Second print



New South Wales

Criminal Legislation Amendment (Child Sexual Abuse) Bill 2018

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2018



New South Wales

Criminal Legislation Amendment (Child Sexual Abuse) Bill 2018

Act No , 2018

An Act to amend the *Crimes Act 1900* and other legislation to make further provision for sexual offences and for the protection of children from abuse.

EXAMINED

Assistant Speaker

The	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Criminal Legislation Amendment (Child Sexual Abuse) Act 2018.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5

Scl	nedu	le 1	Amendment of Crimes Act 1900 No 40	1	
[1]	Sect	ion 43	В	2	
	Inser	t after :	section 43A:	3	
	43B	Failu	re to reduce or remove risk of child becoming victim of child abuse		
		(1)	A person commits an offence if:	5	
			 (a) the person is an adult who carries out work for an organisation, whether as an employee, contractor, volunteer or otherwise (a <i>position holder</i>), and 	6 7 8	
			(b) the organisation is the employer of an adult worker who engages in child-related work, and	9 10	
			(c) there is a serious risk that the adult worker will commit a child abuse offence against a child who is, or may come, under the care, supervision or authority of the organisation, and	11 12 13	
			(d) the position holder knows that the risk exists, and	14	
			(e) the position holder, by reason of the person's position, has the power or responsibility to reduce or remove that risk, and	15 16	
			(f) the position holder negligently fails to reduce or remove that risk. Maximum penalty: Imprisonment for 2 years.	17 18	
		(2)	In proceedings for an offence under this section, it is not necessary to prove that a child abuse offence has been committed.	19 20	
		(3)	In this section:	21	
			adult means a person who is of or above the age of 18 years.	22	
			<i>child</i> means a person who is under the age of 18 years.	23	
			child abuse offence means:	24	
			(a) murder or manslaughter of a child (including under section 22A), or	25	
			(b) an offence under section 27, 29, 33, 35, 37, 38, 38A, 39, 41, 41A, 44, 45, 45A, 46, 59, 60E, 86 or 91J or Division 10, 10A, 10B or 15 of Part 3 where the alleged victim is a child, or	26 27 28	
			(c) an offence under section 42, 43, 43A, 91G or 91H, or	29	
			(d) an offence of attempting to commit an offence referred to in paragraphs (a)–(c).	30 31	
			<i>child-related work</i> (and <i>engage</i> in child-related work), <i>employer</i> and <i>worker</i> have the same meanings as in the <i>Child Protection (Working with Children) Act 2012</i> .	32 33 34	
[2]	Part	3, Divi	sion 10, heading	35	
	Omit	the he	ading. Insert instead:	36	
	Divi	sion '	10 Sexual offences against adults and children	37	
[3]	Part	3, Divi	sion 10, Subdivision 1, heading	38	
	Inser	t befor	e section 61H:	39	
	Sub	divisi	ion 1 Interpretation	40	

[4]	Sect	ion 61	H Defi	initions	1
	Omi	t sectio	n 61H	(1) and (1A). Insert instead:	2
		(1)	In th	is Division:	3
			0	<i>itive impairment</i> —see section 61HD.	4
				al act—see section 61HC.	5
				al intercourse—see section 61HA.	6
			sexu	<i>al touching</i> —see section 61HB.	7
[5]	Sect	ion 61	H (3)		8
	Omi	t the su	bsecti	on. Insert instead:	9
		(3)	sexu	he purposes of this Act, a person who incites another person to carry out al touching or a sexual act, as referred to in a provision of Subdivision 3, 7 or 11, is taken to commit an offence on the other person.	10 11 12
[6]	Sect	ions 6	1HA-(51HE	13
	Omi	t sectio	n 61H	A. Insert instead:	14
(61HA	Mear	ning o	f "sexual intercourse"	15
			For t	he purposes of this Division, sexual intercourse means:	16
			(a)	sexual connection occasioned by the penetration to any extent of the genitalia (including a surgically constructed vagina) of a female person or the anus of any person by:	17 18 19
				(i) any part of the body of another person, or	20
				(ii) any object manipulated by another person,	21
				except where the penetration is carried out for proper medical purposes, or	22 23
			(b)	sexual connection occasioned by the introduction of any part of the penis of a person into the mouth of another person, or	24 25
			(c)	cunnilingus, or	26
			(d)	the continuation of sexual intercourse as defined in paragraph (a), (b) or (c).	27 28
(61HB	Mear	ning o	f "sexual touching"	29
		(1)		the purposes of this Division, <i>sexual touching</i> means a person touching her person:	30 31
			(a)	with any part of the body or with anything else, or	32
			(b)	through anything, including anything worn by the person doing the touching or by the person being touched,	33 34
			in cii sexu	rcumstances where a reasonable person would consider the touching to be al.	35 36
		(2)		matters to be taken into account in deciding whether a reasonable person Id consider touching to be sexual include:	37 38
			(a)	whether the area of the body touched or doing the touching is the person's genital area or anal area or (in the case of a female person, or transgender or intersex person identifying as female) the person's breasts, whether or not the breasts are sexually developed, or	39 40 41 42
			(b)	whether the person doing the touching does so for the purpose of obtaining sexual arousal or sexual gratification, or	43 44

		(c) whether any other aspect of the touching (including the circumstances in which it is done) makes it sexual.	1 2
	(3)	Touching done for genuine medical or hygienic purposes is not sexual touching.	3 4
61HC	Mea	ning of "sexual act"	5
	(1)	For the purposes of this Division, <i>sexual act</i> means an act (other than sexual touching) carried out in circumstances where a reasonable person would consider the act to be sexual.	6 7 8
	(2)	The matters to be taken into account in deciding whether a reasonable person would consider an act to be sexual include:	9 10
		 (a) whether the area of the body involved in the act is a person's genital area or anal area or (in the case of a female person, or transgender or intersex person identifying as female) the person's breasts, whether or not the breasts are sexually developed, or 	11 12 13 14
		(b) whether the person carrying out the act does so for the purpose of obtaining sexual arousal or sexual gratification, or	15 16
		(c) whether any other aspect of the act (including the circumstances in which it is carried out) makes it sexual.	17 18
	(3)	An act carried out for genuine medical or hygienic purposes is not a sexual act.	19
61HD	Mea	ning of "cognitive impairment"	20
		For the purposes of this Division, a person has a <i>cognitive impairment</i> if the person has:	21 22
		(a) an intellectual disability, or	23
		(b) a developmental disorder (including an autistic spectrum disorder), or	24
		(c) a neurological disorder, or	25
		(d) dementia, or	26
		(e) a severe mental illness, or	27
		(f) a brain injury,	28
		that results in the person requiring supervision or social habilitation in connection with daily life activities.	29 30
61HE	Con	sent in relation to sexual offences	31
	(1)	Offences to which section applies	32
		This section applies for the purposes of the offences, or attempts to commit the offences, under sections 61I, 61J, 61JA, 61KC, 61KD, 61KE and 61KF.	33 34
	(2)	Meaning of "consent"	35
		A person <i>consents</i> to a sexual activity if the person freely and voluntarily agrees to the sexual activity.	36 37
	(3)	Knowledge about consent	38
		A person who without the consent of the other person (the <i>victim</i>) engages in a sexual activity with or towards the victim, incites the victim to engage in a sexual activity or incites a third person to engage in a sexual activity with or towards the victim, knows that the victim does not consent to the sexual activity if:	39 40 41 42 43

	(a)	the person knows that the victim does not consent to the sexual activity, or	1 2
	(b)	the person is reckless as to whether the victim consents to the sexual activity, or	3 4
	(c)	the person has no reasonable grounds for believing that the victim consents to the sexual activity.	5 6
(4)		he purpose of making any such finding, the trier of fact must have regard the circumstances of the case:	7 8
	(a)	including any steps taken by the person to ascertain whether the victim consents to the sexual activity, but	9 10
	(b)	not including any self-induced intoxication of the person.	11
(5)	Nega	tion of consent	12
	A pe	rson does not consent to a sexual activity:	13
	(a)	if the person does not have the capacity to consent to the sexual activity, including because of age or cognitive incapacity, or	14 15
	(b)	if the person does not have the opportunity to consent to the sexual activity because the person is unconscious or asleep, or	16 17
	(c)	if the person consents to the sexual activity because of threats of force or terror (whether the threats are against, or the terror is instilled in, that person or any other person), or	18 19 20
	(d)	if the person consents to the sexual activity because the person is unlawfully detained.	21 22
(6)		rson who consents to a sexual activity with or from another person under of the following mistaken beliefs does not consent to the sexual activity:	23 24
	(a)	a mistaken belief as to the identity of the other person,	25
	(b)	a mistaken belief that the other person is married to the person,	26
	(c)	a mistaken belief that the sexual activity is for health or hygienic purposes,	27 28
	(d)	any other mistaken belief about the nature of the activity induced by fraudulent means.	29 30
(7)	not c	ne purposes of subsection (3), the other person knows that the person does onsent to the sexual activity if the other person knows the person consents e sexual activity under such a mistaken belief.	31 32 33
(8)		grounds on which it may be established that a person does not consent to ual activity include:	34 35
	(a)	if the person consents to the sexual activity while substantially intoxicated by alcohol or any drug, or	36 37
	(b)	if the person consents to the sexual activity because of intimidatory or coercive conduct, or other threat, that does not involve a threat of force, or	38 39 40
	(c)	if the person consents to the sexual activity because of the abuse of a position of authority or trust.	41 42
(9)		rson who does not offer actual physical resistance to a sexual activity is by reason only of that fact, to be regarded as consenting to the sexual ity.	43 44 45

	(10)		ot limit the grounds on which it may be established that a usent to a sexual activity.	1 2
	(11)	In this section:		3
		<i>sexual activity</i> mea	ns sexual intercourse, sexual touching or a sexual act.	4
S	ubdivis	on 2 Sexual interco	assault and assault with intent to have sexual urse	5 6
[7] Pa	art 3, Div	sion 10, Subdivisio	ns 3 and 4	7
O	mit sectio	ns 61L–61O. Insert i	nstead:	8
S	ubdivis	on 3 Sexual	touching	9
61K	C Sexi	al touching		10
			<i>eged offender</i>) who without the consent of another person) and knowing that the alleged victim does not consent	11 12 13
		•	ches the alleged victim, or	14
			leged victim to sexually touch the alleged offender, or	15
			d person to sexually touch the alleged victim, or	16
			leged victim to sexually touch a third person,	17
		is guilty of an offer		18
		Maximum penalty:	Imprisonment for 5 years.	19
61KI	D Agg	avated sexual touc	hing	20
	(1)	(the alleged victim)	<i>eged offender</i>) who without the consent of another person and knowing that the alleged victim does not consent and aggravation intentionally:	21 22 23
		(a) sexually touc	thes the alleged victim, or	24
		(b) incites the all	leged victim to sexually touch the alleged offender, or	25
		(c) incites a third	d person to sexually touch the alleged victim, or	26
		(d) incites the all	leged victim to sexually touch a third person,	27
		is guilty of an offer	ice.	28
		Maximum penalty:	Imprisonment for 7 years.	29
	(2)	In this section, circ	umstances of aggravation means circumstances in which:	30
		(a) the alleged o	ffender is in the company of another person or persons, or	31
			ictim is (whether generally or at the time of the commission e) under the authority of the alleged offender, or	32 33
		(c) the alleged v	ictim has a serious physical disability, or	34
		(d) the alleged v	ictim has a cognitive impairment.	35
S	ubdivis	on 4 Sexual	act	36
61K	E Sexu	al act		37
			<i>eged offender</i>) who without the consent of another person) and knowing that the alleged victim does not consent	38 39 40

			(a)	carries out a sexual act with or towards the alleged victim, or	1
			(b)	incites the alleged victim to carry out a sexual act with or towards the alleged offender, or	2 3
			(c)	incites a third person to carry out a sexual act with or towards the alleged victim, or	4 5
			(d)	incites the alleged victim to carry out a sexual act with or towards a third person,	6 7
			is gui	ilty of an offence.	8
			Maxi	imum penalty: Imprisonment for 18 months.	9
	61KF	Aggr	avate	d sexual act	10
		(1)	(the d	person (the <i>alleged offender</i>) who without the consent of another person <i>alleged victim</i>) and knowing that the alleged victim does not consent and roumstances of aggravation intentionally:	11 12 13
			(a)	carries out a sexual act with or towards the alleged victim, or	14
			(b)	incites the alleged victim to carry out a sexual act with or towards the alleged offender, or	15 16
			(c)	incites a third person to carry out a sexual act with or towards the alleged victim, or	17 18
			(d)	incites the alleged victim to carry out a sexual act with or towards a third person,	19 20
			•	ilty of an offence.	21
			Maxi	mum penalty: Imprisonment for 3 years.	22
		(2)	In thi	is section, <i>circumstances of aggravation</i> means circumstances in which:	23
			(a)	the alleged offender is in the company of another person or persons, or	24
			(b)	the alleged victim is (whether generally or at the time of the commission of the offence) under the authority of the alleged offender, or	25 26
			(c)	the alleged victim has a serious physical disability, or	27
			(d)	the alleged victim has a cognitive impairment.	28
[8]	Sect	ion 61	P Atte	mpt to commit offence under sections 61I–61O	29
	Omit	t the se	ction.		30
[9]	Sect	ions 8	0AB, 8	80AC, 80AD and 80AE	31
	respe		and r	ns 61Q, 61S, 63 and 77 as sections 80AB, 80AC, 80AD and 80AE, nove them into proposed Subdivision 15 of Division 10 of Part 3 after	32 33 34
[10]	Sect	ions 6 [.]	1KA a	nd 61KB	35
	Renu into j	umber s propose	ection ed Sub	s 61T and 61U as sections 61KA and 61KB, respectively and move them division 2 of Division 10 of Part 3 after section 61K.	36 37
[11]	Part	3, Divi	sion 1	0, Subdivision 5, heading	38
				on 66A:	39
	0	ا ما ا			
	อนช	divisi	ion 5	Children—sexual assault	40

[12]	Sect child	ion 66B Att l under 10	empting, or assaulting with intent, to have sexual intercourse with	1 2
	Omit	another pe	erson". Insert instead "a child".	3
[13]	Sect	ion 66B		4
	Omit	"any such p	person". Insert instead "a child who is under the age of 10 years".	5
[14]	Sect	ion 66C Sex	cual intercourse—child between 10 and 16	6
	Omit	another pe	erson" wherever occurring in section 66C (1)–(4). Insert instead "a child".	7
[15]	Sect	ion 66D		8
	Omit	the section.	Insert instead:	9
	66D	Assault w	ith intent to have sexual intercourse—child between 10 and 16	10
		unde	person who assaults a child who is of or above the age of 10 years and er the age of 16 years with intent to commit an offence under section 66C the child is liable to the penalty provided for the commission of that nce.	11 12 13 14
[16]	Part	3, Division	10, Subdivisions 6 and 7	15
	Inser	t after sectio	n 66D:	16
	Sub	division 6	6 Children—sexual touching	17
6	6DA	Sexual to	uching—child under 10	18
		Any	person who intentionally:	19
		(a)	sexually touches a child who is under the age of 10 years, or	20
		(b)	incites a child who is under the age of 10 years to sexually touch the person, or	21 22
		(c)	incites a child who is under the age of 10 years to sexually touch another person, or	23 24
		(d)	incites another person to sexually touch a child who is under the age of 10 years,	25 26
		is gu	uilty of an offence.	27
		Max	timum penalty: Imprisonment for 16 years.	28
6	6DB	Sexual to	uching—child between 10 and 16	29
		Any	person who intentionally:	30
		(a)	sexually touches a child who is of or above the age of 10 years and under the age of 16 years, or	31 32
		(b)	incites a child who is of or above the age of 10 years and under the age of 16 years to sexually touch the person, or	33 34
		(c)	incites a child who is of or above the age of 10 years and under the age of 16 years to sexually touch another person, or	35 36
		(d)	incites another person to sexually touch a child who is of or above the age of 10 years and under the age of 16 years,	37 38
		is gu	uilty of an offence.	39
		Мах	timum penalty: Imprisonment for 10 years.	40

Sub	divis	ion 7	Children—sexual act	1
66DC	Sexu	ual act	child under 10	2
		Any	person who intentionally:	3
		(a)	carries out a sexual act with or towards a child who is under the age of 10 years, or	4 5
		(b)	incites a child who is under the age of 10 years to carry out a sexual act with or towards the person, or	6 7
		(c)	incites a child who is under the age of 10 years to carry out a sexual act with or towards another person, or	8 9
		(d)	incites another person to carry out a sexual act with or towards a child who is under the age of 10 years,	10 11
		is gu	ilty of an offence.	12
		Max	imum penalty: Imprisonment for 7 years.	13
66DD	Sexu	ual act	child between 10 and 16	14
		Any	person who intentionally:	15
		(a)	carries out a sexual act with or towards a child who is of or above the age of 10 years and under the age of 16 years, or	16 17
		(b)	incites a child who is of or above the age of 10 years and under the age of 16 years to carry out a sexual act with or towards the person, or	18 19
		(c)	incites a child who is of or above the age of 10 years and under the age of 16 years to carry out a sexual act with or towards another person, or	20 21
		(d)	incites another person to carry out a sexual act with or towards a child who is of or above the age of 10 years and under the age of 16 years,	22 23
		is gu	ilty of an offence.	24
		Max	imum penalty: Imprisonment for 2 years.	25
66DE	Agg	ravate	d sexual act—child between 10 and 16	26
	(1)	Any	person who in circumstances of aggravation intentionally:	27
		(a)	carries out a sexual act with or towards a child who is of or above the age of 10 years and under the age of 16 years, or	28 29
		(b)	incites a child who is of or above the age of 10 years and under the age of 16 years to carry out a sexual act with or towards the person, or	30 31
		(c)	incites a child who is of or above the age of 10 years and under the age of 16 years to carry out a sexual act with or towards another person, or	32 33
		(d)	incites another person to carry out a sexual act with or towards a child who is of or above the age of 10 years and under the age of 16 years,	34 35
		U	ilty of an offence.	36
		Max	imum penalty: Imprisonment for 5 years.	37
	(2)	In th	is section, <i>circumstances of aggravation</i> means circumstances in which:	38
		(a)	at the time of, or immediately before or after, the commission of the offence, the alleged offender intentionally or recklessly inflicts actual bodily harm on the alleged victim or any other person who is present or nearby, or	39 40 41 42
		(b)	at the time of, or immediately before or after, the commission of the offence, the alleged offender threatens to inflict actual bodily harm on	43 44

		the alleged victim or any other person who is present or nearby by means of an offensive weapon or instrument, or	1 2
	(c)	the alleged offender is in the company of another person or persons, or	3
	(d)	the alleged victim is (whether generally or at the time of the commission of the offence) under the authority of the alleged offender, or	4 5
	(e)	the alleged victim has a serious physical disability, or	6
	(f)	the alleged victim has a cognitive impairment, or	7
	(g)	the alleged offender took advantage of the alleged victim being under the influence of alcohol or a drug in order to commit the offence, or	8 9
	(h)	the alleged offender deprives the alleged victim of his or her liberty for a period before or after the commission of the offence, or	10 11
	(i)	the alleged offender breaks and enters into any dwelling-house or other building with the intention of committing the offence or any other serious indictable offence.	12 13 14
66DF Sexua	al act	for production of child abuse material—child under 16	15
	Any	person who intentionally:	16
	(a)	carries out a sexual act with or towards a child who is under the age of 16 years, or	17 18
	(b)	incites a child who is under the age of 16 years to carry out a sexual act with or towards the person, or	19 20
	(c)	incites a child who is under the age of 16 years to carry out a sexual act with or towards another person, or	21 22
	(d)	incites another person to carry out a sexual act with or towards a child who is under the age of 16 years,	23 24
	produ	who knows that the sexual act is being filmed for the purposes of the uction of child abuse material, is guilty of an offence.	25 26
	Maxi	mum penalty: Imprisonment for 10 years.	27
Section 66E	Alte	rnative verdicts	28
Insert after s	ectior	1 66E (5):	29
(6)	the ju satisf it ma offen	the trial of a person for an offence under section 66A, 66B, 66C or 66D ary is not satisfied that the accused is guilty of the offence charged, but is fied that the accused is guilty of an offence under section 66DA or 66DB, ay find the accused not guilty of the offence charged but guilty of an acce under section 66DA or 66DB. The accused is liable to punishment rdingly.	30 31 32 33 34 35
Section 66E			36
section 80A	B (7),	In 66E (1), (3), (4), (5) and (6) (as inserted by item [17]) as (8) , (9), (10) and (11) respectively and move them into section 80AB (as em [9]) and omit section 66E.	37 38 39
Part 3, Divis	sion 1	0, Subdivision 8, heading	40
Insert before	secti	on 66EA:	41
Subdivisi	on 8	Children—persistent sexual abuse	42

[17]

[18]

[19]

[20]	Sect	ion 66	EA		1		
	Omi	t the se	ction.	Insert instead:	2		
(66EA	Persistent sexual abuse of a child					
		(1)	of an	dult who maintains an unlawful sexual relationship with a child is guilty offence.	4 5		
				imum penalty: Imprisonment for life.	6		
		(2)		<i>nlawful sexual relationship</i> is a relationship in which an adult engages or more unlawful sexual acts with or towards a child over any period.	7 8		
		(3)	South	immaterial that any of those unlawful sexual acts occurred outside New h Wales, so long as at least one of the unlawful sexual acts occurred in South Wales.	9 10 11		
		(4)	In pro	oceedings for an offence under this section, the prosecution:	12		
			(a)	is not required to allege the particulars of any unlawful sexual act that would be necessary if the act were charged as a separate offence, and	13 14		
			(b)	is required to allege the particulars of the period of time over which the unlawful sexual relationship existed.	15 16		
		(5)	In or	der for the accused to be convicted of an offence under this section:	17		
			(a)	the jury must be satisfied beyond reasonable doubt that the evidence establishes that an unlawful sexual relationship existed, and	18 19		
			(b)	the jury is not required to be satisfied of the particulars of any unlawful sexual act that it would have to be satisfied of if the act were charged as a separate offence, and	20 21 22		
			(c)	the members of the jury are not required to agree on which unlawful sexual acts constitute the unlawful sexual relationship.	23 24		
		(6)		oceedings for an offence under this section, the judge must inform the jury e requirements of subsection (5).	25 26		
		(7)	comr acts e	section extends to a relationship that existed wholly or partly before the nencement of the relevant amendments, or the predecessor offence, if the engaged in by the accused were unlawful sexual acts during the period in h the relationship existed.	27 28 29 30		
		(8)	const befor (but engag	burt, when imposing a sentence for an offence under this section tituted by an unlawful sexual relationship that existed wholly or partly re the commencement of the relevant amendments, must take into account is not limited by) the maximum penalty for the unlawful sexual acts ged in by the accused during the period in which the unlawful sexual ionship existed.	31 32 33 34 35 36		
		(9)	relati relati been	rson who has been convicted or acquitted of an unlawful sexual act in ion to a child cannot be convicted of an offence under this section in ion to the same child if the unlawful sexual act of which the person has convicted or acquitted is one of the unlawful sexual acts that are alleged nstitute the unlawful sexual relationship.	37 38 39 40 41		
		(10)	for ha an ur the u which	rson who has been convicted or acquitted of an offence under this section aving an unlawful sexual relationship with a child cannot be convicted of nlawful sexual act in relation to the same child if the occasion on which nlawful sexual act is alleged to have occurred is during the period over h the unlawful sexual relationship was alleged to have existed. This ection does not prevent an alternative verdict under subsection (13).	42 43 44 45 46 47		

	(11)	relati havin allege	rson who has been convicted or acquitted of a predecessor offence in on to a child cannot be convicted of an offence under this section of an unlawful sexual relationship with the same child if the period of the ed unlawful sexual relationship includes any part of the period during h the person was alleged to have committed the predecessor offence.	1 2 3 4 5
	(12)		he purposes of subsections (9) – (11) , a person ceases to be regarded as an g been convicted for an offence if the conviction is quashed or set aside.	6 7
	(13)	not sa respe offen acqui	the trial of a person charged with an offence under this section the jury is atisfied that the offence is proven but is satisfied that the person has, in ect of any of the occasions relied on as evidence of the commission of the ce under this section, committed an unlawful sexual act, the jury may it the person of the offence charged and find the person guilty of that wful sexual act. The person is liable to punishment accordingly.	8 9 10 11 12 13
	(14)		eedings for an offence under this section may only be instituted by or with pproval of the Director of Public Prosecutions.	14 15
	(15)	In thi	s section:	16
		adult	means a person who is of or above the age of 18 years.	17
		child	means a person who is under the age of 16 years.	18
			ecessor offence means this section before its substitution by the Criminal station Amendment (Child Sexual Abuse) Act 2018.	19 20
			ant amendments means the substitution of this section by the Criminal station Amendment (Child Sexual Abuse) Act 2018.	21 22
		partic	<i>wful sexual act</i> means any act that constitutes, or would constitute (if culars of the time and place at which the act took place were sufficiently cularised), any of the following offences:	23 24 25
		(a)	an offence under section 61I, 61J, 61JA, 61K, 61KC, 61KD, 61KE, 61KF, 66A, 66B, 66C, 66D, 66DA, 66DB, 66DC, 66DD, 66DE, 66DF, 66F or 80A,	26 27 28
		(b)	an offence under a provision of this Act set out in Column 1 of Schedule 1A,	29 30
		(c)	an offence of attempting to commit an offence referred to in paragraph (a) or (b),	31 32
		(d)	an offence under a previous enactment that is substantially similar to an offence referred to in paragraphs (a)–(c),	33 34
		(e)	an offence under the law of a place outside New South Wales that would, if it had been committed in New South Wales, be an offence referred to in paragraphs (a)–(d).	35 36 37
[21]	Part 3, Divi	sion 1	0, Subdivision 9, heading	38
	Insert before	e secti	on 66EB:	39
	Subdivisi	ion 9	Children—procurement and grooming	40
[22]	Section 66	EB Pro	ocuring or grooming child under 16 for unlawful sexual activity	41
	Insert "or w section 66E		y financial or other material benefit" after "intoxicating substance" in (a).	42 43

[23]	Sect	tion 66	EC		1		
	Inser	rt after	sectior	n 66EB:	2		
e			ooming a person for unlawful sexual activity with a child under the person's thority				
		(1)	In thi	s section:	5		
			adult	<i>person</i> means a person who is of or above the age of 18 years.	6		
			child	means a person who is under the age of 16 years.	7		
			Divis	<i>wful sexual activity</i> means an act that constitutes an offence under this sion or Division 10A, 15 or 15A (or, in the case of an act occurring outside State, that would constitute such an offence if it occurred in this State).	8 9 10		
		(2)	An a	dult person:	11		
			(a)	who provides a person (other than a child) with any financial or other material benefit, and	12 13		
			(b)	who does so with the intention of making it easier to procure a child who is under the authority of the person for unlawful sexual activity with the adult person or any other person,	14 15 16		
			is gui	ilty of an offence.	17		
			Maxi	mum penalty:	18		
			(a)	in the case of a child who is under the age of 14 years—imprisonment for 6 years, or	19 20		
			(b)	in any other case—imprisonment for 5 years.	21		
		(3)		eedings for an offence under this section may only be instituted by or with pproval of the Director of Public Prosecutions.	22 23		
[24]	Part	3, Divi	ision 1	0, Subdivision 10, heading	24		
	Inser	rt befor	e secti	on 66F:	25		
	Sub	odivis	ion 1	0 Sexual offences—cognitive impairment	26		
[25]	Sect	tion 66	F Sexu	ual offences—cognitive impairment	27		
	Omi	t sectio	n 66F	(4).	28		
[26]	Sect	tion 66	F (5)–(8)	29		
	Omi	t the su	bsectio	ons. Insert instead:	30		
		(5)	Cons	ent not a defence for sexual intercourse	31		
			charg	consent of a person who has a cognitive impairment is not a defence to a ge for an offence under subsection (2) or (3) (or under section 344A in ection with such an offence).	32 33 34		
		(6)	Cons	ent not a defence for sexual touching or sexual act	35		
			charg	consent of a person who has a cognitive impairment is not a defence to a ge for an offence under section 61KC, 61KD, 61KE or 61KF (or under on 344A in connection with such an offence) if:	36 37 38		
			(a)	the accused was responsible for the care of that person (whether generally or at the time of the conduct constituting the offence), or	39 40		
			(b)	the accused engaged in the conduct constituting the offence with the intention of taking advantage of that person's cognitive impairment.	41 42		

	(7)	Defe	nces		1
		sections subsections	on 344A i	to a charge for an offence under subsection (2) or (3) (or under in connection with such an offence) or an offence referred to in) in which the prosecution relies on the operation of that	2 3 4 5
		(a)		time of the conduct constituting the offence:	6
				ne accused did not know the person to whom the charge relates ad a cognitive impairment, or	7 8
				ne accused was married to the person to whom the charge relates r was the de facto partner of that person, or	9 10
		(b)		t constituting the offence was carried out for any proper medical enic purpose.	11 12
	(8)	Appr	oval of At	ttorney General for prosecution	13
				for any of the following offences may not be commenced proval of the Attorney General:	14 15
		(a)		nce under subsection (2) or (3) (or under section 344A in ion with such an offence),	16 17
		(b)		te referred to in subsection (6) in which the prosecution relies peration of that subsection.	18 19
[27]	Part 3, Div	ision 1	0, Subdi	vision 11	20
	Insert befor	e secti	on 73:		21
	Subdivis	ion 1	1 Sex	ual offences—young person under special care	22
	72B Defir	nitions			23
		In th	s Subdivi	sion:	24
		auth (Car	o rised car e and Pro	<i>rer</i> has the same meaning as in the <i>Children and Young Persons tection) Act 1998.</i>	25 26
		mem	ber of the	e teaching staff of a school means:	27
		(a)	a teache	r at the school, or	28
		(b)	the prine	cipal or a deputy principal at the school, or	29
		(c)	under hi	er person employed at the school who has students at the school is or her care or authority.	30 31
			g person ge of 18 y	means a person who is of or above the age of 16 years and under rears.	32 33
[28]	Section 73	Sexua	l interco	urse—young person between 16 and 18 under special care	34
	Omit "anot	her pei	son" whe	erever occurring in section 73 (1) and (2).	35
	Insert instea	ad "a y	oung pers	son".	36
[29]	Section 73	(3)			37
-			Insert inst	tead "a young person".	38
[30]	Section 73	(3) (a)			39
-	Omit "foste	r nore	t" where	ver occurring. Insert instead "authorised carer".	40

[31]		ion 73	. ,		1
	Omit	t the su	ibsecti	on.	2
[32]		ion 73	. ,		3
	Omit	t "the c	other p	person". Insert instead "the young person".	4
[33]	Sect	ion 73	(6)		5
	Omit	t the su	ıbsecti	on.	6
[34]	Sect	ion 73	Α		7
	Inser	t after	sectio	n 73:	8
	73A	Sexu	ial tou	uching—young person between 16 and 18 under special care	9
		(1)	Any	person who intentionally:	10
			(a)	sexually touches a young person under the person's special care, or	11
			(b)	incites a young person under the person's special care to sexually touch the person, or	12 13
			(c)	incites a young person under the person's special care to sexually touch another person, or	14 15
			(d)	incites another person to sexually touch a young person under the first person's special care,	16 17
			-	ulty of an offence.	18
				imum penalty:	19
			(a)	in the case of a young person who is of or above the age of 16 years and under the age of 17 years—imprisonment for 4 years, or	20 21
			(b)	in the case of a young person who is of or above the age of 17 years and under the age of 18 years—imprisonment for 2 years.	22 23
		(2)	your	erson does not commit an offence under this section if the person and the ng person to whom the charge relates were, at the time the offence is ged to have been committed, married to each other.	24 25 26
		(3)		the purposes of this section, a young person (<i>the victim</i>) is under the ial care of another person (<i>the offender</i>) if, and only if:	27 28
			(a)	the offender is the parent, grandparent, step-parent, guardian or authorised carer of the victim or the de facto partner of a parent, guardian or authorised carer of the victim, or	29 30 31
			(b)	the offender is a member of the teaching staff of the school at which the victim is a student, or	32 33
			(c)	the offender has an established personal relationship with the victim in connection with the provision of religious, sporting, musical or other instruction to the victim, or	34 35 36
			(d)	the offender is a custodial officer of an institution of which the victim is an inmate, or	37 38
			(e)	the offender is a health professional and the victim is a patient of the health professional.	39 40

[35]	Part 3, Division 10, Subdivision 12, heading Insert before section 78A:	1 2
	Subdivision 12 Incest	3
[36]	Part 3, Division 10, Subdivision 13, heading	4
	Insert before section 79:	5
	Subdivision 13 Bestiality	6
[37]	Part 3, Division 10, Subdivision 14, heading Insert before section 80A:	7 8
	Subdivision 14 Sexual assault by forced self-manipulation	9
[38]	Part 3, Division 10, Subdivision 15, heading	10
	Insert after section 80A:	11
	Subdivision 15 Miscellaneous	12
[39]	Section 80AB Alternative verdicts (as renumbered by item [9])	13
	Omit "61M or 61O" from section 80AB (1). Insert instead "61KD or 61KF".	14
[40]	Section 80AB (1)	15
	Omit "61L or 61N". Insert instead "61KC or 61KE".	16
[41]	Section 80AB (6)	17
	Omit "section 61O (2A)". Insert instead "section 66DF".	18
[42]		19
	Omit "section 61O (2) or 61N". Insert instead "section 66DC or 66DD".	20
[43]	Section 80AE Consent no defence in certain cases (as renumbered by item [9])	21
	Insert ", 66DA, 66DB, 66DC, 66DD, 66DE, 66DF" after "66D".	22
[44]	Section 80AE (as renumbered by item [9]) Insert "66EC," after "66EB,".	23 24
[45]	Section 80AE (as renumbered by item [9])	24
[40]	Insert "73A," after "73,".	25
[46]	Sections 80AF and 80AG	27
[]	Insert after section 80AE (as renumbered by item [9]):	28
ε	80AF Uncertainty about time when sexual offence against child occurred	29
	(1) This section applies if:	30
	(a) it is uncertain as to when during a period conduct is alleged to have occurred, and	31 32
	(b) the victim of the alleged conduct was for the whole of that period a child, and	33 34

(c) there was no time during that period that the alleged conduct, if proven, would not have constituted a sexual offence, and because of a change in the law or a change in the age of the child during (d) that period, the alleged conduct, if proven, would have constituted more than one sexual offence during that period. (2)In such a case, a person may be prosecuted in respect of the conduct under whichever of those sexual offences has the lesser maximum penalty regardless of when during that period the conduct actually occurred, and in prosecuting that offence: 9 (a) any requirement to establish that the offence charged was in force is 10 satisfied if the prosecution can establish that the offence was in force at 11 some time during that period, and 12 (b) any requirement to establish that the victim was of a particular age is 13 satisfied if the prosecution can establish that the victim was of that age 14 at some time during that period. 15 (3) In this section: 16 *child* means a person who is under the age of 16 years. 17 *sexual offence* means the following offences regardless of when the offence 18 occurred: 19 an offence under a provision of this Division or Division 10A, 10B, 15 (a) 20 or 15A, 21 (b) an offence under a provision of this Act set out in Column 1 of 22 Schedule 1A, 23 an offence (whether under section 344A or otherwise) of attempting to (c) 24 commit any offence referred to in paragraph (a) or (b), 25 an offence under a previous enactment that is substantially similar to an (d)26 offence referred to in paragraphs (a)-(c). 27 Defence of similar age 28 It is a defence to a prosecution for an offence under section 66C (3), 66DB, (1)29

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- 80AG
 - 66DD, 73 or 73A if the alleged victim is of or above the age of 14 years and the age difference between the alleged victim and the accused person is no more than 2 years.
 - (2)In any criminal proceedings in which the application of this section is raised, the prosecution has the onus of proving, beyond reasonable doubt, that the alleged victim was less than 14 years of age or that the difference in age between the alleged victim and the accused person is more than 2 years.

[47] Section 80G Incitement to commit sexual offence

Omit section 80G (5) (a) and (b). Insert instead:

- an offence under section 61KC, 61KD, 61KE, 61KF, 66DA, 66DB, (a) 66DC, 66DD, 66DE, 66DF or 73A that is constituted by inciting another person to sexual touching or a sexual act within the meaning of Division 10,
- an offence under section 66EB, 66EC, 78B or 80 or an offence under (b) section 344A of attempting to commit an offence under Division 10, 10A or 15.

[48] Section 91C Definitions

Omit "section 61H". Insert instead "Division 10".

Page 18

[49]	Secti	on 91F	A De	finitio	ıs	1				
	Insert	in alp	habeti	cal ord	er:	2				
					<i>on</i> means a person who is of or above the age of 16 years and under 8 years.	3 4				
[50]	Secti	on 910	G Chil	dren n	ot to be used for production of child abuse material	5				
	Insert after section 91G (5):									
		(6)	may		s for an offence under this section against a child or young person be instituted by or with the approval of the Director of Public s.	7 8 9				
[51]	Secti	on 91H	l Proc	ductio	n, dissemination or possession of child abuse material	10				
	Insert	after s	sectior	n 91H (2):	11				
		(3)	may		s for an offence under this section against a child or young person be instituted by or with the approval of the Director of Public s.	12 13 14				
[52]	Secti	on 91H	AA			15				
	Insert	after s	sectior	n 91H:		16				
91H	AA	Exce	ption			17				
				rson do e mater	bes not commit an offence under section 91H of possessing child ial if:	18 19				
			(a)		ossession of the material occurred when the accused person was the age of 18 years, and	20 21				
			(b)	the ac	sonable person would consider the possession of the material by ccused person as acceptable having regard to each of the following e extent relevant):	22 23 24				
				(i)	the nature and content of the material,	25				
				(ii)	the circumstances in which the material was produced and came into the possession of the accused person,	26 27				
				(iii)	the age, intellectual capacity, vulnerability or other relevant circumstances of the child depicted in the material,	28 29				
				(iv)	the age, intellectual capacity, vulnerability or other relevant circumstances of the accused person at the time the accused person first came into possession of the material and at the time that the accused person's possession of the material first came to the attention of a police officer,	30 31 32 33 34				
				(v)	the relationship between the accused person and the child depicted in the material.	35 36				
[53]	Secti	on 91H	IA De	fences	5	37				
	Insert after section 91HA (8):									
		(9)	Perso herse		ducing, disseminating or possessing depictions of himself or	39 40				
				abuse	ce in proceedings for an offence against section 91H of possessing material if the only person depicted in the material is the accused	41 42 43				

		(10)		a defence in proceedings for an offence against section 91H of producing sseminating child abuse material if:	1 2
			(a)	the production or dissemination of the material occurred when the accused person was under the age of 18 years, and	3 4
			(b)	the only person depicted in the material is the accused person.	5
		(11)	purpo woul	rial that depicts a person other than the accused person is taken, for the oses of this section, to depict only the accused person if the material d no longer be child abuse material were the depiction of the accused on to be removed.	6 7 8 9
		(12)	accus	onus of proving under subsection (9) or (10) that material depicts the sed person and no other person lies with the accused person on the balance obabilities.	10 11 12
[54]	Secti	ion 31 [,]	1 Defi	nitions	13
	Inser	t in alp	habeti	cal order in section 311 (1):	14
			adult	t means a person who is of or above the age of 18 years.	15
[55]	Secti	ion 31:	3 Knov	wledge about type of offence is unnecessary	16
				abuse offence (within the meaning of section 316A)" after "serious "wherever occurring.	17 18
[56]	Secti	ion 316	6 Con	cealing serious indictable offence	19
	Omit	"Attor	mey G	eneral" from section 316 (4).	20
	Inser	t instea	ıd "Di	rector of Public Prosecutions".	21
[57]	Secti	ion 310	6 (6)		22
	Inser	t after s	sectior	n 316 (5):	23
		(6)	In thi	s section:	24
			mean	<i>us indictable offence</i> does not include a child abuse offence (within the ing of section 316A).	25 26
				Concealing a child abuse offence is an offence under section 316A. A offence can only be committed by an adult.	27 28
[58]	Secti	ion 310	6A		29
	Inser	t after s	sectior	n 316:	30
	316A	Conc	ealing	g child abuse offence	31
		(1)	An a	dult:	32
			(a)	who knows, believes or reasonably ought to know that a child abuse offence has been committed against another person, and	33 34
			(b)	who knows, believes or reasonably ought to know that he or she has information that might be of material assistance in securing the apprehension of the offender or the prosecution or conviction of the offender for that offence, and	35 36 37 38
			(c)	who fails without reasonable excuse to bring that information to the attention of a member of the NSW Police Force as soon as it is practicable to do so,	39 40 41
			•	ilty of an offence.	42
			Maxi	mum penalty: Imprisonment for 2 years.	43

- (2) For the purposes of subsection (1), a person has a reasonable excuse for failing to bring information to the attention of a member of the NSW Police Force if:
 - (a) the person believes on reasonable grounds that the information is already known to police, or

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- (b) the person has reported the information in accordance with the applicable requirements under Part 2 of Chapter 3 of the *Children and Young Persons (Care and Protection) Act 1998* or believes on reasonable grounds that another person has done so, or
- (c) the person has reported the information to the Ombudsman under Part 3A of the *Ombudsman Act 1974* or believes on reasonable grounds that another person has done so, or
- (d) the person has reasonable grounds to fear for the safety of the person or any other person (other than the offender) if the information were to be reported to police, or
- (e) the information was obtained by the person when the person was under the age of 18 years, or
- (f) the alleged victim was an adult at the time that the information was obtained by the person and the person believes on reasonable grounds that the alleged victim does not wish the information to be reported to police.
- (3) Subsection (2) does not limit the grounds on which it may be established that a person has a reasonable excuse for failing to bring information to the attention of a member of the NSW Police Force.
- (4) A person who solicits, accepts or agrees to accept any benefit for the person or any other person in consideration for doing anything that would be an offence under subsection (1) is guilty of an offence.
 Maximum penalty: Imprisonment for 5 years.
- (5) It is not an offence under subsection (4) merely to solicit, accept or agree to accept the making good of loss or injury caused by an offence or the making of reasonable compensation for that loss or injury.
- (6) A prosecution for an offence under subsection (1) is not to be commenced against a person without the approval of the Director of Public Prosecutions in respect of information obtained by an adult in the course of practising or following a profession, calling or vocation prescribed by the regulations for the purposes of this subsection.
- (7) The regulations may prescribe a profession, calling or vocation as referred to in subsection (6).
- (8) The reporting of information by a person in good faith under this section:
 - (a) does not constitute unprofessional conduct or a breach of professional ethics on the part of the person, and
 - (b) does not make the person subject to any civil liability in respect of it (including liability for defamation).
- (9) In this section:43child means a person who is under the age of 18 years.44child abuse offence means:45(a) murder or manslaughter of a child (including under section 22A), or46

(b)	an offence under section 27, 29, 33, 35, 37, 38, 38A, 39, 41, 41A, 44, 45, 45A, 46, 59, 60E, 86 or 91J or Division 10, 10A, 10B or 15 of Part 3 where the alleged victim is a child, or	1 2 3
(c)	an offence under section 42, 43, 43A, 91G or 91H, or	4
(d)	an offence under a provision of this Act set out in Column 1 of Schedule 1A where the alleged victim was a child, or	5 6
(e)	an offence of attempting to commit an offence referred to in paragraphs (a)–(d), or	7 8
(f)	an offence under a previous enactment that is substantially similar to an offence referred to in paragraphs (a)–(e).	9 10
obtaii	<i>n</i> includes receive or become aware of.	11
Schedule 1A		12
Insert before Sche	dule 2:	13
Schedule 1A	Former sexual offences	14
	(Sections 66EA, 80AF and 316A)	15

Column 1	Column 2
Provision of this Act	Description of offence (for guidance only as the description of the offence may have changed over time)
Section 61B	Maliciously inflicting grievous bodily harm with intent to have sexual intercourse
Section 61C	Maliciously inflicting actual bodily harm with intent to have sexual intercourse
Section 61D	Sexual intercourse without consent
Section 61E	Indecent assault and act of indecency
Section 61F	Attempted offence under section 61B, 61C, 61D or 61E
Section 61L	Indecent assault
Section 61M	Aggravated indecent assault
Section 61N	Act of indecency
Section 610	Aggravated act of indecency
Section 61P	Attempt to commit an offence under sections 61I-61O
Section 63	Rape
Section 65	Attempted rape
Section 65A	Sexual intercourse procured by non-violent threats
Section 66	Carnal knowledge by fraud
Section 67	Carnal knowledge of a girl under 10
Section 68	Attempted carnal knowledge of a girl under 10
Section 71	Carnal knowledge of a girl between 10 and 14/Carnal knowledge of a girl between 10 and 16
Section 72	Attempted carnal knowledge of a girl between 10 and 14/Attempted carnal knowledge of a girl between 10 and 16
Section 72A	Carnal knowledge of an idiot or imbecile

[59]

Column 1	Column 2
Provision of this Act	Description of offence (for guidance only as the description of the offence may have changed over time)
Section 74	Attempted carnal knowledge of a girl between 10 and 16 by teacher etc/Attempted carnal knowledge of a girl between 10 and 17 by teacher etc
Section 76	Indecent assault of female
Section 76A	Act of indecency with or toward girl under 16 years
Section 77	Indecent assault on girl under 14
Section 78	Indecent assault on female above the age of 14
Section 78H	Homosexual intercourse with male under 10
Section 78I	Attempt, or assault with intent, to have homosexual intercourse with male under 10
Section 78K	Homosexual intercourse with male between 10 and 18
Section 78L	Attempt, or assault with intent, to have homosexual intercourse with male between 10 and 18
Section 78M	Homosexual intercourse with idiot or imbecile
Section 78N	Homosexual intercourse by teacher etc
Section 78O	Attempt, or assault with intent, to have homosexual intercourse with pupil etc
Section 78Q	Act of gross indecency
Section 81	Indecent assault on a male
Section 81A	Procuring or attempting to procure the commission of an act of indecency by a male person with another male person
Section 81B	Soliciting or inciting an offence under section 79, 81 or 81A in a public place

[61] Schedule 11, heading

Omit "and transitional". Insert instead ", transitional and other".

[62] Schedule 11

[60]

Insert at the end of the Schedule, with appropriate Part and clause numbering:

Part Criminal Legislation Amendment (Child Sexual Abuse) Act 2018

Indecent assault now sexual touching

A reference in any Act or law to indecent assault is taken to include a reference to sexual touching within the meaning of Division 10 of Part 3 of this Act.

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Act of indecency now sexual touching and sexual act

A reference in any Act or law to an act of indecency is taken to include a reference to sexual touching and sexual act within the meaning of Division 10 of Part 3 of this Act.

Omitt	ed provisions				
	Sections 61L–61P, as in force immediately before their repeal by the <i>Criminal Legislation Amendment (Child Sexual Abuse) Act 2018</i> , continue to apply to offences committed or alleged to have been committed before the repeal.				
Forme	Former section 61Q				
	Section 61Q, as in force immediately before its renumbering and amendment by the <i>Criminal Legislation Amendment (Child Sexual Abuse) Act 2018</i> , continues to apply in respect of offences committed before that renumbering and amendment.				

Cognitive impairment—consent not a defence for indecent assault or act of indecency

Section 66F (5)–(8), as in force immediately before their substitution by the *Criminal Legislation Amendment (Child Sexual Abuse) Act 2018*, continues to apply in respect of offences committed before that substitution.

Retrospective operation of repeal of section 78 limitation period

The repeal of section 78 by the *Criminal Legislation (Amendment) Act 1992* is taken to have repealed that section retrospectively as if that section had never been enacted and consequently that section cannot be relied on to prevent any prosecution for an offence even if the offence occurred before that repeal.

Incitement to commit sexual offence

Section 80G (5), as in force immediately before its amendment by the *Criminal Legislation Amendment (Child Sexual Abuse) Act 2018*, continues to apply in respect of offences committed before that amendment.

Application of section 316A

Section 316A, as inserted by the *Criminal Legislation Amendment (Child Sexual Abuse) Act 2018*, applies in respect of information obtained on or after the commencement of that section, including if that information relates to a child abuse offence that occurred or may have occurred before the commencement of that section.

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Schedule 2		le 2	Amendment of Child Protection (Offenders Registration) Act 2000 No 42	1 2				
[1]	Sect	ion 3 I	Definitions	3				
		: "an a on 3 (1	ct of indecency" from paragraph (a1) of the definition of <i>Class 2 offence</i> in).	4 5				
	Inser	t inste	ad "sexual touching or a sexual act".	6				
[2]	Sect	ion 3 (1), definition of "Class 2 offence"	7				
	Inser	t "or 6	6EC" after "66EB" in paragraph (a3).	8				
[3]	Sect	ion 3 (1), definition of "sexual intercourse"	9				
	Omit	the de	finition. Insert instead:	10				
			<i>sexual act, sexual intercourse</i> and <i>sexual touching</i> have the same meanings as in Division 10 of Part 3 of the <i>Crimes Act 1900</i> .	11 12				
[4]	Sect	ion 3 (7)	13				
	Omit "an act of indecency". Insert instead "sexual touching or a sexual act".							
[5]	Sect	ion 3A	Registrable persons	15				
	Omit	: "an a	et of indecency" from section 3A (2) (c) (i).	16				
	Insert instead "sexual touching or a sexual act".							
[6]	Section 3C							
	Insert after section 3B:							
	3C Discretion to treat child offender as non-registrable							
		(1)	A court that sentences a person for a sexual offence committed by the person when the person was a child may make an order declaring that the person is not to be treated as a registrable person for the purposes of this Act in respect of that offence.	21 22 23 24				
		(2)	While the order remains in force, the person is not a registrable person under this Act because of that offence.	25 26				
		(3)	A court may make an order under this section only if:	27				
			(a) the victim of the offence was under the age of 18 years at the time that the offence was committed, and	28 29				
			(b) the person has not previously been convicted of any other Class 1 offence or Class 2 offence, and	30 31				
			(c) the court does not impose in respect of the offence:	32				
			(i) a sentence of full-time detention, or	33				
			(ii) a control order (unless the court also, by order, suspends the execution of the control order), and	34 35				
			(d) the court is satisfied that the person does not pose a risk to the lives or sexual safety of one or more children, or of children generally.	36 37				
		(4)	This section applies only if the sexual offence concerned is a registrable offence and does not limit section $3A(2)(c)$ as it applies to offences committed by children.	38 39 40				

(5)	prov	order is made under this section, the order is taken, for the purpose of any isions that enable the Crown or a prosecutor to appeal against a sentence osed on the person, to be a part of the person's sentence.	1 2 3
(6)	In th	is section:	4
		<i>rol order</i> means an order under section 33 (1) (g) of the <i>Children minal Proceedings) Act 1987.</i>	5 6
		time detention has the same meaning as in the Crimes (Sentencing edure) Act 1999.	7 8
	<i>sexu</i> occu	<i>al offence</i> means the following offences regardless of when the offence rred:	9 10
	(a)	an offence under a provision of Division 10, 10A, 15 or 15A of Part 3 of the <i>Crimes Act 1900</i> or under section 91J, 91K or 91L of that Act,	11 12
	(b)	an offence under a provision of that Act set out in Column 1 of Schedule 1A to that Act,	13 14
	(c)	an offence under section 233BAB of the <i>Customs Act 1901</i> of the Commonwealth involving items of child pornography or child abuse material,	15 16 17
	(d)	an offence under Subdivision D of Division 474 of Part 10.6 of the <i>Criminal Code</i> of the Commonwealth,	18 19
	(e)	an offence of attempting to commit any offence referred to in paragraphs $(a)-(d)$,	20 21
	(f)	an offence under a previous enactment that is substantially similar to an offence referred to in paragraphs (a)–(e).	22 23
Section 3	H Risk	to sexual safety of children—meaning	24
Omit "Par	t" from	section 3H (1). Insert instead "Act".	25
Section 3	AA		26
Renumber	section	a 3H as section 3AA and move to Part 1 after section 3.	27
Schedule	2 Savii	ngs, transitional and other provisions	28
Insert at th	ne end o	f the Schedule, with appropriate Part and clause numbering:	29
Part	Pro	ovisions consequent on enactment of Criminal	30
	Leg	gislation Amendment (Child Sexual Abuse) Act	31
	201	8	32
Sex	ual tou	ching and sexual act include former acts of indecency	33
	refer	references in this Act to sexual touching or sexual act are taken, in a ence to any offence occurring before the commencement of this clause, to ide a reference to an act of indecency.	34 35 36
Ар	olicatio	n of section 3C	37
	Abus	tion 3C, as inserted by the <i>Criminal Legislation Amendment (Child Sexual ie) Act 2018</i> , applies to sentences passed after the commencement of that on, regardless of when the offence was committed.	38 39 40

[7]

[8]

[9]

Scł	nedu	le 3	Amendment of Crimes (Sentencing Procedure) Act 1999 No 92	1 2
[1]	Sect	ion 21	A Aggravating, mitigating and other factors in sentencing	3
		t "61M on 21A	I, 61N, 61O" from paragraph (a) of the definition of <i>child sexual offence</i> in Λ (6).	4 5
	Inser	t instea	ad "61KC, 61KD, 61KE, 61KF".	6
[2]	Sect	ion 21	A (6), definition of "child sexual offence"	7
	Inser	t "66D	A, 66DB, 66DC, 66DD, 66DE, 66DF," after "66D," in paragraph (b).	8
[3]	Sect	ion 21	A (6), definition of "child sexual offence"	9
	Inser	t "66E	C," after "66EB," in paragraph (b).	10
[4]	Sect	ion 21	A (6), definition of "child sexual offence"	11
	Inser	t after	paragraph (d):	12
			(d1) an offence against a provision of the <i>Crimes Act 1900</i> set out in Column 1 of Schedule 1A to that Act where the person against whom the offence was committed was then under the age of 16 years, or	13 14 15
[5]	Sect	ion 21	A (6), definition of "child sexual offence"	16
	Inser	t at the	e end of paragraph (e):	17
			, or	18
			(f) an offence under a previous enactment that is substantially similar to an offence referred to in any of the above paragraphs.	19 20
[6]	Sect	ion 25	ΑΑ	21
	Inser	t after	section 25:	22
2	5AA	Sent	encing for child sexual offences	23
		(1)	A court must sentence an offender for a child sexual offence in accordance with the sentencing patterns and practices at the time of sentencing, not at the time of the offence.	24 25 26
		(2)	However, the standard non-parole period for a child sexual offence is the standard non-parole period (if any) that applied at the time of the offence, not at the time of sentencing.	27 28 29
		(3)	When sentencing an offender for a child sexual offence, a court must have regard to the trauma of sexual abuse on children as understood at the time of sentencing (which may include recent psychological research or the common experience of courts).	30 31 32 33
		(4)	This section does not affect section 19.	34
		(5)	In this section:	35
			<i>child sexual offence</i> means the following offences regardless of when the offence occurred but only if the person against whom the offence was committed was then under the age of 16 years:	36 37 38
			(a) an offence under a provision of Division 10, 10A, 10B, 15 or 15A of Part 3 of the <i>Crimes Act 1900</i> ,	39 40

		(b)	an offence under a provision of that Act set out in Column 1 of Schedule 1A to that Act,	1 2
		(c)	an offence of attempting to commit any offence referred to in paragraph (a) or (b),	3
		(d)	an offence under a previous enactment that is substantially similar to an offence referred to in paragraphs (a)–(c).	5 6
[7]	Part 4, Div	ision 1	IA, Table	7
	Omit "Sec item 9A.	tion 6	1M (1) of the Crimes Act 1900 (aggravated indecent assault)" from	8 9
	Insert inste	ad "Se	ction 61KD (1) of the Crimes Act 1900 (aggravated sexual touching)".	10
[8]	Part 4, Div	ision 1	IA, Table	11
	Omit "Sec item 9B.	tion 6	1M (2) of the Crimes Act 1900 (aggravated indecent assault)" from	12 13
	Insert inste	ad "Se	ction 66DA of the Crimes Act 1900 (sexual touching-child under 10)".	14
[9]	Section 66	Inten	sive correction not available for certain sexual offences	15
	Omit "as de	efined	by section 61H" from section 66 (2) (a) (ii).	16
	Insert inste	ad "wi	thin the meaning of Division 10 of Part 3".	17
[10]	Schedule 2	2 Savi	ngs, transitional and other provisions	18
	Insert at the	e end o	of the Schedule, with appropriate Part and clause numbering:	19
	Part	Pro	ovision consequent on enactment of Criminal	20
			gislation Amendment (Child Sexual Abuse) Act	21
		201	8	22
	Stan	dard r	non-parole periods	23
		its ar <i>Act 2</i>	Table to Division 1A of Part 4 of this Act, as in force immediately before nendment by the <i>Criminal Legislation Amendment (Child Sexual Abuse)</i> 2018, continues to apply in respect of an offence against section 61M (1)) of the <i>Crimes Act 1900</i> committed before that amendment.	24 25 26 27

Scł	nedu	le 4		Amer Io 20	ndment of Criminal Procedure Act 1986 19	1 2
[1]	Sect	ion 3 [Definit	ions		3
		t "43B ction 3		r "sect	ion" in paragraph (a) of the definition of <i>prescribed sexual offence</i>	4 5
[2]	Sect	ion 3 (1), de	finitio	n of "prescribed sexual offence"	6
	Inser	rt "61K	C, 61	KD, 61	KE, 61KF," after "61K," in paragraph (a).	7
[3]	Sect	ion 3 (1), de	finitio	n of "prescribed sexual offence"	8
	Inser	rt "66D	A, 66	DB, 66	DC, 66DD, 66DE, 66DF," after "66D," in paragraph (a).	9
[4]					n of "prescribed sexual offence" EB," in paragraph (a).	10 11
[5]					n of "prescribed sexual offence" ' in paragraph (a)	12 13
101	Insert "73A," after "73," in paragraph (a).					
[6]					n of "prescribed sexual offence"	14 15
r=1	Omit "or 91G" from paragraph (a). Insert instead ", 91G or 316A".					
[7]	Section 268 Maximum penalties for Table 2 offences Insert "61KC, 61KE, 61KF," after "61," in section 268 (2) (a).					
101					$\mathbf{K}\mathbf{r}$, after 61, in section 208 (2) (a).	17
[8]		ion 26		-	EC_{1} 72 Å " often "en (1 Å) "	18
					EC, 73A," after "or (1A),".	19
[9]					lity of evidence relating to sexual experience	20
					ion 61H (1)" from section 293 (4) (c) (i). e meaning of Division 10 of Part 3".	21
				uiiii ui	e meaning of Division to of Fart 5.	22
[10]		i on 29 t after	-	n 202.		23
						24
2	293A		-	-	given by Judge if differences in complainant's account	25
		(1)	the J perso comp	ludge, on, coi	n applies if, on the trial of a person for a prescribed sexual offence, after hearing submissions from the prosecution and the accused nsiders that there is evidence that suggests a difference in the it's account that may be relevant to the complainant's truthfulness y.	26 27 28 29 30
		(2)	In ci	rcumst	ances to which this section applies, the Judge may inform the jury:	31
			(a)		experience shows:	32
				(i)	people may not remember all the details of a sexual offence or may not describe a sexual offence in the same way each time, and	33 34
				(ii)	trauma may affect people differently, including affecting how they recall events, and	35 36
				(iii)	it is common for there to be differences in accounts of a sexual offence, and	37 38

			(iv)	both truthful and untruthful accounts of a sexual offence may contain differences, and	1
		(b)	comp	t is up to the jury to decide whether or not any differences in the plainant's account are important in assessing the complainant's fulness and reliability.	3 4 5
	(3)	In this	s secti	on:	e
		differ	<i>ence</i> i	n an account includes:	7
		(a)	a gap	in the account, and	8
		(b)	an in	consistency in the account, and	ç
		(c)	a diff	erence between the account and another account.	10
[11]	Section 34	8 Offer	nces ir	n respect of which an intervention program may be conducted	11
	Omit "(Offe from section			ature of rape, offences relating to other acts of sexual assault etc)"	12 13
	Insert instea	ad "(Se	xual o	ffences against adults and children)".	14
[12]	Schedule 1	I Indict	table o	offences triable summarily	15
	Insert "43B	," after	:"43A	," in clause 2 of Table 1.	16
[13]	Schedule 1	l, Table	e 1, cla	ause 2	17
	Insert "61K	D," aft	ter "60	E (2),".	18
[14]	Schedule 1	l, Table	e 1, cla	ause 2	19
	Insert "66D	A, 66E	DB, 66	DC, 66DF," after "61O (2) or (2A),".	20
[15]	Schedule 1	l, Table	e 1, cla	ause 2	21
	Omit "or 93	3". Inse	ert inst	ead ", 93 or 316A".	22
[16]	Schedule 1	I, Table	e 2, cla	ause 1	23
	Insert "61K	C, 61K	XE, 61	KF," after "61,".	24
[17]	Schedule 1	l, Table	e 2, cla	ause 1	25
	Insert "66D	D, 66D	DE, 66	EC, 73A," after "61O (1) or (1A),".	26
[18]	Schedule 2	2 Savin	ngs, tra	ansitional and other provisions	27
	Insert at the	e end of	f the S	chedule, with appropriate Part and clause numbering:	28
	Part		islat	ons consequent on enactment of Criminal tion Amendment (Child Sexual Abuse) Act	29 30 31
	Indic	tment	for in	decent assault	32
		Crimi	inal Le	f Schedule 3, as in force immediately before its substitution by the <i>egislation Amendment (Child Sexual Abuse) Act 2018</i> , continues to pect of an offence committed before that substitution.	33 34 35

[19] Schedule 3 Provisions relating to offences

Omit clause 14. Insert instead:

14 Sexual touching

In an indictment for an offence of sexual touching, it is sufficient to state that the accused person (at a specified time and place) committed an offence of sexual touching in relation to the person alleged to have been the victim of the offence, without stating the mode of touching. 1

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Sch	nedule 5 Amendments to other legislation	1			
5.1	Aboriginal Land Rights Act 1983 No 42	2			
	Section 79 Certain persons must not be employed Insert "or 66EC" after "66EB" in section 79 (1B) (b).	3 4			
5.2	Child Protection (Working with Children) Act 2012 No 51	5			
[1]	Section 26 Persons not entitled to apply for review or enabling order Insert "61KC, 61KD, 61KE, 61KF," after "61K," in section 26 (1) (a) (ii).	6 7			
[2]	Section 26 (1) (a) (iv) Insert "66DA, 66DB, 66DC, 66DD, 66DE, 66DF," after "66D,".	8 9			
[3]	Section 26 (1) (a) (iv) Omit "or 66EB". Insert instead ", 66EB or 66EC".				
[4]	Section 26 (1) (a) (v) Insert "73A," after "73,".	12 13			
[5]	Schedule 1 Assessment requirement triggers Omit "60E" from clause 1 (2) (e). Insert instead "43B, 60E or 316A".	14 15			
[6]	Schedule 2 Disqualifying offences Insert "61KC, 61KD, 61KE, 61KF," after "61K," in clause 1 (1) (e).				
[7]	Schedule 2, clause 1 (1) (h) Insert "66DA, 66DB, 66DC, 66DD, 66DE, 66DF," after "66D,".	18 19			
[8]	Schedule 2, clause 1 (1) (h) Insert "66EC," after "66EB,".	20 21			
[9]	Schedule 2, clause 1 (1) (h) Omit "or 73". Insert instead ", 73 or 73A".	22 23			
5.3	Court Suppression and Non-publication Orders Act 2010 No 106	24			
	Section 8 Grounds for making an order	25			
	Omit "an act of indecency" from section 8 (1) (d).	26			
	Insert instead "sexual touching or a sexual act within the meaning of Division 10 of Part 3 of the <i>Crimes Act 1900</i> ".	27 28			
5.4	Crimes (Domestic and Personal Violence) Act 2007 No 80	29			
[1]	Section 4 Meaning of "personal violence offence" Insert "61KC, 61KD, 61KE, 61KF," after "61K," in section 4 (a).	30 31			
[2]	Section 4 (a) Insert "66DA, 66DB, 66DC, 66DD, 66DE, 66DF," after "66D,".	32 33			

[3]	Section 4 (a)	1						
	Insert "73A," after "73,".	2						
[4]	Section 40 Interim apprehended violence order must be made on charge for certain offences							
	Insert "61KC, 61KD," after "61K," in section 40 (5) (c).	5						
[5]	Section 40 (5) (c)	6						
	Insert "66DA, 66DB," after "66D,".	7						
5.5	Crimes Regulation 2015	8						
[1]	Clause 4 Concealment of offences by certain persons	9						
	Omit "section 316 (5)". Insert instead "sections 316 (5) and 316A (7)".	10						
[2]	Clause 4 (h)	11						
	Omit "if the serious indictable offence referred to in section 316 (1)".	12						
	Insert instead "if the child abuse offence referred to in section 316A (1)".	13						
5.6	Crimes (Sentencing Procedure) Amendment (Sentencing Options) Act 2017 No 53	14 15						
	Schedule 1 Amendment of Crimes (Sentencing Procedure) Act 1999 No 92—principal amendments							
	Omit "as defined by section 61H" from paragraph (a) (ii) of the definition of <i>prescribed sexual offence</i> in proposed section 67 (2) in Schedule 1 [29].	18 19						
	Insert instead "within the meaning of Division 10 of Part 3".	20						
5.7	Electoral Act 2017 No 66	21						
[1]	Section 94 Definitions	22						
	Omit "acts of indecency" from the definition of <i>relevant apprehended violence order</i> in section 94 (1).	23 24						
	Insert instead "sexual touching or a sexual act within the meaning of Division 10 of Part 3 of the <i>Crimes Act 1900</i> ".	25 26						
[2]	Schedule 7 Savings, transitional and other provisions	27						
	Insert after Part 2:	28						
	Part 3 Provision consequent on enactment of Criminal Legislation Amendment (Child Sexual Abuse) Act 2018	29 30 31						
	13 Sexual touching and sexual act include former acts of indecency	32						
	The reference in the definition of <i>relevant apprehended violence order</i> in section 94 (1) to sexual touching or a sexual act is taken, in a reference to any order made before the amendment of that definition by the <i>Criminal Legislation Amendment (Child Sexual Abuse) Act 2018</i> , to include a reference to an act of indecency.	33 34 35 36 37						

5.8	Health Pr No 86	actitioner Regulation (Adoption of National Law) Act 2009	1 2
[1]	Schedule 1	Modification of Health Practitioner Regulation National Law	3
		of indecency" from paragraph (b) of the definition of <i>sex or violence offence</i> in (1) in item [13].	4 5
		d "sexual touching or sexual acts within the meaning of Division 10 of Part 3 es Act 1900".	6 7
[2]	Schedule 1	[25], Schedule 5A	8
	Insert at the	end of the Schedule, with appropriate Part and clause numbering:	9
	Part	Provision consequent on enactment of Criminal Legislation Amendment (Child Sexual Abuse) Act 2018	10 11 12
	Sexu	al touching and sexual act include former acts of indecency	13
		The reference in paragraph (b) of the definition of <i>sex or violence offence</i> in section 138 (1) to sexual touching or sexual acts is taken, in a reference to an offence committed before the amendment of that definition by the <i>Criminal Legislation Amendment (Child Sexual Abuse) Act 2018</i> , to include a reference to acts of indecency.	14 15 16 17 18
5.9	Health Se	ervices Act 1997 No 154	19
[1]	Section 99	Duty to report certain criminal and disciplinary matters	20
	Omit "acts o	of indecency" from the note to section 99 (1).	21
	Insert instea	d "sexual touching or a sexual act".	22
[2]	Section 103	3 Appeal rights	23
	Omit "acts o	of indecency" from section 103 (2) (a).	24
	Insert instea	d "sexual touching or a sexual act".	25
[3]	Section 10	6 Right of appeal to Minister	26
	Omit "acts o	of indecency" from section 106 (2) (c) (ii).	27
	Insert instea	d "sexual touching or a sexual act".	28
[4]	Section 117	7 Duty to report certain criminal conduct and disciplinary matters	29
	Omit "acts o	of indecency" from the note to section 117 (1).	30
	Insert instea	d "sexual touching or a sexual act".	31

[5]	Schedule	7 Savings, transitional and other provisions	1
	Insert at th	e end of the Schedule, with appropriate Part and clause numbering:	2
	Part	Provision consequent on enactment of Criminal Legislation Amendment (Child Sexual Abuse) Act 2018	3 4 5
	Sex	ual touching and sexual act include former acts of indecency	6
		Any references in this Act to sexual touching or sexual act are taken, in a reference to any offence occurring before the commencement of this clause, to include a reference to an act of indecency.	7 8 9
[6]	Dictionary		10
	Omit "acts	of indecency" from the definition of <i>serious sex or violence offence</i> in Part 1.	11
	Insert inste	ad "sexual touching or a sexual act".	12
[7]	Dictionary	, Part 1	13
	Insert in al	phabetical order:	14
		<i>sexual touching</i> and <i>sexual act</i> have the same meanings as in Division 10 of Part 3 of the <i>Crimes Act 1900</i> .	15 16
5.10	Industria	al Relations Act 1996 No 17	17
	Section 72	AB Definitions	18
	Omit "sexu	al or indecent assault" from the definition of <i>violent crime</i> in section 72AB (1).	19
	Insert inste	ad "sexual assault or sexual touching".	20
5.11	Law Enf	orcement (Powers and Responsibilities) Act 2002 No 103	21
	Section 46	A Searchable offences	22
		Tences in the nature of rape, offences relating to other acts of sexual assault etc)" raph (b) of the definition of <i>serious offence</i> in section 46A (2).	23 24
	Insert inste	ad "(Sexual offences against adults and children)".	25
5.12	Ombuds	man Act 1974 No 68	26
[1]	Section 25	A Definitions	27
		e end of paragraph (c) where firstly occurring of the definition of <i>reportable</i> section 25A (1)":	28 29
		or	30
		(d) any offence under section 43B or 316A of the <i>Crimes Act 1900</i> ,	31
[2]		A, definition of "reportable conduct"	32
	Insert "con	cerned" after "the child".	33

5.13	Parliamentary Electorates and Elections Act 1912 No 41	1
[1]	Section 81K Definitions	2
	Omit "acts of indecency" wherever occurring in paragraphs (a) and (b) of the definition of <i>child sexual offence</i> in section 81K (1).	3 4
	Insert instead "sexual touching or a sexual act".	5
[2]	Section 81K (1), definition of "relevant apprehended violence order"	6
	Omit "acts of indecency". Insert instead "sexual touching or a sexual act".	7
[3]	Section 81K (1), definitions of "sexual touching" and "sexual act" Insert in alphabetical order:	8 9
	<i>sexual touching</i> and <i>sexual act</i> have the same meanings as in Division 10 of Part 3 of the <i>Crimes Act 1900</i> .	10 11
[4]	Section 81K (3)	12
	Omit "an act of indecency". Insert instead "sexual touching or a sexual act".	13
[5]	Schedule 22 Savings, transitional and other provisions	14
	Insert at the end of the Schedule, with appropriate Part and clause numbering:	15
	Part Provision consequent on enactment of Criminal Legislation Amendment (Child Sexual Abuse) Act 2018	16 17 18
	Sexual touching and sexual act include former acts of indecency	19
	References in section 81K to sexual touching or a sexual act are taken, in a reference to any offence occurring or order made before the amendment of that section by the <i>Criminal Legislation Amendment (Child Sexual Abuse) Act</i>	20 21
	2018, to include a reference to an act of indecency.	22 23
5.14	Summary Offences Act 1988 No 25	
5.14 [1]		23
	Summary Offences Act 1988 No 25	23 24
	Summary Offences Act 1988 No 25 Section 3 Definitions Omit "as defined in section 61H" from paragraph (a) of the definition of <i>prostitution</i> in	23 24 25 26
	Summary Offences Act 1988 No 25 Section 3 Definitions Omit "as defined in section 61H" from paragraph (a) of the definition of <i>prostitution</i> in section 3 (1).	23 24 25 26 27
[1]	 Summary Offences Act 1988 No 25 Section 3 Definitions Omit "as defined in section 61H" from paragraph (a) of the definition of <i>prostitution</i> in section 3 (1). Insert instead "within the meaning of Division 10 of Part 3". Section 11G Loitering by convicted child sexual offenders near premises frequented 	23 24 25 26 27 28 29
[1]	 Summary Offences Act 1988 No 25 Section 3 Definitions Omit "as defined in section 61H" from paragraph (a) of the definition of <i>prostitution</i> in section 3 (1). Insert instead "within the meaning of Division 10 of Part 3". Section 11G Loitering by convicted child sexual offenders near premises frequented by children. Omit "acts of indecency" from paragraph (a) of the definition of <i>convicted child sexual</i> 	23 24 25 26 27 28 29 30 31
[1]	 Summary Offences Act 1988 No 25 Section 3 Definitions Omit "as defined in section 61H" from paragraph (a) of the definition of <i>prostitution</i> in section 3 (1). Insert instead "within the meaning of Division 10 of Part 3". Section 11G Loitering by convicted child sexual offenders near premises frequented by children Omit "acts of indecency" from paragraph (a) of the definition of <i>convicted child sexual offender</i> in section 11G (2). Insert instead "sexual touching or a sexual act (within the meaning of Division 10 of Part 3 	23 24 25 26 27 28 29 30 31 32 33
[1]	 Summary Offences Act 1988 No 25 Section 3 Definitions Omit "as defined in section 61H" from paragraph (a) of the definition of <i>prostitution</i> in section 3 (1). Insert instead "within the meaning of Division 10 of Part 3". Section 11G Loitering by convicted child sexual offenders near premises frequented by children Omit "acts of indecency" from paragraph (a) of the definition of <i>convicted child sexual offender</i> in section 11G (2). Insert instead "sexual touching or a sexual act (within the meaning of Division 10 of Part 3 of the <i>Crimes Act 1900</i>)". 	23 24 25 26 27 28 29 30 31 32 33 34

[4]	Sche	edule 2 Sav	rings and transitional provisions	1			
	Inser	rt after claus	se 2:	2			
	3		n consequent on enactment of Criminal Legislation Amendment xual Abuse) Act 2018	3 4			
		offe refe the	e reference in paragraph (a) of the definition of <i>convicted child sexual</i> ender in section 11G (2) to sexual touching or a sexual act is taken, in a erence to any offence occurring before the amendment of that paragraph by <i>Criminal Legislation Amendment (Child Sexual Abuse) Act 2018</i> , to lude a reference to an act of indecency.	5 6 7 8 9			
5.15	Vict	tims Righ	ts and Support Act 2013 No 37	10			
[1]	Sect	ion 19 Mea	ning of "act of violence"	11			
	Omit assat	t "section 61 <i>ult and dom</i>	H" wherever occurring in paragraphs (a) and (b) of the definition of <i>sexual nestic violence</i> in section 19 (8).	12 13			
	Inser	rt instead "I	Division 10 of Part 3".	14			
[2]	Sect	ion 19 (8),	definition of "sexual assault and domestic violence"	15			
	Omi	t "that section	on" from paragraph (b). Insert instead "that Division".	16			
[3]	Sect	ion 19 (8),	definition of "sexual assault and domestic violence"	17			
	Omit paragraph (d). Insert instead:						
		(d)	sexual touching (within the meaning of Division 10 of Part 3 of the <i>Crimes Act 1900</i>) of a person without his or her consent or sexual touching of a child under the age of 16 years or the carrying out of a sexual act (within the meaning of that Division) with or towards a child under the age of 16 years,	19 20 21 22 23			
[4]	Sect	ion 34 Defi	nitions	24			
	Omi	t the definit	ion of <i>indecent assault</i> . Insert in alphabetical order:	25			
		Div con out	<i>ual touching or sexual act</i> means sexual touching (within the meaning of vision 10 of Part 3 of the <i>Crimes Act 1900</i>) of a person without his or her isent or sexual touching of a child under the age of 16 years or the carrying of a sexual act (within the meaning of that Division) with or towards a ld under the age of 16 years.	26 27 28 29 30			
[5]	Sect	ion 35 Cate	egories of recognition payment	31			
	Omi	t "indecent a	assault" from section 35 (2) (b).	32			
	Inser	rt instead "s	exual touching or sexual act".	33			

[6]	Section 35 (4) (a)	
	Omit the paragraph	n. Insert instead:
	(a)	sexual touching or sexual act,