
Crimes (Sentencing Procedure) Amendment Bill 2010

Amendments made by Legislative Council on 1 December 2010.

No. 1 Page 12, Schedule 2 [14], proposed section 53A (2) (c), lines 1–3. Omit all words on those lines.

No. 2 Page 12, Schedule 2 [15]-[17], lines 13–28. Omit all words on those lines. Insert instead:

[15] Section 54B Sentencing procedure

Insert “, or an aggregate sentence of imprisonment with respect to one or more offences,” after “offence” in section 54B (1).

[16] Section 54B (2)

Insert “(not being an aggregate sentence)” after “offence” where firstly occurring.

[17] Section 54B (4A) and (4B)

Insert after section 54B (4):

(4A) When determining an aggregate sentence of imprisonment for one or more offences, the court is to indicate, for those offences to which a standard non-parole period applies, the standard non-parole period (or a longer or shorter non-parole period) that it would have set in accordance with subsections (2) and (3) for each such offence to which the aggregate sentence relates had it set a separate sentence of imprisonment for that offence.

(4B) If the court indicates that it would have set a longer or shorter non-parole period for an offence under subsection (4A), it must make a record of the reasons why it would have increased or reduced the standard non-parole period. The court must identify in the record each factor that it would have taken into account.