA database system, or	12
	(b)	to any other information revealed by a forensic procedure carried out on a suspect, offender or volunteer,	13 14
	must	not disclose that information except as provided by this section.	15
(2)		son may only disclose information stored on the DNA database n for one or more of the following purposes:	16 17
	(a)	the purposes of forensic comparison in the course of a criminal investigation by a police officer or other person prescribed by the regulations,	18 19 20
	(b)	the purposes of making the information available, in accordance with the regulations, to the person to whom the information relates,	21 22 23
	(c)	the purposes of administering the DNA database system,	24
	(d)	the purposes of any arrangement entered into between the State and another State or Territory or the Commonwealth for the provision of access to information contained in the DNA database system by law enforcement officers or by any other persons prescribed by the regulations,	25 26 27 28 29
	(e)	the purposes of a review, or inquiry into, a conviction or sentence under Part 13A of the <i>Crimes Act 1900</i> ,	30 31
	(f)	the purposes of an investigation of a complaint by the Privacy Commissioner,	32 33
	(g)	any other purpose prescribed by the regulations.	34

Crimes (Forensic Procedures) Bill 2000	Clause 109
General provisions relating to operation of this Act	Part 13

(3)	A person may only disclose information revealed by the carrying out of a forensic procedure on a suspect, offender or volunteer:			
	(a)	if the person is the suspect, offender or volunteer to whom the information relates, or	3 4	
	(b)	if the information is already publicly known, or	5	
	(c)	in accordance with any other provision of this Act, or	6	
	(d)	in accordance with the <i>Mutual Assistance in Criminal Matters</i> <i>Act 1987</i> , or the <i>Extradition Act 1988</i> , of the Commonwealth, or	7 8 9	
	(e)	for the purposes of the investigation of any offence or offences generally, or	10 11	
	(f)	for the purpose of a decision whether to institute proceedings for an offence, or	12 13	
	(g)	for the purpose of proceedings for any offence, or	14	
	(h)	for the purpose of a coronial inquest or inquiry, or	15	
	(i)	for the purpose of civil proceedings (including proceedings under Part 9 of the <i>Police Service Act 1990</i>) that relate to the way in which the procedure was carried out, or	16 17 18	
	(j)	for the purpose of the suspect's, offender's or volunteer's medical treatment, or	19 20	
	(k)	for the purpose of the medical treatment of a victim of an offence that there are reasonable grounds to believe was committed by the suspect, or	21 22 23	
	(1)	if the suspect, offender or volunteer consents in writing to the disclosure, or	24 25	
	(m)	for the purposes of the investigation of complaints about the conduct of police officers under Part 8A of the <i>Police Service Act 1990</i> , or	26 27 28	
	(n)	for the purposes of scrutiny by the Ombudsman under section 121, or	29 30	
	(0)	for any other purpose prescribed by the regulations.	31	
(4)		section does not apply in relation to information that cannot be to discover the identity of any person.	32 33	

Clause 109Crimes (Forensic Procedures) Bill 2000Part 13General provisions relating to operation of this Act

(5)	A pe	rson:	1
	(a)	whose conduct gives rise to the disclosure of information in contravention of this section, and	2 3
	(b)	who intends or is reckless as to the disclosure,	4
	is gu	ilty of an offence.	5
	Max both	imum penalty: 100 penalty units or imprisonment for 2 years, or	6 7
Ret	entior	n of electronic recordings	8
(1)	A re	ecording made by electronic means by a police officer in	9
		rdance with this Act that is no longer required for investigative or	10
	evide	entiary purposes may be retained for such other purposes, and for	11
	such	period, as the Commissioner of Police directs.	12
(2)	A ree	cording that is retained under this section is to be stored so as to	13
	prote	ect it against unauthorised access or use by any person.	14

Crimes (Forensic Procedures) Bill 2000	Clause 111
Operation of this Act and effect on other laws	Part 14

Part 14 Operation of this Act and effect on other laws

111	Act	does	not apply to persons under 10	2	
			Act does not authorise the carrying out of a forensic procedure on rson who is under 10 years of age.	3 4	
112			hip with sections 353A and 353AA of the Crimes Act 1900 and 3 of the Crimes (Sentencing Procedure) Act 1999	5 6	
	This Act does not apply to the taking of photographs, hand prints, finger prints, foot prints or toe prints:				
		(a)	from a suspect who is under 14 years of age, if the suspect is in lawful custody as mentioned in section 353AA of the <i>Crimes Act 1900</i> , or	9 10 11	
		(b)	from a suspect who is at least 14 years of age, if the suspect is in lawful custody as mentioned in section 353A (3) of the <i>Crimes Act 1900</i> , or	12 13 14	
		(c)	from an offender as referred to in section 63 of the Crimes (Sentencing Procedure) Act 1999.	15 16	
113	Rela	ations	hip with Part 10A of the Crimes Act 1900	17	
	(1)	provi	ing in this Act is intended to limit the rights and protections ided by Part 10A of the <i>Crimes Act 1900</i> to the extent that the isions of that Part can operate in circumstances covered by this	18 19 20 21	
	(2)	those (if an	rights and protections conferred by this Act are in addition to e conferred by Part 10A of the <i>Crimes Act 1900</i> but, to the extent ny) that compliance with this Act results in compliance with that the requirements of that Part are satisfied.	22 23 24 25	
114	App	olicatio	on of other laws	26	
	(1)		Act is not intended to limit or exclude the operation of another of the State relating to the following:	27 28	
		(a)	the carrying out of forensic procedures, including procedures not referred to in this Act,	29 30	

Clause 114 Crimes (Forensic Procedures) Bill 2000 Part 14 Operation of this Act and effect on other laws

(b) without limiting paragraph (a), the carrying out of breath analysis or a breath test or the production of samples of blood or urine to determine the level of alcohol or drugs, if any, present in a person's body,

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- (c) the taking of forensic samples, including samples not referred to in this Act,
- (d) the taking of identification evidence,
- (e) the carrying out of searches of a person,
- (f) the retention or use of forensic material or information obtained as a result of activities described in paragraph (a), (b), (c), (d) or (e).
- (2) It is declared that even though another law of the State provides power to do one or more of the things referred to in subsection (1), a similar power conferred by this Act may be used despite the existence of the power under the other law.

115 Taking, retention and use of forensic material

- (1) **Taking, retention and use authorised by laws of other jurisdictions** Nothing in this Act affects the taking, retention or use of forensic material, or information obtained from forensic material, if the taking, retention or use of the material is authorised by or under another law of the State or a law of the Commonwealth.
- (2) Forensic material, or information obtained from it, that is taken in accordance with the law of another State or a Territory may be retained or used in the State for investigative, statistical or evidentiary purposes even if its retention or use would, but for this subsection, constitute a breach of, or failure to comply with, any provision of this Act relating to the carrying out of forensic procedures.
- (3) Use and retention of forensic material taken before commencement of subsection

Forensic material, or information obtained from it, that was taken in accordance with the law of this or another State or a Territory, as in force immediately before the commencement of this subsection, may be retained or used in the State for investigative, statistical or evidentiary purposes even if its retention or use would, but for this subsection, constitute a breach of, or failure to comply with, any provision of this Act relating to the carrying out of forensic procedures. Part 15 Miscellaneous

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116 Lists of interview friends 2 (1) The Minister must, so far as is reasonably practicable, establish, and 3 update at such intervals as the Minister thinks appropriate, a list, in 4 relation to a part of the State where there are likely to be persons under 5 arrest or serving sentences of imprisonment in a correctional centre or 6 other place of detention, of the names of persons (not being police 7 officers) who: 8 are suitable to help Aboriginal persons or Torres Strait Islanders (a) 9 under arrest or serving a sentence of imprisonment, and 10 (b) are willing to give such help in that part of the State. 11 (2) In establishing and maintaining a list in relation to a part of the State, 12 the Minister must from time to time consult with any Aboriginal legal 13 aid organisation providing legal assistance to Aboriginal persons or 14 Torres Strait Islanders in that part of the State. 15 (3) The Minister may, in writing, delegate to a person employed in the 16 Attorney General's Department all or any of the functions of the 17 Minister under this section. 18 117 **Proceedings for offences** 19 Proceedings for an offence against this Act or the regulations are to be 20 dealt with summarily before a Local Court constituted by a Magistrate 21 sitting alone. 22 118 Regulations 23 (1) The Governor may make regulations, not inconsistent with this Act, 24 for or with respect to any matter that by this Act is required or 25 permitted to be prescribed or that is necessary or convenient to be 26 prescribed for carrying out or giving effect to this Act. 27 (2) In particular, the regulations may make provision for or with respect 28 to: 29 (a) the DNA database system, or 30 (b) the registration of orders under Part 12. 31 (3) A regulation may create an offence punishable by a penalty not 32 exceeding 20 penalty units. 33

Clause 119 Crimes (Forensic Procedures) Bill 2000

Part 15 Miscellaneous

119	Am	nendments	1		
		Each Act specified in Schedule 1 is amended as set out in that Schedule.	2 3		
120	Sav	vings, transitional and other provisions	4		
		Schedule 2 has effect.	5		
121	Mor	nitoring of operation of Act by Ombudsman	6		
	(1)	For the period of 2 years after the commencement of this section the	7		
		Ombudsman is to keep under scrutiny the exercise of the functions conferred on police officers under this Act.	8 9		
	(2)	For that purpose, the Ombudsman may require the Commissioner of Police to provide information about the exercise of those functions.	10 11		
	(3)	The Ombudsman must, as soon as practicable after the expiration of	12		
		that 2-year period, prepare a report of the Ombudsman's work and	13		
		activities under this section and furnish a copy of the report to the Minister, the Minister for Police and the Commissioner of Police.	14 15		
	(4)	The Ombudsman may at any time make a special report on any matter arising out of the operation of this Act to the Minister.	16 17		
	(5)	The Minister is to lay (or cause to be laid) a copy of any report made or furnished to the Minister under this section before both Houses of Parliament as soon as practicable after the Minister receives the report.			
	(6)	If a House of Parliament is not sitting when the Minister seeks to furnish a report to it, the Minister may present copies of the report to the Clerk of the House concerned.			
	(7)	The report:	24		
		(a) on presentation and for all purposes is taken to have been laid before the House, and	25 26		
		(b) may be printed by authority of the Clerk of the House, and	27		
		(c) if printed by authority of the Clerk, is for all purposes taken to be a document published by or under the authority of the House, and	28 29 30		
		 (d) is to be recorded: (i) in the case of the Legislative Council—in the Minutes of the Proceedings of the Legislative Council, and 	31 32 33		

Crime	Crimes (Forensic Procedures) Bill 2000			Clause 121
Miscel	Miscellaneous			Part 15
		(ii)	in the case of the Legislat and Proceedings of the Le	tive Assembly—in the Votes egislative Assembly,
		on the C	6.	e after receipt of the report by
122	Rev	view of Act		
	(1)	objectives of		etermine whether the policy whether the terms of the Act ojectives.
	(2)		s to be undertaken as soon a rom the date of assent to thi	as possible after the period of s Act.
	(3)	-	vithin 12 months after the en	to be tabled in each House of ad of the period referred to in

Crimes (Forensic Procedures) Bill 2000

Schedule 1	Amendments
Schedule 1	Amendments

Sch	edule 1	Ame	endments	1
			(Section 119)	2
1.1	Crimes A	ct 190	0 No 40	3
	Section 25		war to accred narrow make medical eveningtion	
			wer to search person, make medical examination, , finger-print or palm-print	4 5
	Omit section	on 353.	A (3A) and (3B).	6
1.2	Justices	Act 19	02 No 27	7
	Section 10 person	4 Whe	n an appeal can be made by a defendant or other	8 9
	Insert after	section	n 104 (5):	10
	(6)	Proce An a	als concerning orders under the Crimes (Forensic edures) Act 2000 ppeal under this Division on a ground that involves a ion of law alone may be made to the Supreme Court:	11 12 13 14
		(a)	against an order made by a Magistrate under the <i>Crimes</i> (<i>Forensic Procedures</i>) <i>Act 2000</i> authorising the carrying out of a forensic procedure on a person, or	15 16 17
		(b)	against the refusal of a Magistrate to make such an order.	18 19

Savings, transitional and	other	provisions
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Schedule 2

Schedule 2 Savings, transitional and other provisions					
			(Section 120)	2	
Part	1	Sav	ings and transitional regulations	3	
1	Reg	julatio	ns	4	
	(1)		regulations may contain provisions of a savings or transitional re consequent on the enactment of the following Acts:	5 6	
		this A	Act	7	
	(2)		such provision may, if the regulations so provide, take effect from ate of assent to the Act concerned or a later date.	8 9	
	(3)	is ear	e extent to which any such provision takes effect from a date that lier than the date of its publication in the Gazette, the provision not operate so as:	10 11 12	
		(a)	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	13 14 15	
		(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	16 17 18	
Part	2	Pro	visions consequent on enactment of Act	19	
2	For	ensic	procedures	20	
	(1)		Act does not apply in respect of the carrying out of a forensic edure on a person:	21 22	
		(a)	arrested for an offence, or	23	
		(b)	charged with an offence, or	24	
		(c)	summonsed to appear before a court in relation to an offence,	25	
		befor	e the commencement of this clause.	26	

Crimes (Forensic Procedures) Bill 2000

Schedule 2 Savings, transitional and other provisions

(2) Section 353A (3A) and (3B) of the *Crimes Act 1900* continue to apply to and in respect of the taking of samples of the blood, saliva and hair of a person taken into lawful custody before the commencement of this clause.

3 DNA database system

- (1) Nothing in this Act prevents a DNA profile derived from forensic material found, or obtained from the carrying out of a forensic procedure, before the commencement of this clause from being placed on the appropriate index of the DNA database system.
- (2) However, information obtained from analysis of forensic material taken from a volunteer before that commencement is not to be placed on the DNA database system unless the volunteer (or in the case of a child or an incapable person, a parent or guardian of the volunteer) has been informed of the matters set out in section 77 (2).