DRUG MISUSE AND TRAFFICKING (AMENDMENT) BILL 1986

NEW SOUTH WALES



EXPLANATORY NOTE

(This Explanatory Note relates to this Bill as introduced into Parliament)

The Bail (Amendment) Bill 1986 is cognate with this Bill.

The objects of this Bill are to amend the Drug Misuse and Trafficking Act 1985-

- (a) to provide for the destruction of prohibited plants and prohibited drugs which have been seized by the police; and
- (b) to make miscellaneous amendments to that Act.

Clause 1 specifies the short title of the proposed Act.

Clause 2 provides that the proposed Act will, with minor exceptions, commence on a day to be appointed by the Governor-in-Council.

Clause 3 is a formal provision which gives effect to the Schedules of amendments.

SCHEDULE 1—AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS

Schedule 1 (1) makes consequential amendments to section 35 of the Principal Act so as to remove from its provisions, as a consequence of the insertion of Part IIIA into the Principal Act, provisions relating to the forfeiture and destruction of prohibited plants and prohibited drugs.

Schedule 1 (2) inserts a new Part into the Principal Act containing the following provisions:

307650 145— (50c)

PART IIIA—DESTRUCTION OF EXHIBITS

DIVISION 1—Pre-trial orders

Proposed section 39A is an interpretation provision. It defines the minimum quantity of a prohibited drug for the purposes of the Division to be the traffickable quantity of the drug except in the case of heroin where the minimum quantity is 1 gram.

Proposed section 39B provides that a destruction order under the Division does not authorise the destruction of so much of the prohibited drug as comprises three times the amount that is required for the purpose of sampling and analysis.

Proposed section 39°C enables a member of the police force of or above the rank of Superintendent to order the destruction of a prohibited drug in certain circumstances where the drug cannot reasonably be securely retained pending the order of a magistrate as to its destruction.

Proposed section 39D requires a member of the police force to apply to a magistrate within 21 days after the date of seizure of not less than the minimum amount of a prohibited drug for an order as to its destruction unless, within that period, a person is charged with an offence or the drug is destroyed. The section requires the magistrate to make a determination whether the prohibited drug should be retained.

Proposed section 39E requires a magistrate, on the first occasion on which a charge involving not less than the minimum quantity of a prohibited drug is before the magistrate, to determine whether the drug has been destroyed and, if it has not, whether it should be retained.

Proposed section 39F specifies the matters to be taken into consideration in making a determination whether a prohibited drug should be retained.

Proposed section 39G specifies the circumstances in which a magistrate may adjourn proceedings under proposed section 39D or 39E.

Proposed section 39H requires a magistrate to review a determination that a prohibited drug be retained within 2 months after making the determination.

Proposed section 391 provides for the expeditious destruction of a prohibited drug once an order for its destruction has been made.

Proposed section 39J enables a prohibited drug which has been ordered to be destroyed to be used instead at the request of the Secretary of the Department of Health for scientific research, instruction, analysis or study.

Proposed section 39κ requires a determination whether a prohibited drug should be retained to be made on the committal for trial of a person for a drug offence involving not less than the minimum quantity where the drug has not been destroyed.

Proposed section 39L requires a court, on the first hearing of the trial of a person committed for trial on a charge involving not less than the minimum quantity of a prohibited drug which has not been ordered to be destroyed, to determine whether the drug should be retained.

Proposed section 39M enables the application of the provisions of the Division to a prohibited drug seized by a member of the police force the quantity of which is less than the minimum quantity.

DIVISION 2—Post-trial orders

Proposed section 39N provides for the destruction of prohibited plants and prohibited drugs on the determination of proceedings before a magistrate.

Proposed section 390 requires the District Court, on the first hearing of an appeal in respect of an offence involving a prohibited plant or prohibited drug which has not been destroyed to determine whether the plant or drug should be retained.

Proposed section 39P provides for the destruction of prohibited plants and prohibited drugs on the determination of proceedings before the District Court or the Supreme Court.

DIVISION 3—Supplementary

Proposed section 39Q provides that on an appeal by a person who was legally represented on the trial of an offence involving a prohibited plant or prohibited drug and who pleaded guilty to the charge, any particular in the information shall, where the plant or drug is destroyed by order before the appeal is heard, be presumed to be true.

Proposed section 39R enables the return of a prohibited drug seized by a member of the police force to a person lawfully entitled to it.

Proposed section 39s enables the making of regulations as to the storage, destruction, sampling and analysis of prohibited plants and prohibited drugs.

SCHEDULE 2—MISCELLANEOUS AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985

Schedule 2 (1)—

- (a) removes the requirement that the tetrahydrocannabinol content be determined in every case where a prosecution is brought in relation to cannabis leaf; and
- (b) simplifies the definition of "cannabis oil".
- Schedule 2 (2), (3), (7) and (8) omit inappropriate defences to certain offences involving prohibited plants and prohibited drugs.
- Schedule 1 (4) extends the offence of obtaining prohibited drugs by false representation to cases where the drug is obtained from a dentist.
 - Schedule 1 (5) makes an amendment by way of statute law revision.
- Schedule 1 (6) clarifies the circumstances in which a person commits the offence of cultivating or knowingly taking part in the cultivation of a commercial quantity of prohibited plants.
- Schedule 1 (9) extends the forfeiture provisions in section 39 of the Principal Act to provide for the forfeiture of cannabis plant, cannabis leaf, cannabis resin and cannabis oil seized by the police.

Schedule 1 (10) provides that the accused has the onus of proving—

(a) that a substance is fibre of cannabis leaf from which the resin has been extracted; and

(b) any matters which are declared not to be unlawful by the provisions of the Principal Act.

Schedule 1 (11) enables an analyst to give a certificate for the purposes of the Principal Act in respect of any analysis carried out by a person supervised by the analyst and extends the matters of which prima facie evidence may be given by the certificate of an analyst to include the quantity or mass of the substance analysed.

DRUG MISUSE AND TRAFFICKING (AMENDMENT) BILL 1986

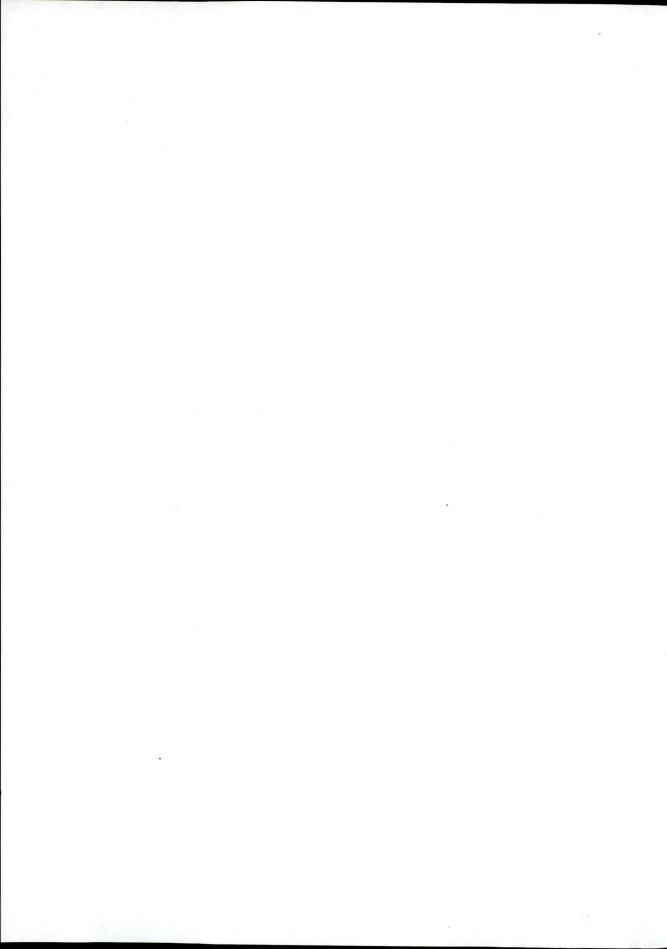
NEW SOUTH WALES



TABLE OF PROVISIONS

- 1. Short title
- 2. Commencement
- 3. Amendment of Act No. 226, 1985

SCHEDULE 1—AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS SCHEDULE 2—MISCELLANEOUS AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985



DRUG MISUSE AND TRAFFICKING (AMENDMENT) BILL 1986

NEW SOUTH WALES



No. , 1986

A BILL FOR

An Act to amend the Drug Misuse and Trafficking Act 1985 with respect to the destruction of drug exhibits and in certain other respects.

See also Bail (Amendment) Bill 1986.

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:

5 Short title

1. This Act may be cited as the "Drug Misuse and Trafficking (Amendment) Act 1986".

Commencement

- 2. (1) Except as provided by subsection (2), this Act shall commence 10 on the date of assent to this Act.
 - (2) Schedule 1, and section 3 in its application to that Schedule, shall commence on such day as may be appointed by the Governor and notified by proclamation published in the Gazette.

Amendment of Act No. 226, 1985

15 3. The Drug Misuse and Trafficking Act 1985 is amended in the manner set forth in Schedules 1 and 2.

SCHEDULE 1

(Sec. 3)

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS

(1) Section 35—

Omit the section, insert instead:

Order for forfeiture, etc., of certain articles

35. A court which convicts a person of an offence against any of the provisions of this Act or the regulations may order that any article (other than a prohibited plant or prohibited drug) in respect of which the offence was committed shall be forfeited to Her Majesty and that any article so forfeited shall be destroyed or otherwise disposed of as the court thinks fit.

25

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

(2) Part IIIA—

After Part III. insert:

PART IIIA

DESTRUCTION OF EXHIBITS

DIVISION 1—Pre-trial orders

Interpretation

39A. In this Division—

"minimum quantity" means-

- (a) in relation to a prohibited drug other than heroin, the traffickable quantity of the prohibited drug; and
- (b) in relation to heroin, 1 gram.

Extent of order for destruction

39B. An order under this Division for the destruction of a prohibited drug shall not authorise the destruction of so much of the prohibited drug as comprises three times the amount that is required for the purpose of sampling and analysis.

Order for destruction by certain police officers

39c. Where no order has been made under this Division for the retention of a prohibited drug seized by a member of the police force, a member of the police force of or above the rank of Superintendent may, whether or not any person has been charged with an offence with respect to the prohibited drug, order that the prohibited drug be destroyed if the member is of the opinion that, by reason of the amount of the prohibited drug or otherwise, the prohibited drug could not reasonably be securely retained pending an order under this Division of a Magistrate.

15

5

10

25

20

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

5

10

15

20

25

30

Application to Magistrate for order with respect to destruction

- 39D. (1) Where an amount which is not less than the minimum amount of a prohibited drug is seized by a member of the police force, a member of the police force shall, within the period of 21 days after the date of the seizure, make application to a Magistrate for an order with respect to the destruction of the prohibited drug.
- (2) On the hearing of the application, the Magistrate shall make a determination whether the prohibited drug should be retained.
- (3) Nothing in subsection (1) requires an application to be made if, within the period of 21 days—
 - (a) a person is charged with an offence with respect to the prohibited drug; or
 - (b) the prohibited drug is destroyed pursuant to an order under section 39c (1).
- (4) An application shall lapse if, before the application is heard—
 - (a) a person is charged with an offence with respect to the prohibited drug; or
 - (b) the prohibited drug is destroyed pursuant to an order under section 39c (1).

Determination of Magistrate with respect to destruction on first mention of charge

39E. (1) Where a person is charged with an offence with respect to a prohibited drug involving an amount which is not less than the minimum amount of the prohibited drug, a Magistrate shall, on the first occasion on which the charge is mentioned before a Magistrate, ascertain whether the prohibited drug has been destroyed.

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

(2) The Magistrate shall, where the prohibited drug has not been destroyed, make a determination whether the prohibited drug should be retained. (3) Where the accused is legally represented and no party objects to the destruction of the prohibited drug, the Magistrate 5 shall order-(a) that the prohibited drug, if it is not otherwise required to be forfeited to Her Majesty, be so forfeited; and (b) that the prohibited drug be destroyed. (4) Where the accused is not present before the Magistrate, or 10 is present but is not legally represented, or if any party objects to the destruction of the prohibited drug, the Magistrate shall order-(a) except where the Magistrate is satisfied as referred to in paragraph (b)— . 15 (i) that the prohibited drug, if it is not otherwise required to be forfeited to Her Majesty, be so forfeited; and (ii) that the prohibited drug be destroyed; or (b) where the Magistrate is satisfied that it is in the interests 20 of justice to do so or that there is other sufficient reason, that the prohibited drug be retained. Matters for consideration on determination for retention of prohibited drug In determining whether to order under this Division 25 that a prohibited drug be retained, a Magistrate shall consider— (a) the amount of the prohibited drug; (b) whether the prohibited drug can reasonably be securely retained:

(c) the period of retention;

30

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

- (d) the purpose of retention;
- (e) the amount of the prohibited drug required for the purpose of sampling and analysis;
- (f) a report, if any, of an analyst relating to the prohibited drug;
- (g) whether the arrest of any person in relation to the prohibited drug is imminent;
- (h) the number of persons charged with offences in relation to the prohibited drug;
- (i) when the hearing of the charge relating to the prohibited drug is likely to be concluded;
- (j) whether there is any other order under this Part relating to the prohibited drug;
- (k) any claim of a person to be lawfully entitled to the prohibited drug; and
- (l) any other matter which, in the opinion of the Magistrate, is relevant.

Adjournment

5

10

15

20

25

- 39G. (1) A Magistrate shall adjourn the hearing of an application under section 39D or the making of a determination under section 39E (2) whether a prohibited drug should be retained—
 - (a) where no order under this Division with respect to the prohibited drug has previously been made and a party to the proceedings requests the adjournment; or
 - (b) where, in the opinion of the Magistrate, the hearing or making of the determination should be adjourned.
- (2) An adjournment shall be for a reasonable period not exceeding 14 days.

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

Review of determination for retention of prohibited drug

39H. Where a Magistrate determines that a prohibited drug be retained, the Magistrate shall fix a date not more than 2 months after the date of the determination in order to make a further determination whether the prohibited drug should be retained.

Destruction of prohibited drugs

5

10

15

20

25

- 391. (1) A prohibited drug shall, except as provided by subsection (2) and section 39J, be destroyed as soon as practicable after the expiration of the period of 7 days, or such longer period as a Magistrate may have specified, after the date on which it was ordered to be destroyed.
- (2) A Magistrate may rescind or vary an order for the destruction of a prohibited drug.

Use of prohibited drug for research, etc.

39J. Where, after a Magistrate has ordered that a prohibited drug be destroyed and before the prohibited drug is destroyed, the Secretary of the Department of Health requests the Commissioner of Police, in writing, to give the prohibited drug to a person or body specified in the request for the purpose of scientific research, instruction, analysis or study, the prohibited drug shall be dealt with in accordance with the request.

Order on committal for trial

- 39K. (1) On the committal for trial of a person for an offence with respect to a prohibited drug involving an amount which is not less than the minimum amount of the prohibited drug and which has not been ordered to be destroyed, the Magistrate shall make a determination whether the prohibited drug should be retained.
- 30 (2) Where the Magistrate determines that the prohibited drug be retained, the Magistrate shall give the reasons for the determination.

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

Order on initial hearing of trial

5

15

25

39L. Where a person is committed for trial for an offence with respect to a prohibited drug involving an amount which is not less than the minimum amount of the prohibited drug and which has not been ordered to be destroyed, the court hearing the trial shall, on the first occasion on which the matter is mentioned before the court, make a determination whether the prohibited drug should be retained.

Amount of prohibited drug less than minimum quantity

- 39M. (1) Where an amount which is less than the minimum amount of a prohibited drug is seized by a member of the police force, a member of the police force may, at any time, make application to a Magistrate for an order with respect to the destruction of the prohibited drug.
 - (2) This Division applies to and in respect of an application under subsection (1) in the same way as it applies to an in respect of an application under section 39D (1).

DIVISION 2—Post-trial orders

Order on determination of proceedings before Magistrate

- 20 39N. (1) On the determination of proceedings before a Magistrate for an offence with respect to a prohibited plant or prohibited drug which has not been destroyed, the Magistrate shall—
 - (a) except as provided by paragraph (b), order that the prohibited plant or prohibited drug be destroyed; or
 - (b) where—
 - (i) any party objects to the destruction of the prohibited plant or prohibited drug; or

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

(ii) the Magistrate is satisfied that it is in the interests of justice to do so or that there is other sufficient reason.

order that the prohibited plant or prohibited drug be retained.

(2) Where a Magistrate orders that the prohibited plant or prohibited drug be retained, the prohibited plant or the prohibited drug shall be destroyed after the expiration of the period of 3 months after the date of the order unless an appeal against any determination of the Magistrate with respect to the offence has been lodged before the expiration of that period.

Order on appeal to District Court

390. Where an appeal is made to the District Court in respect of an offence involving a prohibited plant or prohibited drug which has not been destroyed, the Court shall, on the first occasion on which the appeal is mentioned before the Court, make a determination whether the prohibited plant or prohibited drug should be retained.

Order on determination of proceedings before District Court or Supreme Court

39P. On the determination of proceedings before the District Court or the Supreme Court for an offence with respect to a prohibited plant or prohibited drug which has not been destroyed, the District Court or the Supreme Court, as the case requires, may make such order with respect to the retention, forfeiture, destruction or other disposal of the prohibited plant or prohibited drug as it thinks fit.

20

15

5

10

25

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT

DIVISION 3—Supplementary

Presumption on appeal

39o. Where-

5

10

15

20

25

- (a) a person who was legally represented before a Magistrate on the trial of an offence with respect to a prohibited plant or prohibited drug pleaded guilty to the charge;
- (b) an appeal is made against any determination of the Magistrate with respect to the offence; and
- (c) before the appeal is heard, the prohibited plant or prohibited drug is destroyed pursuant to an order under this Part.

any particular in the information as to the nature or quantity of the prohibited plant or prohibited drug shall, for the purposes of the appeal, be presumed to be true.

Return of prohibited drug to lawful owner

- 39R. (1) Nothing in this Part prevents a person lawfully entitled to a prohibited drug seized by a member of the police force from applying to a Magistrate, the District Court or the Supreme Court, as the case requires, for an order that the prohibited drug be returned to the person and the Magistrate or court may, subject to section 39, order the return of so much of the prohibited drug as has not been destroyed.
- (2) Nothing in this Part prevents a Magistrate or court from ordering the return of a prohibited drug to a person lawfully entitled to the prohibited drug whether or not an application for the return of the prohibited drug has been made by the person.

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

Regulations

39s. The regulations may make provision, whether for the purposes of this Part or otherwise, for or with respect to the handling, storage and destruction of prohibited plants or prohibited drugs seized by members of the police force, the sampling and analysis of those prohibited plants or prohibited drugs and the return of any such prohibited drugs to a person lawfully entitled to them.

SCHEDULE 2

10

5

(Sec. 3)

MISCELLANEOUS AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985

(1) Section 3 (Interpretation)—

Section 3 (1), definitions of "cannabis leaf", "cannabis oil"—

15 Omit the definitions, insert instead:

> "cannabis leaf" means any plant or part of a plant of the genus Cannabis by whatever name that plant or part may be called, and includes the achene and seed of any such plant, but does not include-

- (a) cannabis oil;
- (b) any fibre of any such plant or part from which the resin has been extracted; or
- (c) cannabis plant;

liquid containing "cannabis oil" means any tetrahydrocannabinol;

20

25

MISCELLANEOUS AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985—continued

(2) Section 10 (Possession of prohibited drugs)—

Section 10 (2)—

5

10

20

Omit the subsection, insert instead:

- (2) Nothing in this section renders unlawful the possession of a prohibited drug by—
 - (a) a person licensed or authorised to have possession of the prohibited drug under the Poisons Act 1966;
 - (b) a person acting in accordance with an authority granted by the Secretary of the Department of Health where the Secretary is satisfied that the possession of the prohibited drug is for the purpose of scientific research, instruction, analysis or study; or
 - (c) a person for or to whom the prohibited drug has been lawfully prescribed or supplied.

15 (3) Section 13 (Administration of prohibited drugs to others)—

Section 13 (2)—

Omit the subsection, insert instead:

- (2) Nothing in this section renders unlawful the administration or attempted administration of a prohibited drug to another person by—
 - (a) a person licensed or authorised to do so under the Poisons Act 1966; or
 - (b) a person authorised to do so by the Secretary of the Department of Health.

25 (4) Section 17 (Obtaining prohibited drug by false representation)—

After "medical practitioner,", insert "dentist,".

MISCELLANEOUS AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985—continued

(5) Section 18—

5

10

15

25

Omit the section, insert instead:

Obtaining prohibited drugs from medical practitioners

- 18. A person who, by any representation (whether verbal, or in writing, or by conduct), obtains or attempts to obtain—
 - (a) a prohibited drug; or
 - (b) a prescription that includes a prohibited drug,

from a medical practitioner without previously informing the medical practitioner of the quantity of that or any other prohibited drug or prohibited drugs for which the person has obtained prescriptions from medical practitioners within the period of 2 months immediately preceding the time of the representation, where the failure or refusal to inform the medical practitioner is made with intent to deceive the medical practitioner, is guilty of an offence.

(6) Section 23 (Offences with respect to prohibited plants)—

Section 23 (2) (a)—

Omit "in his or her possession".

(7) Section 24 (Manufacture and production of prohibited drugs)—

20 Section 24 (4)—

Omit the subsection, insert instead:

- (4) Nothing in this section renders unlawful the manufacture or production of a prohibited drug by—
- (a) a person licensed or authorised to do so under the Poisons Act 1966; or

MISCELLANEOUS AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985—continued

(b) a person acting in accordance with an authority granted by the Secretary of the Department of Health where the Secretary is satisfied that the manufacture or production of the prohibited drug is for the purpose of scientific research, instruction, analysis or study,

or renders unlawful the taking part by any other person in the manufacture or production of a prohibited drug by a person to whom paragraph (a) or (b) applies.

(8) Section 25 (Supply of prohibited drugs)—

10 Section 25 (4)—

5

15

20

30

Omit the subsection, insert instead:

- (4) Nothing in this section renders unlawful the supply of a prohibited drug by—
 - (a) a person licensed or authorised to do so under the Poisons Act 1966; or
 - (b) a person acting in accordance with an authority granted by the Secretary of the Department of Health where the Secretary is satisfied that the supply of the prohibited drug is for the purpose of scientific research, instruction, analysis or study,

or renders unlawful the taking part by any other person in the supply of a prohibited drug by a person to whom paragraph (a) or (b) applies.

- (9) Section 39 (Seizure and forfeiture of cannabis plants and certain
 prohibited drugs)—
 - (a) Section 39—

After "Any", insert "cannabis plant, cannabis leaf, cannabis resin, cannabis oil or any".

(b) Section 39—

Before "prohibited drug", insert "cannabis plant or".

MISCELLANEOUS AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985—continued

(10) Section 40A—

After section 40, insert:

Proof of certain matters

- 40A. (1) The onus of proving that a substance is fibre of cannabis leaf from which the resin has been extracted shall lie on the accused.
 - (2) The onus of proving any act, matter or thing which is not rendered unlawful by virtue of section 10 (2), 11 (2), 12 (2), 13 (2), 14 (2), 23 (4) (b), 24 (4) or 25 (4) shall lie on the accused.

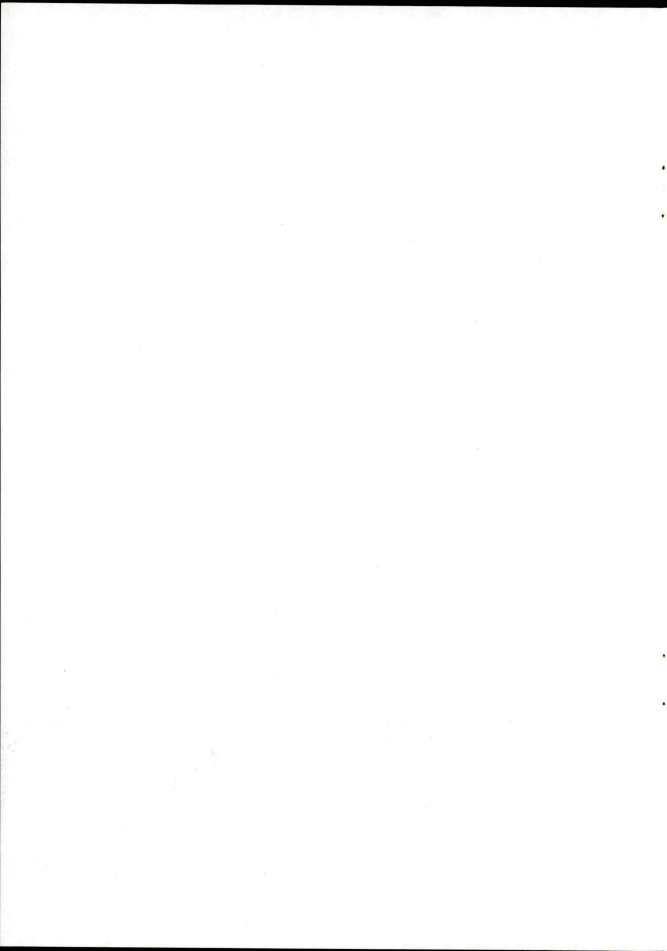
10 (11) Section 43 (Proof of certificate of analyst)—

(a) Section 43 (1)—

After "analyst" where secondly occurring, insert "or under whose supervision the analysis of any substance submitted to the analyst is carried out".

15 (b) Section 43 (2)—

After "analysed,", insert "the quantity or mass of the substance analysed".





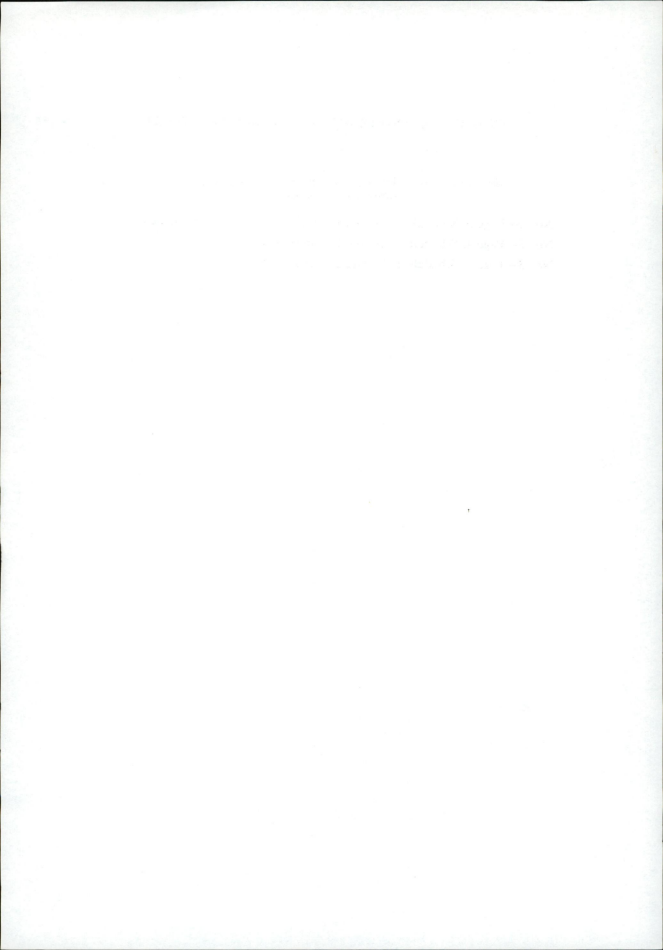
DRUG MISUSE AND TRAFFICKING (AMENDMENT) BILL

Schedule of amendments referred to in Legislative Council's Message of 30 April 1986

No. 1—Page 3, Schedule 1 (2), line 8. Omit "quantity", insert "amount".

No. 2-Page 4, Schedule 1 (2), line 16. Omit "(1)".

No. 3-Page 4, Schedule 1 (2), line 22. Omit "(1)".



DRUG MISUSE AND TRAFFICKING (AMENDMENT) ACT 1986 No. 47

NEW SOUTH WALES



TABLE OF PROVISIONS

- 1. Short title
- 2. Commencement
- 3. Amendment of Act No. 226, 1985

SCHEDULE 1—AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS SCHEDULE 2—MISCELLANEOUS AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985

est. Le constant de la constant de l

1.00

The Land Box

A PAR STATE OF STATE OF

de la cita de viva la distribución de la como de la com

DRUG MISUSE AND TRAFFICKING (AMENDMENT) ACT 1986 No. 47

NEW SOUTH WALES



Act No. 47, 1986

An Act to amend the Drug Misuse and Trafficking Act 1985 with respect to the destruction of drug exhibits and in certain other respects. [Assented to, 9 May 1986]

See also Bail (Amendment) Act 1986.

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:

Short title

1. This Act may be cited as the "Drug Misuse and Trafficking (Amendment) Act 1986".

Commencement

- 2. (1) Except as provided by subsection (2), this Act shall commence on the date of assent to this Act.
- (2) Schedule 1, and section 3 in its application to that Schedule, shall commence on such day as may be appointed by the Governor and notified by proclamation published in the Gazette.

Amendment of Act No. 226, 1985

3. The Drug Misuse and Trafficking Act 1985 is amended in the manner set forth in Schedules 1 and 2.

SCHEDULE 1

(Sec. 3)

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS

(1) Section 35—

Omit the section, insert instead:

Order for forfeiture, etc., of certain articles

35. A court which convicts a person of an offence against any of the provisions of this Act or the regulations may order that any article (other than a prohibited plant or prohibited drug) in respect of which the offence was committed shall be forfeited to Her Majesty and that any article so forfeited shall be destroyed or otherwise disposed of as the court thinks fit.

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

(2) Part IIIA—

After Part III, insert:

PART IIIA

DESTRUCTION OF EXHIBITS

DIVISION 1—Pre-trial orders

Interpretation

39A. In this Division—

"minimum amount" means-

- (a) in relation to a prohibited drug other than heroin, the traffickable quantity of the prohibited drug; and
- (b) in relation to heroin, 1 gram.

Extent of order for destruction

39B. An order under this Division for the destruction of a prohibited drug shall not authorise the destruction of so much of the prohibited drug as comprises three times the amount that is required for the purpose of sampling and analysis.

Order for destruction by certain police officers

39c. Where no order has been made under this Division for the retention of a prohibited drug seized by a member of the police force, a member of the police force of or above the rank of Superintendent may, whether or not any person has been charged with an offence with respect to the prohibited drug, order that the prohibited drug be destroyed if the member is of the opinion that, by reason of the amount of the prohibited drug or otherwise, the prohibited drug could not reasonably be securely retained pending an order under this Division of a Magistrate.

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

Application to Magistrate for order with respect to destruction

- 39D. (1) Where an amount which is not less than the minimum amount of a prohibited drug is seized by a member of the police force, a member of the police force shall, within the period of 21 days after the date of the seizure, make application to a Magistrate for an order with respect to the destruction of the prohibited drug.
- (2) On the hearing of the application, the Magistrate shall make a determination whether the prohibited drug should be retained.
- (3) Nothing in subsection (1) requires an application to be made if, within the period of 21 days—
 - (a) a person is charged with an offence with respect to the prohibited drug; or
 - (b) the prohibited drug is destroyed pursuant to an order under section 39c.
- (4) An application shall lapse if, before the application is heard—
 - (a) a person is charged with an offence with respect to the prohibited drug; or
 - (b) the prohibited drug is destroyed pursuant to an order under section 39c.

Determination of Magistrate with respect to destruction on first mention of charge

39E. (1) Where a person is charged with an offence with respect to a prohibited drug involving an amount which is not less than the minimum amount of the prohibited drug, a Magistrate shall, on the first occasion on which the charge is mentioned before a Magistrate, ascertain whether the prohibited drug has been destroyed.

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

- (2) The Magistrate shall, where the prohibited drug has not been destroyed, make a determination whether the prohibited drug should be retained.
- (3) Where the accused is legally represented and no party objects to the destruction of the prohibited drug, the Magistrate shall order—
 - (a) that the prohibited drug, if it is not otherwise required to be forfeited to Her Majesty, be so forfeited; and
 - (b) that the prohibited drug be destroyed.
- (4) Where the accused is not present before the Magistrate, or is present but is not legally represented, or if any party objects to the destruction of the prohibited drug, the Magistrate shall order—
 - (a) except where the Magistrate is satisfied as referred to in paragraph (b)—
 - (i) that the prohibited drug, if it is not otherwise required to be forfeited to Her Majesty, be so forfeited: and
 - (ii) that the prohibited drug be destroyed; or
 - (b) where the Magistrate is satisfied that it is in the interests of justice to do so or that there is other sufficient reason, that the prohibited drug be retained.

Matters for consideration on determination for retention of prohibited drug

39F. In determining whether to order under this Division that a prohibited drug be retained, a Magistrate shall consider—

- (a) the amount of the prohibited drug;
- (b) whether the prohibited drug can reasonably be securely retained;
- (c) the period of retention;

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

- (d) the purpose of retention;
- (e) the amount of the prohibited drug required for the purpose of sampling and analysis;
- (f) a report, if any, of an analyst relating to the prohibited drug;
- (g) whether the arrest of any person in relation to the prohibited drug is imminent;
- (h) the number of persons charged with offences in relation to the prohibited drug;
- (i) when the hearing of the charge relating to the prohibited drug is likely to be concluded;
- (j) whether there is any other order under this Part relating to the prohibited drug;
- (k) any claim of a person to be lawfully entitled to the prohibited drug; and
- (l) any other matter which, in the opinion of the Magistrate, is relevant.

Adjournment

- 39G. (1) A Magistrate shall adjourn the hearing of an application under section 39D or the making of a determination under section 39E (2) whether a prohibited drug should be retained—
 - (a) where no order under this Division with respect to the prohibited drug has previously been made and a party to the proceedings requests the adjournment; or
 - (b) where, in the opinion of the Magistrate, the hearing or making of the determination should be adjourned.
- (2) An adjournment shall be for a reasonable period not exceeding 14 days.

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

Review of determination for retention of prohibited drug

39H. Where a Magistrate determines that a prohibited drug be retained, the Magistrate shall fix a date not more than 2 months after the date of the determination in order to make a further determination whether the prohibited drug should be retained.

Destruction of prohibited drugs

- 391. (1) A prohibited drug shall, except as provided by subsection (2) and section 39J, be destroyed as soon as practicable after the expiration of the period of 7 days, or such longer period as a Magistrate may have specified, after the date on which it was ordered to be destroyed.
- (2) A Magistrate may rescind or vary an order for the destruction of a prohibited drug.

Use of prohibited drug for research, etc.

39J. Where, after a Magistrate has ordered that a prohibited drug be destroyed and before the prohibited drug is destroyed, the Secretary of the Department of Health requests the Commissioner of Police, in writing, to give the prohibited drug to a person or body specified in the request for the purpose of scientific research, instruction, analysis or study, the prohibited drug shall be dealt with in accordance with the request.

Order on committal for trial

- 39K. (1) On the committal for trial of a person for an offence with respect to a prohibited drug involving an amount which is not less than the minimum amount of the prohibited drug and which has not been ordered to be destroyed, the Magistrate shall make a determination whether the prohibited drug should be retained.
- (2) Where the Magistrate determines that the prohibited drug be retained, the Magistrate shall give the reasons for the determination.

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

Order on initial hearing of trial

39L. Where a person is committed for trial for an offence with respect to a prohibited drug involving an amount which is not less than the minimum amount of the prohibited drug and which has not been ordered to be destroyed, the court hearing the trial shall, on the first occasion on which the matter is mentioned before the court, make a determination whether the prohibited drug should be retained.

Amount of prohibited drug less than minimum quantity

- 39M. (1) Where an amount which is less than the minimum amount of a prohibited drug is seized by a member of the police force, a member of the police force may, at any time, make application to a Magistrate for an order with respect to the destruction of the prohibited drug.
- (2) This Division applies to and in respect of an application under subsection (1) in the same way as it applies to and in respect of an application under section 39D (1).

DIVISION 2—Post-trial orders

Order on determination of proceedings before Magistrate

- 39N. (1) On the determination of proceedings before a Magistrate for an offence with respect to a prohibited plant or prohibited drug which has not been destroyed, the Magistrate shall—
 - (a) except as provided by paragraph (b), order that the prohibited plant or prohibited drug be destroyed; or
 - (b) where—
 - (i) any party objects to the destruction of the prohibited plant or prohibited drug; or

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

(ii) the Magistrate is satisfied that it is in the interests of justice to do so or that there is other sufficient reason,

order that the prohibited plant or prohibited drug be retained.

(2) Where a Magistrate orders that the prohibited plant or prohibited drug be retained, the prohibited plant or the prohibited drug shall be destroyed after the expiration of the period of 3 months after the date of the order unless an appeal against any determination of the Magistrate with respect to the offence has been lodged before the expiration of that period.

Order on appeal to District Court

390. Where an appeal is made to the District Court in respect of an offence involving a prohibited plant or prohibited drug which has not been destroyed, the Court shall, on the first occasion on which the appeal is mentioned before the Court, make a determination whether the prohibited plant or prohibited drug should be retained.

Order on determination of proceedings before District Court or Supreme Court

39P. On the determination of proceedings before the District Court or the Supreme Court for an offence with respect to a prohibited plant or prohibited drug which has not been destroyed, the District Court or the Supreme Court, as the case requires, may make such order with respect to the retention, forfeiture, destruction or other disposal of the prohibited plant or prohibited drug as it thinks fit.

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

DIVISION 3—Supplementary

Presumption on appeal

39Q. Where—

- (a) a person who was legally represented before a Magistrate on the trial of an offence with respect to a prohibited plant or prohibited drug pleaded guilty to the charge;
- (b) an appeal is made against any determination of the Magistrate with respect to the offence; and
- (c) before the appeal is heard, the prohibited plant or prohibited drug is destroyed pursuant to an order under this Part,

any particular in the information as to the nature or quantity of the prohibited plant or prohibited drug shall, for the purposes of the appeal, be presumed to be true.

Return of prohibited drug to lawful owner

- 39R. (1) Nothing in this Part prevents a person lawfully entitled to a prohibited drug seized by a member of the police force from applying to a Magistrate, the District Court or the Supreme Court, as the case requires, for an order that the prohibited drug be returned to the person and the Magistrate or court may, subject to section 39, order the return of so much of the prohibited drug as has not been destroyed.
- (2) Nothing in this Part prevents a Magistrate or court from ordering the return of a prohibited drug to a person lawfully entitled to the prohibited drug whether or not an application for the return of the prohibited drug has been made by the person.

AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985 RELATING TO DESTRUCTION OF EXHIBITS—continued

Regulations

39s. The regulations may make provision, whether for the purposes of this Part or otherwise, for or with respect to the handling, storage and destruction of prohibited plants or prohibited drugs seized by members of the police force, the sampling and analysis of those prohibited plants or prohibited drugs and the return of any such prohibited drugs to a person lawfully entitled to them.

SCHEDULE 2

(Sec. 3)

MISCELLANEOUS AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985

(1) Section 3 (Interpretation)—

Section 3 (1), definitions of "cannabis leaf", "cannabis oil"—

Omit the definitions, insert instead:

- "cannabis leaf" means any plant or part of a plant of the genus Cannabis by whatever name that plant or part may be called, and includes the achene and seed of any such plant, but does not include—
 - (a) cannabis oil:
 - (b) any fibre of any such plant or part from which the resin has been extracted; or
 - (c) cannabis plant;
- "cannabis oil" means any liquid containing tetrahydrocannabinol;

MISCELLANEOUS AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985—continued

(2) Section 10 (Possession of prohibited drugs)—

Section 10 (2)—

Omit the subsection, insert instead:

- (2) Nothing in this section renders unlawful the possession of a prohibited drug by—
 - (a) a person licensed or authorised to have possession of the prohibited drug under the Poisons Act 1966;
 - (b) a person acting in accordance with an authority granted by the Secretary of the Department of Health where the Secretary is satisfied that the possession of the prohibited drug is for the purpose of scientific research, instruction, analysis or study; or
 - (c) a person for or to whom the prohibited drug has been lawfully prescribed or supplied.

(3) Section 13 (Administration of prohibited drugs to others)—

Section 13 (2)—

Omit the subsection, insert instead:

- (2) Nothing in this section renders unlawful the administration or attempted administration of a prohibited drug to another person by—
 - (a) a person licensed or authorised to do so under the Poisons Act 1966; or
 - (b) a person authorised to do so by the Secretary of the Department of Health.

(4) Section 17 (Obtaining prohibited drug by false representation)—

After "medical practitioner,", insert "dentist,".

MISCELLANEOUS AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985—continued

(5) Section 18—

Omit the section, insert instead:

Obtaining prohibited drugs from medical practitioners

- 18. A person who, by any representation (whether verbal, or in writing, or by conduct), obtains or attempts to obtain—
 - (a) a prohibited drug; or
 - (b) a prescription that includes a prohibited drug,

from a medical practitioner without previously informing the medical practitioner of the quantity of that or any other prohibited drug or prohibited drugs for which the person has obtained prescriptions from medical practitioners within the period of 2 months immediately preceding the time of the representation, where the failure or refusal to inform the medical practitioner is made with intent to deceive the medical practitioner, is guilty of an offence.

(6) Section 23 (Offences with respect to prohibited plants)—

Section 23 (2) (a)—

Omit "in his or her possession".

(7) Section 24 (Manufacture and production of prohibited drugs)—

Section 24 (4)—

Omit the subsection, insert instead:

- (4) Nothing in this section renders unlawful the manufacture or production of a prohibited drug by—
 - (a) a person licensed or authorised to do so under the Poisons Act 1966; or

MISCELLANEOUS AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985—continued

(b) a person acting in accordance with an authority granted by the Secretary of the Department of Health where the Secretary is satisfied that the manufacture or production of the prohibited drug is for the purpose of scientific research, instruction, analysis or study,

or renders unlawful the taking part by any other person in the manufacture or production of a prohibited drug by a person to whom paragraph (a) or (b) applies.

(8) Section 25 (Supply of prohibited drugs)—

Section 25 (4)—

Omit the subsection, insert instead:

- (4) Nothing in this section renders unlawful the supply of a prohibited drug by—
 - (a) a person licensed or authorised to do so under the Poisons Act 1966; or
 - (b) a person acting in accordance with an authority granted by the Secretary of the Department of Health where the Secretary is satisfied that the supply of the prohibited drug is for the purpose of scientific research, instruction, analysis or study,

or renders unlawful the taking part by any other person in the supply of a prohibited drug by a person to whom paragraph (a) or (b) applies.

- (9) Section 39 (Seizure and forfeiture of cannabis plants and certain prohibited drugs)—
 - (a) Section 39—

After "Any", insert "cannabis plant, cannabis leaf, cannabis resin, cannabis oil or any".

(b) Section 39—

Before "prohibited drug", insert "cannabis plant or".

MISCELLANEOUS AMENDMENTS TO THE DRUG MISUSE AND TRAFFICKING ACT 1985—continued

(10) Section 40A-

After section 40, insert:

Proof of certain matters

- 40A. (1) The onus of proving that a substance is fibre of cannabis leaf from which the resin has been extracted shall lie on the accused.
- (2) The onus of proving any act, matter or thing which is not rendered unlawful by virtue of section 10 (2), 11 (2), 12 (2), 13 (2), 14 (2), 23 (4) (b), 24 (4) or 25 (4) shall lie on the accused.

(11) Section 43 (Proof of certificate of analyst)—

(a) Section 43 (1)—

After "analyst" where secondly occurring, insert "or under whose supervision the analysis of any substance submitted to the analyst is carried out".

(b) Section 43 (2)—

After "analysed,", insert "the quantity or mass of the substance analysed".

