

New South Wales

Terrorism (Police Powers) Amendment (Investigative Detention) Bill 2016

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to amend the *Terrorism (Police Powers) Act 2002* to authorise the arrest, detention and questioning of a person who is suspected of being involved in a recent or imminent terrorist act for the purposes of assisting in responding to or preventing the terrorist act.

The Bill also extends by 3 years the sunset date until which membership of a terrorist organisation is also a State offence under the *Crimes Act 1900*.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on the date of assent to the proposed Act.

Schedule 1 Amendment of Terrorism (Police Powers) Act 2002 No 115

Schedule 1 [5] inserts Part 2AA into the Act for the purposes of the proposed investigative detention police powers. The Part contains the following proposed sections:

Proposed section 25A sets out the object of the Part.

Proposed section 25B provides that a person is a *terrorism suspect* liable to investigative detention if there are reasonable grounds to suspect that the person has committed or will commit a terrorist act, that the person is or has been involved in preparing or planning for a terrorist act or

that the person possesses a thing that is connected with the commission of, or the preparation or planning for, a terrorist act. It does not matter that the identity of the person who will commit the terrorist act, the kind of terrorist act, or the place or time when the terrorist act will be committed, is not known.

Proposed section 25C defines *investigative detention* as the detention of a terrorism suspect for investigation into a past or future terrorist act for the purposes of assisting in responding to or preventing the terrorist act. There is no obligation, in the case of investigative detention, for the terrorism suspect to be charged with an offence and taken before a court or authorised officer as soon as practicable to be dealt with according to law.

Proposed section 25D contains general definitions for the purposes of the Part. In particular, *senior police officer* is defined as the Commissioner of Police, a Deputy Commissioner of Police or any other police officer of or above the rank of Superintendent.

Proposed section 25E authorises a police officer, without a warrant, to arrest a terrorism suspect for the purpose of investigative detention if:

- (a) the terrorist act concerned occurred in the last 28 days, or
- (b) the police officer has reasonable grounds to suspect that the terrorist act concerned could occur at some time in the next 14 days,

and the police officer is satisfied that the investigative detention will substantially assist in responding to or preventing the terrorist act.

The proposed section also provides for investigative detention to be discontinued on the expiry of the maximum period of detention authorised by the Part or if the police officer in charge of the investigation (or a senior police officer reviewing the detention) is not satisfied that the person is a terrorism suspect or is not satisfied that continuing the investigative detention will substantially assist in responding to or preventing a terrorist act. A senior police officer who is not involved in the investigation is to carry out a review on, and every 12 hours after, the arrest of the terrorism suspect.

Proposed section 25F provides that a person under 14 years of age cannot be arrested for the purpose of investigative detention or kept in detention.

Proposed section 25G provides for the questioning of a terrorism suspect during investigative detention in relation to any recent or imminent terrorist act or to certain other offences. The terrorism suspect is to be given the opportunity to rest for a continuous period of at least 8 hours in any period of 24 hours of detention and to have reasonable breaks during any period of questioning (unless there are exceptional circumstances).

Proposed section 25H sets out the maximum period that a terrorism suspect can be subject to investigative detention. The terrorism suspect can be detained without a detention warrant for a maximum period of 4 days, but the maximum period may be extended by a detention warrant issued by a Judge of the Supreme Court so long as the maximum period does not exceed 14 days after the terrorism suspect was arrested.

Proposed section 25I deals with the issue of a detention warrant by a Judge of the Supreme Court on the application of a police officer who is authorised by a senior police officer to make the application. The terrorism suspect, or his or her legal representative, may make representations to the Judge about the application. The Judge may issue the detention warrant (extending the maximum period of detention by a period not exceeding 7 days at any one time) if the Judge is satisfied that:

- (a) the investigation is being conducted diligently and without unnecessary delay, and
- (b) there are reasonable grounds for suspecting that the person continues to be a terrorism suspect, and
- (c) there are reasonable grounds for suspecting that any future terrorist act concerned could occur at some time in the next 14 days (or so occur if the terrorism suspect is released from detention), and

(d) the extension will substantially assist in responding to or preventing the terrorist act concerned.

Proposed section 25J makes provision with respect to the issue of detention warrants, including for applications for warrants in person or by telephone and for the verification of information provided to the Judge on oath or affirmation or by affidavit.

Proposed section 25K enables the Judge to whom an application for a detention warrant is made to determine that particular information provided to the Judge by a police officer is criminal intelligence. Any such criminal intelligence may be relied on by the Judge to determine the application for the detention warrant but is not to be disclosed to the terrorism suspect, his or her legal representative or to any other person.

Proposed section 25L enables police officers to monitor contact with a detained terrorism suspect by family members and others (other than the legal representative of the suspect). The provisions are similar to those that apply to preventative detention under the Act.

Proposed section 25M authorises a Judge of the Supreme Court to make a prohibited contact direction under which the terrorism suspect may be prevented, while under investigative detention, from contacting any particular person (including a particular legal representative of the suspect). The direction is similar to a prohibited contact order that may be made in relation to preventative detention under the Act.

Proposed section 25N authorises regulations to provide additional safeguards for terrorism suspects under investigative detention. Those safeguards would be additional to the standard safeguards applied under proposed section 25O, including the standard special safeguards that apply to children and other vulnerable persons.

Proposed section 25O deals with the application to investigative detention of other police powers legislation relating to arrest and detention of persons suspected of committing offences and to the forensic testing of those suspects. In particular, the proposed section applies general statutory police safeguards that relate to arrest and related detention powers.

Proposed section 25P provides for the annual reports and information that are to be provided by the Commissioner of Police to the Police Minister and the Attorney General about the exercise by police officers of powers relating to investigative detention.

Proposed section 25Q requires the Minister to review provisions of the Part relating to investigative detention after 3 years and report to Parliament on the outcome of the review.

Schedule 1 [2] makes a consequential change to the provisions of Part 2 of the Act that authorise special police powers to search persons, vehicles or areas that are the target of the authorisation to respond to or prevent an imminent terrorist act. Consistently with the test for the proposed investigative detention police powers, the amendment provides that a terrorist act is imminent if it could occur at some time in the next 14 days instead of in the near future.

Schedule 1 [6] makes a similar consequential change to the provisions of Part 2A of the Act that authorise the Supreme Court to make preventative detention orders to prevent imminent terrorist acts occurring. Consistently with the test for the proposed investigative detention police powers, the amendment provides that a terrorist act is imminent if it could occur at some time in the next 14 days instead of being required to be imminent and, in any event, expected to occur at some time in the next 14 days.

Schedule 1 [4] omits provisions in Part 2 of the Act relating to the appointment of Commonwealth and inter-State police officers as recognised law enforcement officers authorised to exercise police powers under Part 2 that are now redundant following the enactment of general provisions relating to recognised law enforcement officers in Part 10B of the *Police Act 1990*. **Schedule [1]** and **[3]** make consequential amendments.

Schedule 2 Amendment of Crimes Act 1900 No 40

The Schedule amends section 310L of the Act to extend the sunset date until which membership of a terrorist organisation is also a State offence under the Act from 13 September 2016 to 13 September 2019. The similar Commonwealth offence is contained in section 102.3 of the Criminal Code of the Commonwealth.



Terrorism (Police Powers) Amendment (Investigative Detention) Bill 2016

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Terrorism (Police Powers) Amendment (Investigative Detention) Bill 2016

No , 2016

A Bill for

An Act to amend the *Terrorism (Police Powers) Act 2002* to authorise the arrest, detention and questioning of terrorism suspects for the purposes of assisting in responding to or preventing recent or imminent terrorist acts; to amend the *Crimes Act 1900* to continue the operation of the offence of being a member of a terrorist organisation; and for other purposes.

The	The Legislature of New South Wales enacts:		
1	Name of Act	2	
	This Act is the Terrorism (Police Powers) Amendment (Investigative Detention) Act 2016.	3	
2	Commencement	5	
	This Act commences on the date of assent to this Act	F	

Scl	hedu	le 1	Amendment of Terrorism (Police Powers) Act 2002 No 115	1		
[1]	Sect	ion 4B	3 Interpretation	3		
	Omi	t the de	efinition of <i>recognised law enforcement officer</i> from section 4B (1).	4		
[2]	Sect	Section 5 Authorisation of special powers to prevent terrorist acts				
			e is a threat of a terrorist act occurring in the near future" from section 5 (a).	6		
	Inse	t instea	ad "a terrorist act could occur at some time in the next 14 days".	7		
[3]	Sect	ion 14	. note	8		
r.,			gnised law enforcement officer as referred to in Division 4".	9		
	Inse		ad "recognised law enforcement officer as referred to in Part 10B of the <i>Police</i>	10 11		
[4]	Part	2, Divi	ision 4 Recognised law enforcement officers	12		
	Omi	t the Di	ivision.	13		
[5]	Part	2AA		14		
L-1			Part 2:	15		
	_					
	Pai	t 2A	A Investigative detention powers	16		
	25A	Obje	ect of Part	17		
			The object of this Part is to authorise the arrest, detention and questioning of a person who is suspected of being involved in a recent or imminent terrorist act for the purposes of assisting in responding to or preventing the terrorist act.	18 19 20		
	25B	Mear	ning of "terrorism suspect"	21		
		(1)	For the purposes of this Part, a person is a <i>terrorism suspect</i> if there are reasonable grounds for suspecting that:	22 23		
			(a) the person has committed or will commit a terrorist act, or	24		
			(b) the person is or has been involved in preparing or planning for a terrorist act, or	25 26		
			(c) the person possesses a thing that is connected with the commission of, or the preparation or planning for, a terrorist act.	27 28		
		(2)	This section extends to a future terrorist act even if any of the following has not been identified:	29 30		
			(a) the identity of the persons who will commit the terrorist act,	31		
			(b) the kind of terrorist act that will be committed,	32		
			(c) the place where or the time when the terrorist act will be committed.	33		
		(3)	This section extends to terrorist acts committed, and acts done in preparation or planning for terrorist acts, before the commencement of this Part.	34 35		
	25C	Mear	ning of "investigative detention"	36		
		(1)	For the purposes of this Part, <i>investigative detention</i> is the detention of a terrorism suspect for investigation into a past or future terrorist act for the purposes of assisting in responding to or preventing the terrorist act.	37 38		

(2)	prose	nis Part, <i>responding</i> to a terrorist act includes apprehending and ecuting the persons involved in committing the terrorist act and enting those persons and their associates from committing further terrorist	1 2 3 4
(3)	inves suspe Enfor	olice officer who arrests a terrorism suspect for the purpose of tigative detention under this Part is not under an obligation to take the ext before a court or an authorised officer (within the meaning of the <i>Law reement (Powers and Responsibilities) Act 2002</i>) as soon as practicable dealt with according to law.	5 6 7 8 9
Othe	r defir	nitions	10
	In thi	s Part:	11
	day n	neans a period of 24 hours.	12
		extends the maximum period of investigative detention of a terrorism eet.	13 14 15
	cover has re	ble Judge means a Judge of the Supreme Court authorised to issue a rt search warrant under Part 3, but does not include any such Judge who evoked consent to exercising functions under this Part by notice in writing e Attorney General.	16 17 18 19
	Com	or police officer means the Commissioner of Police, a Deputy missioner of Police or any other police officer of or above the rank of rintendent.	20 21 22
	telep	<i>hone</i> includes fax, email or other electronic communication.	23
Powe	er to a	rrest terrorism suspects for investigative detention	24
(1)		lice officer may, without a warrant, arrest a terrorism suspect for the ose of investigative detention under this Part if:	25 26
	(a)	the terrorist act concerned occurred in the last 28 days, or	27
	(b)	the police officer has reasonable grounds to suspect that the terrorist act concerned could occur at some time in the next 14 days,	28 29
		the police officer is satisfied that the investigative detention will antially assist in responding to or preventing the terrorist act.	30 31
(2)	inves	olice officer may also arrest a terrorism suspect for the purpose of tigative detention under this Part if directed to do so by another police er. That other police officer is not to give such a direction unless that other e officer may lawfully arrest the person without a warrant under this on.	32 33 34 35 36
(3)	A ter	rorism suspect is subject to investigative detention under this Part only if:	37
	(a)	the police officer informs the terrorism suspect at the time of arrest that the terrorism suspect is being arrested for the purpose of investigative detention under this Part, and	38 39 40
	(b)	the arrest has not been discontinued.	41
(4)	A po	lice officer may discontinue an arrest under this section at any time.	42
(5)	An a	rrest under this section must be discontinued:	43
	(a)	on the expiry of the maximum period of investigative detention under this Part, or	44 45
	(b)	as soon as practicable after the police officer in charge of the investigation of the terrorism suspect ceases to be satisfied that the	46 47

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25E

		person is a terrorism suspect or ceases to be satisfied that continuing the investigative detention will substantially assist in responding to or preventing a terrorist act, or	1 2 3			
		(c) if, following a review by a senior police officer under subsection (6), the senior police officer is satisfied that there are no reasonable grounds to suspect that the person is a terrorism suspect or is satisfied that there are no reasonable grounds to suspect that continuing the investigative detention will substantially assist in responding to or preventing a terrorist act.	4 5 6 7 8 9			
	(6)	A senior police officer is to review whether an investigative detention under this Part should be continued:	10 11			
		(a) as soon as practicable after the terrorism suspect is arrested, and	12			
		(b) every 12 hours after the arrest of the terrorism suspect.	13			
		The senior police officer who conducts the review cannot be a police officer who is in charge of, or involved in the conduct of, the investigation.	14 15			
	(7)	A terrorism suspect cannot be arrested under this section on more than 1 occasion in connection with the same terrorist act.	16 17			
	(8)	However, subsection (7) does not prevent a further arrest under this section in reliance on information obtained after the end of the earlier period of investigative detention. In that case, the maximum period of investigative detention cannot exceed 24 hours unless authorised by a detention warrant.	18 19 20 21			
25F	No investigative detention of person under 14 years of age					
	(1)	A person under 14 years of age cannot be arrested or kept in investigative detention under this Part.	23 24			
	(2)	If:	25			
		(a) a person is under investigative detention, and	26			
		(b) the police officer in charge of the investigation is satisfied on reasonable grounds that the person is under 14 years of age,	27 28			
		the police officer must discontinue the arrest as soon as practicable.	29			
	(3)	The person is to be released into the care of a parent or other appropriate person.	30 31			
25G	Que	stioning of terrorism suspects during detention	32			
	(1)	In this section, <i>questioning</i> of a person includes carrying out an investigation in which the person participates.	33 34			
	(2)	A terrorism suspect may, during investigative detention under this Part, be questioned:	35 36			
		(a) in connection with the terrorist act for which the person was arrested, or	37			
		(b) in connection with any other terrorist act that occurred within the last 28 days or that there are reasonable grounds to suspect could occur at some time in the next 14 days.	38 39 40			
	(3)	If there are reasonable grounds for suspecting that the terrorism suspect has committed a particular offence, the terrorism suspect may also be questioned while detained under this Part for the purpose of investigating whether the person committed the offence. The terrorism suspect may be so questioned only if there are reasonable grounds for suspecting that the offence may be related to the terrorist act or if postponing the investigation until after the end	41 42 43 44 45 46			

		prose	ecution of the offence.	2
	(4)	this I perio reaso preverseso Note.	Part only if the person is given the opportunity to rest for a continuous d of at least 8 hours in any period of 24 hours of detention and to have mable breaks during any period of questioning. This subsection does not ent questioning that a senior police officer determines is necessary and mable because of the exceptional circumstances of the case. Part 3.11 of the <i>Evidence Act 1995</i> sets out circumstances in which information need from the questioning of a detained suspect may be excluded by a court in equent criminal proceedings instituted against the suspect.	3 4 5 6 7 8 9 10
	(5)	This	section does not prevent questioning of a person for the purposes of:	12
		(a)	ensuring the safety and well-being of the person, or	13
		(b)	allowing a police officer to comply with a requirement imposed by law on the police officer in relation to the detention of the person.	14 15
25H	Maxi	mum p	period of investigative detention	16
	(1)		maximum period of investigative detention of a terrorism suspect under Part is:	17 18
		(a)	the period of 4 days, or	19
		(b)	if the maximum period of investigative detention is extended by a detention warrant—the maximum period authorised by the warrant.	20 21
	(2)		total maximum period of investigative detention cannot exceed 14 days the terrorism suspect was arrested.	22 23
25 I	Warr	ant to	extend initial period of investigative detention	24
	(1)	the c	lice officer authorised by a senior police officer may, before the end of urrent maximum period of investigative detention, apply to an eligible e for a warrant to extend the maximum period of investigative detention	25 26 27 28
		(a)	the police officer has reasonable grounds for suspecting that the person continues to be a terrorism suspect, and	29 30
		(b)	the police officer is satisfied that the extension will substantially assist in responding to or preventing the terrorist act.	31 32
	(2)		terrorism suspect, or his or her legal representative, may make sentations to the eligible Judge about the application.	33 34
	(3)	perio	ligible Judge may issue a detention warrant that extends the maximum d of investigative detention of the terrorism suspect by a period not eding 7 days.	35 36 37
	(4)	deten	maximum period of investigative detention may be extended by a ation warrant on more than 1 occasion, so long as the total period of stigative detention after the arrest of the terrorism suspect does not exceed by s.	38 39 40 41
	(5)	An el	ligible Judge is not to issue a detention warrant unless satisfied that:	42
		(a)	the investigation is being conducted diligently and without unnecessary delay, and	43 44
		(b)	there are reasonable grounds for suspecting that the person continues to be a terrorism suspect, and	45 46

of investigative detention under this Part may jeopardise the investigation or

(6)

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	(c)	there are reasonable grounds for suspecting that any future terrorist act concerned could occur at some time in the next 14 days (or so occur if the terrorism suspect is released from detention), and			
	(d)	the extension will substantially assist in responding to or preventing the terrorist act concerned.			
(6)	consi suspe deter	etention warrant may contain such directions as the eligible Judge ders appropriate in relation to the conditions under which the terrorism eet is kept in custody for investigative detention. The investigative ation of the terrorism suspect is subject to any such direction included in varrant.			
(7)		oon as reasonably practicable after a detention warrant is issued, the dy manager for the terrorism suspect:			
	(a)	must give the terrorism suspect a copy of the warrant, and			
	(b)	must orally inform the terrorism suspect of the nature of the warrant and its effect.			
(8)	disqu terro	ligible Judge who deals with an application for a detention warrant is to talify himself or herself from presiding in any subsequent trial of the rism suspect for an offence that relates to the matters to which the cation relates.			
Prov	isions	relating to applications for and issue of detention warrants			
(1)		An application for a detention warrant may be made by the applicant in person or by telephone.			
(2)	a det conn affirm	e case of an application made in person, the eligible Judge is not to issue tention warrant unless the information given by the applicant in or in ection with the application is verified before the Judge on oath or mation or by affidavit. The eligible Judge may administer an oath or mation or take an affidavit for the purposes of the application.			
(3)	In the	e case of an application made by telephone:			
	(a)	the eligible Judge is not to issue a detention warrant unless satisfied the warrant is required urgently and that it is not practicable for the application to be made in person, and			
	(b)	the detention warrant is to be furnished to the applicant or the applicant is to be informed by the eligible Judge of the terms of the warrant, and			
	(c)	the applicant must, within 1 day after the day on which the warrant is issued, give or transmit to the eligible Judge an affidavit setting out the information on which the application was based that was given to the eligible Judge when the application was made.			
(4)		py of an affidavit under this section is to be provided to the terrorism ect or to his or her legal representative.			
(5)	warra the p subse or af	rson must not, in or in connection with an application for a detention ant in person or by telephone, give information to an eligible Judge that person knows to be false or misleading in a material particular. This action applies whether or not the information given is also verified on oath firmation or by affidavit. Simum penalty: 100 penalty units or imprisonment for 2 years, or both.			

An eligible Judge who issues or refuses to issue a detention warrant must cause a record to be made of the grounds relied on by the eligible Judge to justify the

			e of or refusal to issue the warrant. The regulations may make provision or with respect to the keeping and inspection of any such record.	1
	(7)	This	section is subject to section 25K.	3
25K	Prev	entior	n of disclosure of criminal intelligence	4
	(1)		his section, <i>criminal intelligence</i> means any report or other information se disclosure:	5 6
		(a)	will have a prejudicial effect on the prevention, investigation or prosecution of an offence, or	7 8
		(b)	will result in the existence or identity of a confidential source of information relevant for law enforcement purposes being revealed or made discoverable, or	9 10 11
		(c)	will result in confidential investigative methods or techniques used by police or security agencies being revealed or discoverable, or	12 13
		(d)	will endanger a person's life or physical safety.	14
	(2)	may,	eligible Judge to whom an application for a detention warrant is made, at the request of the applicant, determine that particular information ided in or in connection with the application is criminal intelligence.	15 16 17
	(3)	If the	e eligible Judge makes that determination:	18
		(a)	the information is not to be provided to the terrorism suspect, or to his or her legal representative, for the purpose of making representations to the eligible Judge about the application or other purpose and is to be excluded from the copy of any affidavit provided to the terrorism suspect or to his or her legal representative (but the terrorism suspect, or his or her legal representative, is to be informed that a determination under this section has been made), and	19 20 21 22 23 24 25
		(b)	the eligible Judge is to ensure that the information is not disclosed in the record made of the grounds relied on by the eligible Judge to justify the issue of or refusal to issue the detention warrant, or otherwise disclosed by the eligible Judge to any person, and	26 27 28 29
		(c)	the eligible Judge is, to the extent that the information was relied on as grounds to justify the issue of the detention warrant, to include a statement to that effect in the record made by the eligible Judge.	30 31 32
	(4)	If the	e eligible Judge refuses to make that determination:	33
		(a)	the applicant is entitled to withdraw the information as grounds for issuing the detention warrant, and	34 35
		(b)	the information so withdrawn is not to be disclosed to any person or taken into consideration by the eligible Judge in deciding whether to issue the detention warrant.	36 37 38
25L			g contact with family members and others (except legal atives)	39 40
	(1)	unde inves	section applies to contact that a terrorism suspect has with a person while er investigative detention that the police officer in charge of the stigation of the terrorism suspect requires to be monitored (except contact the legal representative of the terrorism suspect).	41 42 43 44
	(2)	if it i	contact a terrorism suspect has with any such person may take place only is conducted in such a way that the contact, and the content and meaning the communication that takes place during the contact, can be effectively	45 46 47

	monitored by a police officer exercising authority in connection with the investigative detention.	1
(3)	The contact may take place in a language other than English only if the content and meaning of the communication that takes place during the contact can be effectively monitored with the assistance of an interpreter (including an interpreter who is a police officer).	3 4 5 6
(4)	If the terrorism suspect indicates that he or she wishes the contact to take place in a language other than English, the police officer who is detaining the terrorism suspect is to:	7 8 9
	(a) arrange for the services of an appropriate interpreter to be provided if it is reasonably practicable to do so during the period during which the person is being detained, and	10 11 12
	(b) if it is reasonably practicable to do so—arrange for those services to be provided as soon as practicable.	13 14
Proh	ibited contact direction in detention warrant	15
(1)	A police officer who applies to an eligible Judge for a detention warrant in relation to a terrorism suspect may request the eligible Judge to direct, in and by the warrant, that the terrorism suspect is not, while under investigative detention pursuant to the warrant, to contact a person specified in the direction (a <i>prohibited contact direction</i>). The information given by the police officer in connection with the application for the detention warrant is to include the grounds on which any such direction is requested.	16 17 18 19 20 21
(2)	The eligible Judge may include the prohibited contact direction in the detention warrant if satisfied that the direction is reasonably necessary to achieve the purposes of the investigative detention under this Part. The investigative detention of the terrorism suspect is subject to a prohibited contact direction included in the detention warrant.	23 24 25 26 27
(3)	A prohibited contact direction may prevent contact with a specified person of any kind (including a legal representative of the terrorism suspect).	28 29
(4)	A prohibited contact direction may be revoked by an eligible Judge, on application made by the terrorism suspect concerned or on application made by a police officer.	30 31 32
(5)	For the purpose of making a prohibited contact direction, a detention warrant may be issued before the expiry of the current maximum period of investigative detention (including before the expiry of the initial period of 4 or 2 days after the arrest of the terrorism suspect). The warrant may limit the maximum period of investigative detention to the then current maximum period of detention, and in that case section 25I (5) (a) and (d) do not apply to the issue of the warrant.	33 34 35 36 37 38 39
(6)	A terrorism suspect may be prevented from contacting a person to be specified in a proposed prohibited contact direction requested under this section until the request has been determined.	40 41 42
Addi	tional safeguards for detained persons	43
(1)	The regulations may make provision for or with respect to safeguards for persons while under investigative detention.	44 45
(2)	Those provisions are in addition to the safeguards applied by section 25O.	46
	Note. The applied provisions under section 25O include the special safeguard provisions for children under 18 years and other vulnerable persons of Division 3 of Part 3 of the Law Enforcement (Powers and Responsibilities) Regulation 2005.	47 48 49

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Minister and the Attorney General.

250	Appl	icatio	n of other legislation	1
	(1)	unde Part)	following provisions of the <i>Law Enforcement (Powers and onsibilities) Act 2002</i> (and the regulations and other instruments made r that Act in connection with those provisions) extend (subject to this to the powers of police officers under this Part, with any modifications eribed by the regulations and any other necessary modifications:	2 3 4 5 6
		(a)	Part 9 (Investigations and questioning), other than the provisions of that Part relating to the maximum period of detention for investigation,	7 8
		(b)	Part 10 (Other powers relating to persons in custody and to other offenders),	9 10
		(c)	Part 15 (Safeguards relating to powers),	11
		(d)	Part 18 (Use of force),	12
		(e)	section 232 (Protection of police acting in execution of warrant),	13
		(f)	any other provisions prescribed by the regulations.	14
	(2)	regul	provisions of the <i>Crimes (Forensic Procedures) Act 2000</i> (and the lations and other instruments made under that Act) relating to suspects and (subject to this Part) to terrorism suspects arrested under this Part.	15 16 17
	(3)	A ref	ference in the provisions referred to in subsections (1) and (2):	18
		(a)	to an investigation as to whether a detained person committed the offence for which the person is arrested—is to be construed as including a reference to an investigation for the purposes of assisting in responding to or preventing a terrorist act, or	19 20 21 22
		(b)	to Part 9 of the <i>Law Enforcement (Powers and Responsibilities) Act</i> 2002 or to an investigation period under that Part—is to be construed as including a reference to this Part or to a period of investigative detention under this Part.	23 24 25 26
	(4)	anoth arres relati is to inves deter	ing in this Part prevents a terrorism suspect from being arrested under ner law on the termination of an arrest under this Part, or from being ted under this Part on the termination of an arrest under another law, in ton to the same terrorist act. Any such period of detention under this Part be taken into account for the purposes of determining whether an stigation period under another law is reasonable, and any such period of attion under another law is to be taken into account for the purposes of the of a detention warrant under this Part.	27 28 29 30 31 32 33
	(5)	this	bsection (4), a reference to another law is a reference to another law of jurisdiction or, to the extent that the legislative power of Parliament its, a reference to a law of the Commonwealth or of any other jurisdiction.	35 36 37
25P	Annı Gene		oorts and information to be given to Police Minister and Attorney	38 39
	(1)	The O	Commissioner of Police must promptly advise the Police Minister and the rney General whenever a terrorism suspect is arrested under this Part.	40 41
	(2)		Commissioner of Police must report annually on the exercise of powers r this Part by police officers.	42 43
	(3)	Each	report is to be provided, within 4 months after each 30 June, to the Police	44

	(4)	The report is to specify the following matters in relation to the year ended on that 30 June:	1 2
		(a) the number of terrorism suspects arrested under this Part,	3
		(b) the period for which each such terrorism suspect was detained under this Part (including whether a detention warrant was issued and the additional period of detention authorised by the warrant),	4 5 6
		(c) the number of complaints made under any Act about conduct relating to investigative detention under this Part and the number of those complaints that are, or have been, the subject of an investigation under any Act,	7 8 9 10
		(d) any other matters requested by the Police Minister or the Attorney General.	11 12
	(5)	The report may be combined with any other annual report of the NSW Police Force.	13 14
	(6)	The report is to be tabled in each House of Parliament as soon as practicable after it is received by the Attorney General.	15 16
25Q	Revi	ew of Part	17
	(1)	The Minister is to review this Part to determine whether the policy objectives of this Part remain valid and whether the terms of this Part remain appropriate for securing those objectives.	18 19 20
	(2)	The review is to be undertaken as soon as possible after the period of 3 years from the commencement of this Part.	21 22
	(3)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 3 years.	23 24
Sect	ion 26	D When preventative detention orders may be made	25
		such terrorist act must be imminent and, in any event, be expected to occur at in the next 14 days." from section 26D (1).	26 27
		ad "There must be reasonable grounds to suspect that any such terrorist act could me time in the next 14 days.".	28 29

[6]

Schedule 2	Amendment of Crimes Act 1900 No 40	1
Section 310	L Repeal of Part	2
Omit "13 Se	ptember 2016". Insert instead "13 September 2019".	3