

New South Wales

Witness Protection Amendment Bill 2024

Explanatory note

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

Overview of Bill

The objects of this Bill are to—

- (a) amend the Witness Protection Act 1995 (the Act) to—
 - (i) provide additional protection for and assistance to participants and former participants in the witness protection program, and
 - (ii) provide for the disclosure and secure management of certain information relating to the program, and
 - (iii) make other minor administrative and consequential amendments, and
- (b) make consequential amendments to the Surveillance Devices Act 2007.

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.

Schedule 1 Amendment of Witness Protection Act 1995 No 87

Schedule 1[1] and [2] insert definitions related to and consequent on other amendments in Schedule 1.

Schedule 1[3] clarifies that the definition of *participant* includes a witness included in the witness protection program on a temporary basis. **Schedule 1[25]** makes a consequential amendment.

Schedule 1[4] clarifies that a witness protection order is an order referred to in section 15.

Schedule 1[6] extends the definition of *witness* to include a person who has given, or agreed to give, evidence for the Crown in proceedings relating to an application for a serious crime prevention order under the *Crimes (Serious Crime Prevention Orders) Act 2016*. **Schedule 1[5]** makes a minor change to the heading to section 4.

Schedule 1[7] clarifies that the definition of *witness* includes a person who, because of the person's association with a person to whom section 4(1) applies, may require protection under the Act. **Schedule 1**[11], [24] and [54] make consequential amendments.

Schedule 1[8] inserts proposed sections 4A and 4B. Proposed section 4A defines *agency* and *local government authority*. Proposed section 4B provides that a function conferred or imposed on an agency or interstate entity is taken to be conferred or imposed on the head of the agency or entity, and defines *head* of an agency or interstate entity for the proposed section.

Schedule 1[9], [10], [17] and [23] replace certain references to witnesses with references to participants. Schedule 1[52] makes a consequential amendment.

Schedule 1[12] and [13] enable the Commissioner of Police to record or monitor participants' communications with persons other than the persons referred to in proposed section 9A(2)(a)–(d).

Schedule 1[14] clarifies that temporary protection under the Act means temporary protection pending a full assessment or termination.

Schedule 1[15] provides for an additional circumstance in which the Commissioner of Police may terminate protection and assistance under the witness protection program. **Schedule 1[16]** makes a consequential amendment.

Schedule 1[18] defines *former participant* for Part 3. Schedule 1[19], [34] and [37] make consequential amendments.

Schedule 1[20] replaces references to "former identity" with references to "previous identity".

Schedule 1[21] provides that the Commissioner of Police, or the designated authority for a complementary witness protection law, may apply for a witness protection order authorising the removal or creation of identity records. Currently, an order only authorises the making of an entry in certain registers maintained under the *Births, Deaths and Marriages Registration Act 1995*, section 43. Schedule 1[26] ensures that an order to remove an identity record of a participant may only be made if the Supreme Court is satisfied that there is a risk of the identity record linking the participant's previous identity and new identity. Schedule 1[22], [27] and [29] make consequential amendments.

Schedule 1[28] enables a witness protection order to be used, with the consent of the participant to whom the order relates, to change the participant's identity not more than twice.

Schedule 1[30] clarifies that the Commissioner of Police, or the designated authority for a complementary witness protection law, may apply for an order directing the Registrar of Births, Deaths and Marriages to cancel an entry made under the Act. **Schedule 1[31] and [32]** make consequential amendments.

Schedule 1[33] inserts proposed sections 19A and 19B. Proposed section 19A provides that the Commissioner of Police may ask an interstate entity to remove or create an identity record if there is a risk of an identity record held by the entity linking a participant's previous identity and new identity. Proposed section 19B applies if a person authorised by a witness protection order or an interstate entity has removed an identity record and enables the person or entity to ask the Commissioner of Police to keep the removed identity record for the purposes of restoring a previous identity. The proposed section also provides that the Commissioner must comply with the request.

Schedule 1[36] enables the recording or disclosure of information for the purposes of an investigation by the Inspector of the Law Enforcement Conduct Commission. **Schedule 1[51]** makes a consequential amendment.

Schedule 1[39] replaces a reference to the *Police Integrity Commission Act 1996* with a reference to the *Law Enforcement Conduct Commission Act 2016*.

Schedule 1[41] provides that a person given a new identity must notify the Commissioner of Police if the person becomes involved in a proceeding in which the person's identity is in issue. Currently, the person only needs to give notice if the person is or may be required to give evidence in a proceeding. **Schedule 1[38]**, [40] and [44] make consequential amendments.

Schedule 1[42] and [43] provide for the giving of a non-disclosure certificate by the Commissioner of Police.

Schedule 1[45] sets out additional information to be included in non-disclosure certificates. Schedule 1[46] makes a consequential amendment.

Schedule 1[47] enables a court, of its own motion, to grant leave to a party to ask questions or make statements that may disclose certain information.

Schedule 1[48] substitutes section 33(1) to provide that a person must not, either directly or indirectly, disclose or record certain information. It also inserts proposed section 33(1A) and (1B) to provide an exemption to the offence under proposed section 33(1) and to set out the onus of proof for the exemption. **Schedule 1[35]**, [49] and [50] make consequential amendments.

Schedule 1[53] inserts proposed section 38A, which requires agencies in possession of documents containing information relating to the witness protection program to take reasonable steps to ensure the documents are kept and handled securely.

Schedule 2 Amendment of Surveillance Devices Act 2007 No 64

Schedule 2[1] and [2] make consequential amendments.



New South Wales

Witness Protection Amendment Bill 2024

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

Clerk of the Legislative Assembly

Legislative Assembly



New South Wales

Witness Protection Amendment Bill 2024

No , 2024

A Bill for

An Act to amend the *Witness Protection Act 1995* to provide additional protection for and assistance to participants and former participants in the witness protection program and to provide for the disclosure and secure management of certain information relating to the program; to make consequential amendments to the *Surveillance Devices Act 2007*; and for other purposes.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with/without amendment.

| The | Legislature | of New South Wales enacts— | 1 |
|-----|--------------|---|--------|
| 1 | Name of A | ct | 2 |
| | This | Act is the Witness Protection Amendment Act 2024. | 3 |
| 2 | Commencement | | 4 |
| | This | Act commences as follows— | 5 |
| | (a) | for Schedule 1[1], [8], [21], [22], [26], [27], [33] and [53]—on the earlier of the following days— | 6 7 |
| | | (i) a day or days to be appointed by proclamation, | 8 |
| | | (ii) the day that is 12 months after the date of assent to this Act, | 9 |
| | (b) | otherwise—on the date of assent to this Act. | 10 |

| Sch | nedule 1 | Amer | ndment of Witness Protection Act 1995 No 87 | 1 | | | | |
|-----|--|---------------------------------|---|----------------|--|--|--|--|
| [1] | Section 3 Defi | nitions | | 2 | | | | |
| | Insert in alphabetical order in section 3(1)— | | | | | | | |
| | agency—see section 4A. | | | | | | | |
| | | | ord means a document that may assist in identifying a person, other | 5 | | | | |
| | | | ment forming part of the Births, Deaths and Marriages Register. | 6 | | | | |
| | No Bii | o te— The rths, Deatl | Births, Deaths and Marriages Register is the register maintained under the hs and Marriages Registration Act 1995, section 43. | 7 8 | | | | |
| | in | | ntity means a person or body in a State or Territory other than New | 9 10 | | | | |
| [2] | Section 3(1) | | | 11 | | | | |
| | Insert in alphab | etical or | der— | 12 | | | | |
| | co | mmunic | ations includes any transmission of information. | 13 | | | | |
| | do | cument i | includes the following— | 14 | | | | |
| | (a | a bio | metric record, | 15 | | | | |
| | (b |) an ed | lucational record, | 16 | | | | |
| | (c | a leg | al record, | 17 | | | | |
| | (d | l) a me | dical record. | 18 | | | | |
| | former participant, for Part 3—see section 13A. | | | | | | | |
| | | | has the same meaning as in the Law Enforcement Conduct n Act 2016. | 20 21 | | | | |
| | | | deaths means the register maintained under the Births, Deaths and Registration Act 1995 in which deaths are registered. | 22 23 | | | | |
| [3] | Section 3(1), definition of "participant" | | | | | | | |
| | Insert ", whether | er tempoi | rarily or otherwise" after "witness protection program". | 25 | | | | |
| [4] | Section 3(1), definition of "witness protection order" | | | | | | | |
| | Omit "under Pa | art 3". Ins | sert instead "referred to in section 15". | 27 | | | | |
| [5] | Section 4, hea | ding | | 28 | | | | |
| | Omit the headi | ng. Insert | instead— | 29 | | | | |
| | 4 Meaning | g of "witr | ness" | 30 | | | | |
| [6] | Section 4(1)(a |)(ia) | | 31 | | | | |
| | Insert after sec | tion 4(1)(| (a)(i)— | 32 | | | | |
| | | (ia) | proceedings relating to an application for a serious crime prevention order under the <i>Crimes (Serious Crime Prevention Orders) Act 2016</i> , or | 33 34 35 | | | | |
| [7] | Section 4(2) | | | 36 | | | | |
| | Omit "his or happlies". | ner relatio | onship to, or association with, a person to whom subsection (1) | 37 38 | | | | |
| | Insert instead "the person's association with a person to whom subsection (1) applies,". | | | | | | | |

| [8] | Sections 4A and 4B | | | | | | |
|------|---|---|---------|--|----------------------|--|--|
| | Insert after section 4— | | | | | | |
| | 4A | Meaning of "agency" | | | | | |
| | | (1) | For | this Act, an <i>agency</i> means the following— | 4 | | |
| | | , | (a) | a government sector agency within the meaning of the Government Sector Employment Act 2013, | 5 6 | | |
| | | | (b) | a statutory body representing the Crown, | 7 | | |
| | | | (c) | a State owned corporation or subsidiary of a State owned corporation, | 8 | | |
| | | | (d) | a local government authority, | 9 | | |
| | | | (e) | a court or tribunal, | 10 | | |
| | | | (f) | a body, whether incorporated or unincorporated, established for a public purpose under an Act or statutory instrument, | 11 12 | | |
| | | | (g) | a person or body prescribed by the regulations to be an agency for this Act. | 13 14 | | |
| | | (2) | In th | his section— | 15 | | |
| | | | | al government authority means the following under the Local Government 1993— | 16 17 | | |
| | | | (a) | a council, | 18 | | |
| | | | (b) | a county council, | 19 | | |
| | | | (c) | a joint organisation. | 20 | | |
| | 4B | Legal personality and responsibilities of heads of agencies and interstate entities | | | | | |
| | | (1) | the a | nis Act confers or imposes a function on an agency or interstate entity that agency or entity is incapable of exercising because the agency or entity is a person, the function is taken to be conferred or imposed on the head of agency or entity. | 23 24 25 26 | | |
| | | (2) | In th | his section— | 27 | | |
| | | | head | d, of an agency or interstate entity, means the following— | 28 | | |
| | | | (a) | for a government sector agency—the head of the agency under the Government Sector Employment Act 2013, | 29 30 | | |
| | | | (b) | for another agency or an interstate entity— | 31 | | |
| | | | | (i) the individual who constitutes the agency or entity, or | 32 | | |
| | | | | (ii) the chief executive officer of the agency or entity, or | 33 | | |
| | | | | (iii) the principal officer of the agency or entity, or | 34 | | |
| | | | | (iv) the person responsible for managing the affairs of the agency or entity. | 35 36 | | |
| [9] | Sect | ion 5 | Witne | ess protection program | 37 | | |
| | Omit "safety and welfare of a witness" from section 5(1). | | | | | | |
| | Inser | t inste | ad "sa | afety and welfare of a participant". | 39 | | |
| [10] | Sect | ions 5 | (2)(a)- |)–(e1) and (g), 14(a) and (b) and 38 | 40 | | |
| | Omi | t "witn | ess" w | wherever occurring. Insert instead "participant". | 41 | | |

| [11] | Section | on 7 | Assess | sing witness for inclusion in witness protection program | 1 |
|------|---------|--------|---------|---|----------|
| | Omit | "relat | ionship | p to" from section 7(1)(d). Insert instead "association with". | 2 |
| [12] | Section | on 8 l | Vlemor | randum of understanding | 3 |
| | Insert | after | section | n 8(2)(c1)— | 4 |
| | | | (c2) | the recording or monitoring of the participant's communications with another person, other than a person referred to in section 9A(2)(a)–(d), | 5 6 |
| [13] | Section | on 9A | ١ | | 7 |
| | Insert | after | section | ı 9— | 8 |
| | 9A | Reco | ording | and monitoring of communications | 9 |
| | | (1) | | section applies if a memorandum of understanding in relation to a cipant contains a provision of the kind referred to in section 8(2)(c2). | 10 11 |
| | | (2) | | Commissioner of Police may record or monitor the participant's munications with another person, other than the following persons— | 12 13 |
| | | | (a) | the participant's legal representative, | 14 |
| | | | (b) | a member of staff of the Commission, | 15 |
| | | | (c) | the Inspector, | 16 |
| | | | (d) | a member of the NSW Police Force who is exercising functions in relation to police misconduct investigations. | 17 18 |
| | | (3) | | following must not be used in legal proceedings against a person who is he participant— | 19 20 |
| | | | (a) | a recording obtained in accordance with the memorandum of understanding, | 21 22 |
| | | | (b) | a transcript or report of the recording. | 23 |
| | | (4) | | ection (2) does not authorise the Commissioner of Police to intercept nunications passing over a telecommunications system. | 24 25 |
| [14] | Section | on 10 | , head | ing | 26 |
| | Insert | "or t | ermin | ation" after "full assessment". | 27 |
| [15] | Section | on 11 | Cessa | ation of protection and assistance | 28 |
| | Insert | at the | e end o | f section 11(2)(c)— | 29 |
| | | | | or | 30 |
| | | | (d) | the Commissioner is satisfied— | 31 |
| | | | | (i) the participant has been sentenced to full-time detention after the participant's inclusion in the witness protection program, and | 32 33 |
| | | | | (ii) the sentence limits the Commissioner's ability to provide adequate protection to the participant, | 34 35 |
| [16] | Section | on 11 | (3) | | 36 |
| | Insert | after | section | n 11(2)— | 37 |
| | | (3) | In thi | is section— | 38 |
| | | - | | time detention has the same meaning as in the Crimes (Sentencing edure) Act 1999. | 39 40 |

| [17] | Part 3, hea | • | | 1 | | | |
|------|--|----------|---|----------|--|--|--|
| | Omit "witi | nesses' | ". Insert instead "participants". | 2 | | | |
| [18] | Section 13 | 3A | | 3 | | | |
| | Insert befo | re sect | ion 14— | 4 | | | |
| | 13A Defi | nition | | 5 | | | |
| | | In th | nis part— | 6 | | | |
| | | forn | ner participant means a person— | 7 | | | |
| | | (a) | provided with a new identity under the witness protection program, and | 8 | | | |
| | | (b) | for whom protection and assistance under the witness protection program have been terminated. | 9 10 | | | |
| [19] | Section 14 | 4 Ident | tifying documents | 11 | | | |
| | Omit "a fo | rmer" | from section 14(c). Insert instead "a". | 12 | | | |
| [20] | Sections ' | 14(c), 2 | 21, heading, (3) and (5)(a), 23(2), 24, 28 and 30(3) | 13 | | | |
| | Omit "former identity" wherever occurring. Insert instead "previous identity". | | | | | | |
| [21] | Section 1 | 5 Appl | ication for court order | 15 | | | |
| | Omit section 15(1) and (1A). Insert instead— | | | | | | |
| | (1) | | applicant may apply to the Supreme Court for an order authorising a ified person or class of persons to do the following— | 17 18 | | | |
| | | (a) | make a new entry in the following registers in relation to a participant— | 19 | | | |
| | | | (i) the register of births, | 20 | | | |
| | | | (ii) the register of deaths, | 21 | | | |
| | | | (iii) the register of marriages, | 22 | | | |
| | | (b) | in relation to an identity record of a participant held by an agency to which the order relates— | 23 24 | | | |
| | | | (i) remove the identity record, or | 25 | | | |
| | | | (ii) create a new identity record in the participant's new identity, | 26 | | | |
| | | (c) | issue a document of a kind previously issued to the participant in the participant's new identity. | 27 28 | | | |
| | (1A) | An a | application under subsection (1)(b)(i) must specify the type of identity rd to be removed. | 29 30 | | | |
| [22] | Section 1 | 5(3) | | 31 | | | |
| | Insert after | sectio | on 15(2)— | 32 | | | |
| | (3) | In th | nis section— | 33 | | | |
| | | appl | licant means— | 34 | | | |
| | | (a) | the Commissioner of Police, or | 35 | | | |
| | | (b) | the designated authority for a complementary witness protection law. | 36 | | | |
| [23] | Section 17 | 7 Powe | er of Supreme Court to make order | 37 | | | |
| | Omit "the | applica | ation as a witness" from section 17(a). | 38 | | | |
| | Insert instead "the application as a participant". | | | | | | |

| [24] | Section 17 | (a)(ii) | | | 1 | | |
|------|---|---------|---------|--|----------------------|--|--|
| | Omit "his o applies". | r her | relatio | nship to, or association with, a person to whom subparagraph (i) | 2 | | |
| | Insert instea | id "the | e perso | n's association with a person to whom subparagraph (i) applies," | 4 | | |
| [25] | Section 17 | (c) | | | 5 | | |
| | Omit the pa | ragrap | h. Ins | ert instead— | 6 | | |
| | | (c) | the p | erson has entered into— | 7 | | |
| | | | (i) | a memorandum of understanding under section 8, or | 8 | | |
| | | | (ii) | an interim memorandum of understanding under sections 8 and 10, or | 9 10 | | |
| | | | (iii) | for an order relating to an application made by the designated authority for a complementary witness protection law—a memorandum of understanding under the corresponding provision of that law, and | 11 12 13 14 | | |
| [26] | Section 17 | (e) | | | 15 | | |
| | Omit "unde | rstand | ing." f | rom section 17(d). Insert instead— | 16 | | |
| | | | unde | rstanding, and | 17 | | |
| | | (e) | there | n order to remove an identity record under section 15(1)(b)(i)— is a risk of the identity record linking the participant's previous ity and new identity. | 18 19 20 | | |
| [27] | Section 18 | Effec | t of wi | tness protection order | 21 | | |
| | Omit "of the kind referred to in section 15 (1) (a) or (a1)". | | | | | | |
| | Insert instea | ıd "ref | erred t | to in section 15(1)(a)". | 23 | | |
| [28] | Section 18 | (2) | | | 24 | | |
| | Insert at the end of the section— | | | | | | |
| | (2) | | | protection order may be used to change the identity of the to whom the order relates— | 25 26 27 | | |
| | | (a) | if the | e participant consents, and | 28 | | |
| | | (b) | not n | nore than twice. | 29 | | |
| [29] | Section 19, | head | ling | | 30 | | |
| | Insert "in re | egiste | r of bi | rths, deaths or marriages" after "this Act". | 31 | | |
| [30] | Section 19 | (1A) | | | 32 | | |
| | Insert after | | n 19(1) |) | 33 | | |
| | (1A) | Regi | strar o | nt may apply to the Supreme Court for an order directing the f Births, Deaths and Marriages to cancel an entry made under this gister of births, deaths or marriages. | 34 35 36 | | |
| [31] | Section 19 | (2) | | | 37 | | |
| | | | | n of the Commissioner of Police or the designated authority for a protection law directing that the entry be cancelled". | 38 39 | | |
| | Insert instead "referred to in subsection (1A)". | | | | | | |

| [32] | Section 19(3) | | | | | | |
|------|--------------------------------------|---------|--|--|----------------|--|--|
| | Inser | t after | section | n 19(2)— | 2 | | |
| | | (3) | In thi | is section— | 3 | | |
| | | | appli | icant means— | 4 | | |
| | | | (a) | the Commissioner of Police, or | 5 | | |
| | | | (b) | the designated authority for a complementary witness protection law. | 6 | | |
| [33] | Sect | ions 1 | 9A and | d 19B | 7 | | |
| | Inser | t after | section | ı 19— | 8 | | |
| | 19A | lden | tity red | cords held by interstate entities | 9 | | |
| | | (1) | This | section applies if— | 10 | | |
| | | | (a) | an interstate entity holds an identity record of a participant, and | 11 | | |
| | | | (b) | there is a risk of the identity record linking the participant's previous identity and new identity. | 12 13 | | |
| | | (2) | | Commissioner of Police may ask the interstate entity to do the wing— | 14 15 | | |
| | | | (a) | remove the identity record, | 16 | | |
| | | | (b) | create a new identity record in the participant's new identity. | 17 | | |
| | 19B | Rem | noved identity records to be kept on request | | | | |
| | | (1) | This ident | section applies if an authorised person or interstate entity removes an ity record in accordance with— | 19 20 | | |
| | | | (a) | for an authorised person—a witness protection order, or | 21 | | |
| | | | (b) | for an interstate entity—a request made under section 19A. | 22 | | |
| | | (2) | | authorised person or interstate entity may ask the Commissioner of Police ep the removed identity record for the purposes of restoring a previous city. | 23 24 25 | | |
| | | (3) | | Commissioner of Police must comply with a request made under ection (2). | 26 27 | | |
| | | (4) | | regulations may prescribe requirements in relation to the making of a sest under this section. | 28 29 | | |
| | | (5) | In thi | is section— | 30 | | |
| | | | | orised person means a person authorised by a witness protection order to eve an identity record. | 31 32 | | |
| [34] | Sect | ion 21 | (1) | | 33 | | |
| | Omit | the su | bsection | on. Insert instead— | 34 | | |
| | | (1) | appro | Commissioner of Police may, if the Commissioner considers it opriate in the circumstances, decide to take action to restore a former cipant's previous identity. | 35 36 37 | | |
| [35] | Sect | ion 23 | Inform | nation not to be disclosed | 38 | | |
| | Omit | "mak | e a rec | ord of, disclose, or communicate to another person" from section 23(1). | 39 | | |
| | Insert instead "record or disclose". | | | | | | |

| [36] | Sections 2 | 3(1)(b) |) and 33(2)(b) | 1 | | |
|------|--------------------------------------|-------------------|--|----------------|--|--|
| | Insert "or t | he Insp | pector" after "Commission" wherever occurring. | 2 | | |
| [37] | Section 24 | (6), de | finition of "participant" | 3 | | |
| | Omit the de | efinitio | on. Insert instead— | 4 | | |
| | | parti | cipant includes a former participant. | 5 | | |
| [38] | Section 31 | A Defi | nitions | 6 | | |
| | Omit "in the required to | ne cont give e | text of relevant proceedings in which the protected person is or may be vidence" wherever occurring in the definition of <i>protected identity</i> . | 7 8 | | |
| | Insert inste | ad "if t | the protected person is involved in a relevant proceeding". | 9 | | |
| [39] | Section 31 | A, def | inition of "relevant proceeding", paragraph (d) | 10 | | |
| | Omit "Poli | ce Inte | grity Commission Act 1996". | 11 | | |
| | Insert inste | ad " <i>La</i> | w Enforcement Conduct Commission Act 2016'. | 12 | | |
| [40] | Section 31 | B, hea | ading | 13 | | |
| | Omit "a wi | tness" | . Insert instead "involved". | 14 | | |
| [41] | Section 31B(1) and (1A) | | | | | |
| | Omit section 31B(1). Insert instead— | | | | | |
| | (1) | proce | section applies if a protected person becomes involved in a relevant eeding before a court, whether under the person's new identity or previous city, where the person's identity is in issue. | 17 18 19 | | |
| | (1A) | invol | protected person must notify the Commissioner of Police of the person's lyement in the proceeding as soon as practicable after becoming involved. imum penalty—50 penalty units. | 20 21 22 | | |
| [42] | Section 31B(2) | | | | | |
| , | | accord | ance with any requirements prescribed by the regulations" after "the | 23 24 25 | | |
| [43] | Section 31 | B(2A) | | 26 | | |
| | Insert after | section | n 31B(2)— | 27 | | |
| | (2A) | Subje court | ect to the regulations, a non-disclosure certificate may be given to the | 28 29 | | |
| | | (a) | before the relevant proceeding commences, and | 30 | | |
| | | (b) | in the absence of a party to the proceeding. | 31 | | |
| [44] | Section 31 | B(3)(a |) | 32 | | |
| | Omit "a pe | rson w | ho may be required to give evidence in the proceeding". | 33 | | |
| | Insert inste | ad "a p | person involved in the proceeding". | 34 | | |
| [45] | Section 31 | C Wha | at non-disclosure certificate must state | 35 | | |
| | Omit "certi | ficate. | " from section 31C(1)(c). Insert instead— | 36 | | |
| | | | certificate, and | 37 | | |

| | | (d) | that the person is entitled to give evidence by audio visual link under section 31G(1), subject to— | 1 |
|------|--------------|---------|---|----------|
| | | | (i) a court order under section 31G(2), and | 3 |
| | | | (ii) section 31G(5), and | 4 |
| | | (e) | other information about the person the Commissioner of Police considers necessary or appropriate to include. | 5 6 |
| [46] | Section 31 | C(2) | | 7 |
| | | | ne Commissioner of Police is satisfied the inclusion of the information is copriate" after "to be revealed". | 8 |
| [47] | Section 31 | Ε Cοι | urt may grant leave to disclose relevant information | 10 |
| | Omit "on a | pplica | tion made to it" from section 31E(1). | 11 |
| | Insert inste | ad "on | the application of a party or of its own motion". | 12 |
| [48] | Section 33 | Offer | nce—disclosure by participants and others | 13 |
| | Omit section | on 33(1 | 1). Insert instead— | 14 |
| | (1) | A pe | erson must not, either directly or indirectly, disclose or record— | 15 |
| | | (a) | the fact that the person, or a person with whom the person is associated, has entered into a memorandum of understanding, or | 16 17 |
| | | (b) | details of a memorandum of understanding, or | 18 |
| | | (c) | the fact that the person is or was a participant in the witness protection program, or | 19 20 |
| | | (d) | confidential information relating to the witness protection program. | 21 |
| | | | imum penalty—imprisonment for 5 years. | 22 |
| | (1A) | Subs | section (1)(c) does not apply to a person if— | 23 |
| | | (a) | the person has a reasonable excuse for recording or disclosing the fact, and | 24 25 |
| | | (b) | the reasonable excuse relates to a health or safety risk. | 26 |
| | (1B) | | subsection (1A)(a) and (b), the onus of proof lies with the person seeking ely on the exemption. | 27 28 |
| [49] | Section 33 | 3(2) | | 29 |
| | Omit "com | munic | ration". Insert instead "recording". | 30 |
| [50] | Section 33 | 3(3) | | 31 |
| | Omit the su | ıbsecti | on. Insert instead— | 32 |
| | (3) | In th | is section— | 33 |
| | | | <i>fidential information</i> , in relation to the witness protection program, means following— | 34 35 |
| | | (a) | information relating to a thing done by the Commissioner of Police or another member of the NSW Police Force under this Act, | 36 37 |
| | | (b) | information about how the witness protection program operates, | 38 |
| | | (c) | information relating to the identity of a member of the NSW Police Force who is or has been involved in the witness protection program. | 39 40 |
| | | ners | <i>on</i> means the following— | 41 |

| | | | (a) | a participant, | 1 | |
|------|--|----------------|--------------|--|----------|--|
| | | | (b) | a former participant, | 2 | |
| | | | (c) | a witness who is being, or has been, assessed for inclusion in the witness protection program. | 3 | |
| [51] | Section | on 34 | Certa | nin persons not to be required to disclose information | 5 | |
| | Insert | after s | section | n 34(1)(e)— | 6 | |
| | | | (f) | the Inspector, or | 7 | |
| [52] | Section | on 38 | Provi | ision of information to approved authorities | 8 | |
| | Insert | after s | section | n 38(2)— | 9 | |
| | | (3) | In th | is section— | 10 | |
| | | | parti | icipant includes a former participant. | 11 | |
| [53] | Section 38A | | | | | |
| | Insert after section 38— | | | | | |
| | 38A Confidential documents to be kept and handled securely | | | ial documents to be kept and handled securely | 14 | |
| | | (1) | This | section applies if an agency is in possession of confidential documents. | 15 | |
| | | (2) | The are k | agency must take reasonable steps to ensure the confidential documents tept and handled securely in accordance with— | 16 17 | |
| | | | (a) | the principles referred to in the <i>Privacy and Personal Information Protection Act 1998</i> , section 12, and | 18 19 | |
| | | | (b) | any requirements prescribed by the regulations. | 20 | |
| | | (3) | In th | is section— | 21 | |
| | | | | <i>fidential document</i> means a document containing information relating to vitness protection program. | 22 23 | |
| [54] | Section Protection | on 45 ction | Spec Plan | ial provisions for former participants in NSW Police Witness | 24 25 | |
| | Omit ' | "his o | r her r | relationship with, or association with," from section 45(a). | 26 | |
| | Insert | instea | id "the | e person's association with". | 27 | |

| Schedule 2 | | | Amendment of Surveillance Devices Act 2007 No 64 | |
|------------|----------------------|--------|--|----------------|
| [1] | Section 7 Pr | ohib | ition on installation, use and maintenance of listening devices | 3 |
| | Omit "office | r." fr | om section 7(2)(g). Insert instead— | 4 |
| | | | officer, | 5 |
| | | (h) | the installation, use or maintenance of a listening device in accordance with the <i>Witness Protection Act 1995</i> or an instrument made under that Act. | 6 7 8 |
| [2] | Section 10 F devices | Prohi | bition on installation, use and maintenance of data surveillance | 9 10 |
| | Omit "Comn | nonw | realth." from section 10(2)(b). Insert instead— | 11 |
| | | | Commonwealth, | 12 |
| | | (c) | the installation, use or maintenance of a data surveillance device in accordance with the <i>Witness Protection Act 1995</i> or an instrument made under that Act. | 13 14 15 |