First print



New South Wales

Justice Legislation Amendment (Miscellaneous) Bill 2023

Explanatory note

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

Overview of Bill

The object of this Bill is to make various amendments to the following Acts and regulations relating to courts, crimes and other Communities and Justice portfolio matters—

- (a) the Bail Act 2013,
- (b) the Children (Criminal Proceedings) Act 1987,
- (c) the Children (Criminal Proceedings) Regulation 2021,
- (d) the Children (Detention Centres) Act 1987,
- (e) the Children (Detention Centres) Regulation 2015,
- (f) the Children's Guardian Act 2019,
- (g) the Civil Procedure Act 2005,
- (h) the Civil Procedure Regulation 2017,
- (i) the Crimes (Forensic Procedures) Act 2000,
- (j) the Crimes (Forensic Procedures) Regulation 2014,
- (k) the Crimes (High Risk Offenders) Act 2006,
- (1) the Criminal Procedure Act 1986,
- (m) the Criminal Procedure Regulation 2017,
- (n) the Dormant Funds Act 1942,
- (o) the Drug Misuse and Trafficking Act 1985,

- (p) the Drug Misuse and Trafficking Act 1985,
- (q) the Fines Act 1996,
- (r) the NSW Trustee and Guardian Act 2009,
- (s) the Terrorism (High Risk Offenders) Act 2017,
- (t) the Terrorism (Police Powers) Act 2002.

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.

Schedules 1–6 contain amendments to the Acts and regulations specified in the overview and explanatory notes for the amendments.

First print



New South Wales

Justice Legislation Amendment (Miscellaneous) Bill 2023

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	Amendment of Law Enforcement (Powers and Responsibilities) Act	
	2002 No 103	6
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	_	 Name of Act Commencement Explanatory notes Amendment of Bail Act 2013 No 26 Amendment of Children's Guardian Act 2019 No 25 Amendment of Fines Act 1996 No 99 Amendment of Law Enforcement (Powers and Responsibilities) Act 2002 No 103 Amendment of Terrorism (Police Powers) Act 2002 No 115



New South Wales

Justice Legislation Amendment (Miscellaneous) Bill 2023

No , 2023

A Bill for

An Act to amend various Acts and regulations relating to courts, crimes and other Communities and Justice portfolio matters.

Justice Legislation Amendment (Miscellaneous) Bill 2023 [NSW]

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Justice Legislation Amendment (Miscellaneous) Act 2023.	3
2	Commencement	4
	This Act commences on the date of assent to this Act.	5
3	Explanatory notes	6
	An explanatory note in a schedule of this Act does not form part of this Act.	7

Sc	hedu	le 1	A	Amendment of Bail Act 2013 No 26	1				
[1]	Sect	ion 4 I	Definit	ions	2				
	Inser	Insert in alphabetical order in section 4(1)—							
			acco	mpaniment requirement—see section 28A.	4				
[2]				itation regarding bail during period following conviction and before ertain offences	5 6				
	Omi	t "the c	lecisio	n" from section 22B(1)(b).	7				
	Inser	t inste	ad "a c	lecision to grant bail or dispense with bail".	8				
[3]	Sect	ion 28	Α		g				
	Inser	t after	section	n 28—	10				
	28A	Bail	condi	tion can impose accompaniment requirements	11				
		(1)	can r	il condition imposed by a court or authorised justice on the grant of bail require that the accused person, when released on bail, be released into the or company of another specified person or class of persons.	12 13 14				
		(2)		quirement of a kind referred to in subsection (1) is an <i>accompaniment irement</i> .	15 16				
[4]	Sect	ion 29	Limit	ation on power to impose pre-release requirements	17				
	Inser	t after	section	n 29(1)(d)—	18				
			(e)	an accompaniment requirement.	19				
[5]	Section 29(4A)								
	Inser	Insert after section 29(4)—							
		(4A)	or a j the a	accompaniment requirement is complied with when the specified person, person of the specified class of persons, is present at the place from which accused person is to be released on bail for the purpose of accompanying accused person away from the place.	22 23 24 25				
	Expla	Explanatory note							
	ltem speci	Item [2] clarifies that a court must refuse bail on a detention application unless it is established that special or exceptional circumstances justify a decision to grant or dispense with bail.							
	condi speci the <i>B</i> requi that t	Item [3] inserts a new provision into the <i>Bail Act 2013</i> to enable a bail authority to impose a bail condition that requires the accused person to only be released on bail into the care or company of a specified person or class of persons. Item [1] makes a consequential amendment. Item [4] amends the <i>Bail Act 2013</i> , section 29 to enable a bail authority to impose that type of condition as a pre-release requirement on an accused person's bail. Item [5] amends the <i>Bail Act 2013</i> , section 29 to provide that the pre-release condition is met when the specified person, or a person of the specified class, is present at the place from which the accused person is to be released on bail.							

Schedule 2		Amendment of Children's Guardian Act 2019 No 25		
[1]	Section 12	1 Vacancy in office of Children's Guardian	3	
	Omit sectio	n 121(1)(a).	4	
[2]	Section 12	1(1)	5	
	Renumber j	paragraphs (b)–(d) as paragraphs (a)–(c).	6	
[3]	Schedule 4 Savings, transitional and other provisions			
	Insert after	Part 4—	8	
	Part 5	Provision consequent on enactment of Justice	9	
		Legislation Amendment (Miscellaneous) Act 2023	10	
	22 Exte	nsion of amendment to age requirement for Children's Guardian	11	
		Section 121, as amended by the <i>Justice Legislation Amendment</i> (<i>Miscellaneous</i>) Act 2023, extends to the person who held office as Children's Guardian immediately before the commencement of the amendment.	12 13 14	
	Explanatory		15	
		oves the requirement for the Children's Guardian to be under 65 years of age. Item [2] nsequential amendment. Item [3] extends the amendment in item [1] to the current uardian.	16 17 18	

Schedule 3 Amendment of Fines Act 1996 No 99

Section 23B

Insert after section 23A—

23B Completion of certain activities may be treated as payment

(1) A person to whom a penalty notice is issued is taken to have paid the amount specified in the penalty notice if the Commissioner is satisfied that—

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- (a) the person has completed an activity, and
- (b) the activity is prescribed by the regulations as an activity that may be completed instead of payment for an amount specified in a penalty notice belonging to a particular class, and
- (c) the penalty notice belongs to the class, and
- (d) any additional requirements prescribed by the regulations are satisfied, and
- (e) a penalty notice enforcement order has not been made for the amount.
- (2) The payment is taken to be—
 - (a) for the full amount specified in the penalty notice, and
 - (b) made in accordance with the penalty notice.

Explanatory note

The amendment provides that a person to whom a penalty notice is issued is taken to have paid the amount specified in the penalty notice in full and in accordance with the penalty notice if the Commissioner of Fines Administration is satisfied that—

- (a) the person has completed an activity prescribed by the regulations for the class of penalty notice, and
- (b) other requirements, including requirements prescribed by the regulations, are met.

Schedule 4 Amendment of Law Enforcement (Powers and Responsibilities) Act 2002 No 103

Section 60A Applications for warrants by email

Omit section 60A(9).

Explanatory note

The amendment omits the repeal provision from section 60A so applications for warrants may continue to be made by email.

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Scł	nedule 5	Amendment of Terrorism (Police Powers) Act 2002 No 115	1 2
[1]	Section 25D	Other definitions	3
	Insert in alph	nabetical order—	4
		<i>juvenile justice officer</i> has the same meaning as in the <i>Children (Detention Centres) Act 1987.</i>	5 6
[2]	Section 26Y detained	Effect of interim preventative detention order to be explained to person	7 8
	Insert "or the $26Y(2)(d)$.	e Ombudsman" after "Law Enforcement Conduct Commission" in section	9 10
[3]	Section 26Y	(2)(d)(ii)	11
	Insert ", or a " "police offic	member of staff of Corrective Services NSW or a juvenile justice officer," after er".	12 13
[4]	Section 26Z explained to	Effect of preventative detention order (other than interim order) to be person detained	14 15
	Insert "or the $26Z(2)(d)$.	e Ombudsman" after "Law Enforcement Conduct Commission" in section	16 17
[5]	Section 26Z	(2)(d)(ii)	18
	Insert ", or a " "police offic	member of staff of Corrective Services NSW or a juvenile justice officer," after er".	19 20
[6]	Section 26Z	F	21
	Omit the sec	tion. Insert instead—	22
2	26ZF Conta	cting Law Enforcement Conduct Commission or Ombudsman	23
		A person being detained is entitled to contact—	24
		(a) if the person is being detained by a police officer, including at a police station—the Law Enforcement Conduct Commission, or	25 26
		(b) if the person is being detained at a correctional centre or detention centre under an arrangement under section 26X—the Ombudsman.	27 28
[7]	Section 26Z	S Sunset provision	29
	Omit "2023"	wherever occurring in section 26ZS(1) and (2). Insert instead "2026".	30
	Explanatory		31
	preventative Enforcement (police officer detention orde	des that a person being detained at a correctional centre or detention centre under a detention order is entitled to contact the Ombudsman, in addition to the Law Conduct Commission. Items [1]–[5] make consequential amendments to require that a detaining a person under a preventative detention order or interim preventative er must inform the person that the person has a right to complain to the Ombudsman.	32 33 34 35 36
	item [/] exten	ds the operation of the Act, Part 2A for a further 3 years.	37

Sch	edu	le 6	Αι	mendment of other legislation	1
6.1	Chil	dren	(Crim	inal Proceedings) Act 1987 No 55	2
	Secti	ion 51	Regula	ations	3
	Inser	t at the	end of	section 51(1)(b)—	4
				, and	5
				the making of parole orders at the time of sentencing a person, including conditions imposed on a parole order.	6 7
	The a		nent am	nends the <i>Children (Criminal Proceedings) Act 1987</i> to provide an express ower for parole orders made at the time of sentencing a person.	8 9 10
6.2	Chil	dren	(Crim	inal Proceedings) Regulation 2021	11
[1]	Sect	ion 11,	headi	ng	12
	Inser	t " —th	e Act,	s 51(1)(c)" after "parole".	13
[2]	Sect	ion 11			14
	Omit	"For t	he purp	poses of the Act, section 51(1), before". Insert instead "Before".	15
[3]	Secti	ion 12,	headi	ng	16
	Insert "—the Act, s 51(1)(c)" after "orders".				
[4]	Secti	ion 12(1)		18
			· ·	poses of the Act, section 51(1), a". Insert instead "A".	19
	-	natory		sequential on the amendments to the <i>Children (Criminal Proceedings) Act</i> 1987.	20 21
					21
6.3	Chil	dren	(Dete	ntion Centres) Act 1987 No 57	22
[1]	Secti	ion 3 D	efinitio	ons	23
	Inser	t in alp		cal order in section 3(1)—	24
			<i>compl</i> 32AA	<i>laints guidelines</i> means guidelines issued by the Secretary under section (1).	25 26
[2]	Secti	ion 32/	AA		27
	Inser	t after s	section	32A—	28
3	2AA	Comp	olaints	guidelines	29
		(1)	The S	ecretary may issue guidelines about—	30
			(a)	the procedures to be followed by persons dealing with complaints, and	31
				the procedures to be followed by persons dealing with applications for the review of decisions on complaints.	32 33
		(2)	detain	s of the complaints guidelines must be made available for inspection by sees and visitors at—	34 35
				each detention centre, and	36
			(b)	offices of the Department.	37

	Department of Con	sert a power in the <i>Children (Detention Centres) Act 1987</i> for the Secretary of the nmunities and Justice to issue guidelines about the procedures for dealing with procedures for dealing with applications for the review of decisions on complaints.	1 2 3 4
6.4	Children (Det	ention Centres) Regulation 2015	5
[1]	Clause 3 Definiti	ons	e
	Omit clause 3(1),	definition of <i>complaints guidelines</i> .	7
[2]	Clause 57 Comp	laints guidelines	8
	Omit the clause. Explanatory note	e consequential on the amendments to the <i>Children (Detention Centres) Act</i> 1987.	9 10 11
6.5	Civil Procedu	re Act 2005 No 28	12
[1]	Section 4 Applic	ation of Parts 3–10	13
		tion under this section may contain provisions consequent on the bstitution of Schedule 1, including" from section 4(4).	14 15
	Insert instead "Th	e regulations may contain the following".	16
[2]	Part 2, Division	2, heading	17
	Omit the heading	. Insert instead—	18
	Division 2	Miscellaneous	19
[3]	Section 18 Fees		20
	Omit section 18(1)(e)–(g). Insert instead—	21
	(e)	the fees payable in relation to the functions of the following persons, whether under this Act or otherwise, including attempts to exercise the functions—	22 23 24
		(i) the Sheriff,	25
		(ii) the Marshal in Admiralty in relation to civil proceedings in the Admiralty List in the Equity Division of the Supreme Court,	26 27
	(f)	the fees payable for the following services, including attempts to provide services, whether in connection with the administration of this Act or otherwise—	28 29 30
		(i) administrative services provided by a registrar or other officer of the court,	31 32
		(ii) other services provided in connection with civil proceedings,	33
	(g)	the payment of fees under this Act, including—	34
		(i) the waiver, postponement or remission, in part or in whole, of the fees, and	35 36
		(ii) the persons to whom the fees are payable, and	37
		(iii) the time at which the fees become due, and (iv) the persona liable to pay the fees	38
		(iv) the persons liable to pay the fees.	39
[4]	Section 18(1A) a	nd (1B)	40
	Insert after section	n 18(1)—	41

	(1A)	court	gulation made under subsection (1)(g)(i) may authorise a registrar of a c or the Sheriff to—	1 2
		(a)	waive, postpone or remit fees payable to the court or the Sheriff, as relevant, and	3 4
		(b)	impose conditions on the waiver, postponement or remission of the fees.	5
	(1B)			6 7
		(a)	the Principal Registrar of the Court, or	8
		(b)	another registrar of the Court nominated by the Principal Registrar.	9
Sect	tion 18/	A		10
Inse	rt after s	section	n 18—	11
18A	Intere	est an	d dividends on money paid into court	12
				13
	(1)	(a)	deduct 2.5% from an amount received as interest or a dividend on funds paid into court, including a fund constituted by the Supreme Court under section 178 for the distribution of money to group members in representative proceedings, and	14 15 16 17
		(b)	pay the deducted amount into the Consolidated Fund.	18
	(2)			19 20
		(a)	the Principal Registrar of the Court, or	21
		(b)	another registrar of the Court nominated by the Principal Registrar.	22
Sect	tion 178	B Con	stitution etc of fund	23
Inse	rt after s	Note- by the divide	— The Principal Registrar of the Court, or another registrar of the Court nominated e Principal Registrar, must deduct 2.5% from an amount received as interest or a end on the fund and pay the deducted amount into the Consolidated Fund—see	24 25 26 27 28
Sch	edule 1	Appli	ication of Act	29
all c	ivil proc	ceedin	gs for which the Local Court has jurisdiction under the Crimes (Domestic	30 31 32
Inse	rt instea	ıd "reg	gulations exclude".	33
-	-			34
opera spec	ation of a ified prov	all or a vision t	ny of the provisions of Parts 3–10 of the Act, or modifying the application of a o a class of civil proceedings, to be consequential on the amendment of the Act,	35 36 37 38
Mars Supr exerc regul court may regul	hal in Ac eme Cou cise the lations in to fees p prescrib lations in	dmiralty urt. The Sheriff relatic payable e fees relatio	y in relation to civil proceedings in the Admirality List in the Equity Division of the e regulation-making power extends to the imposition of fees for each attempt to or Marshal in Admiralty's functions. Item [3] also extends the power to make on to fees for administrative services provided by a registrar or other officer of the e for other services provided in connection with civil proceedings. The regulations for attempts to provide these services. Item [3] also extends the power to make on to fees to include the making of regulations about the persons to whom the fees	39 40 41 42 43 44 45 46 47
	Inset 18A Sec Inset Sch Omi all c and Inset Sch Mars Supr court Mars Supr court may regul	Section 184 Insert after : 18A Interv (1) (2) Section 174 Insert after : Schedule 1 Omit "Civil all civil prod and Persona Insert instea Explanatory Item [1] remo operation of specified pro Schedule 1. I Item [3] inser Marshal in Ac Supreme Co exercise the regulations in court to fees may prescrib regulations in	<pre>court (a) (b) (1B) A ref Cour (a) (b) Section 18A Insert after section 18A Interest an (1) A reg (a) (b) (2) A ref a refd (a) (b) Section 178 Con Insert after section Schedule 1 Appl Omit "Civil Proce all civil proceedin and Personal Viol Insert instead "reg Explanatory note Item [1] removes th operation of all or a specified provision f Schedule 1. Item [7] Item [3] inserts a po Marshal in Admiralt Supreme Court. The exercise the Sheriff regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable may prescribe fees regulations in relation court to fees payable function fu</pre>	 court or the Sheriff to— (a) waive, postpone or remit fees payable to the court or the Sheriff, as relevant, and (b) impose conditions on the waiver, postponement or remission of the fees. (1B) A reference in subsection (1A) to a registrar is, in relation to the Supreme Court, a reference to— (a) the Principal Registrar of the Court, or (b) another registrar of the Court nominated by the Principal Registrar. Section 18A Insert after section 18— 18A Interest and dividends on money paid into court (1) A registrar of a court must— (a) deduct 2.5% from an amount received as interest or a dividend on funds paid into court, including a fund constituted by the Supreme Court under section 178 for the distribution of money to group members in representative proceedings, and (b) pay the deducted amount into the Consolidated Fund. (2) A reference in subsection (1) to a registrar is, in relation to the Supreme Court, a reference to— (a) the Principal Registrar of the Court, or (b) another registrar of the Court, or (c) another registrar of the Court, or (b) another registrar of the Court, or (c) another registrar of the Court, or another registrar of the Court nominated by the Principal Registrar. Section 178 Constitution etc of fund Insert after section 178(1)(c)— Note— The Principal Registrar of the Court, or another registrar of the Court nominated by the Principal Registrar. Schedule 1 Application of Act Omit "<i>Civil Procedure Regulation 2012</i> excludes" from the note to the matter relating to all civil proceedings for which the Local Court has jurisdiction under the <i>Crimes (Domestic and Personal Violence) Act 2007</i>, section 91. Insert instead "regulations exclude".

postp the wa the re of the ltem [2.5% amou on a repres Court receiv	one or aiver, p gulation Court i 5] trans from ar nt into f fund co sentativ nomin red as i	remit fe ostpon ns may nomina sfers, fi amou the Cor onstitute 'e proce ated b nterest	nement or remission of the fees. In relation to fees payable to the Supreme Court, only authorise the Principal Registrar of the Supreme Court, or another registrar ated by the Principal Registrar, to exercise these functions. From the regulations to the Act, a requirement for a registrar of a court to deduct nt received as interest or a dividend on funds paid into court and pay the deducted insolidated Fund. The requirement also applies to an amount received as interest ed by the Supreme Court for the distribution of money to group members in a seeding. The Principal Registrar of the Supreme Court, or another registrar of the by the Principal Registrar, must carry out this function in relation to amounts	1 2 3 4 5 6 7 8 9 10 11 12 13		
Civi	l Proe	cedu	re Regulation 2017	14		
Clau	se 14 F	Percer	ntage of income from deposited funds payable to Consolidated Fund	15		
Expla	natory	note	consequential on the amendments to the Civil Procedure Act 2005.	16 17 18		
Crin	nes (I	orer	nsic Procedures) Act 2000 No 59	19		
Secti	ion 3 l	nterpr	retation	20		
Omit	the de	appr	copriately qualified, in relation to a person carrying out a forensic	21 22 23		
Secti	ion 4A			24		
Inser	t after	section	n 4—	25		
4A Appropriately qualified persons				26		
	(1)	A pe	erson is <i>appropriately qualified</i> to carry out a forensic procedure if—	27		
		(a)	the person has suitable professional qualifications or experience to carry out the forensic procedure, or	28 29		
		(b)	the Commissioner of Police authorises the person in writing to carry out the forensic procedure, or	30 31		
		(c)	the person is qualified under the regulations to carry out the forensic procedure.	32 33		
	(2)	An a	uthorisation under subsection (1)(b) may be given in relation to—	34		
		(a)	a specified procedure or class of procedures, or	35		
		(b)	a specified person or class of persons.	36		
Secti	ion 50	Perso	ons who may carry out forensic procedures	37		
 Section 50 Persons who may carry out forensic procedures Omit "section 3" from the note to the table. Insert instead "section 4A". Explanatory note Item [2] relocates a provision from the <i>Crimes (Forensic Procedures) Regulation 2014</i> into the <i>Crimes (Forensic Procedures) Act 2000</i>. The relocated provision clarifies that a person is appropriately qualified to carry out a forensic procedure if the person has suitable professional qualifications or experience to carry out the forensic procedure, if the Commissioner of Police has authorised the person in writing to carry out the forensic procedure or if the person is qualified under the regulations to carry out the forensic procedure. Items [1] and [3] make a consequential amendment. 						
	postputter variable of the var	postpone or the waiver, p the regulation of the Court of ltem [5] trans 2.5% from ar amount into for on a fund cor representative Court nomin received as in amendments Civil Proo Clause 14 F Omit the cla Explanatory The amendment Crimes (F Section 3 F Omit the def Section 4A Insert after 4A Appr (1) (2) Section 50 Omit "secti Explanatory Item [2] reloce (<i>Forensic Pr</i> qualified to c experience to c	postpone or remit for the waiver, postpone the regulations may of the Court nominal ltem [5] transfers, f 2.5% from an amou amount into the Cou on a fund constitut representative proc Court nominated b received as interest amendments. Civil Procedu Clause 14 Percen Omit the clause. Explanatory note The amendment is Crimes (Foren Section 3 Interpo Omit the definition appr proce Section 4A Insert after section 4A Appropriat (1) A per (a) (b) (c) (2) An a (a) (b) Section 50 Perso Omit "section 3" Explanatory note Item [2] relocates a a <i>(Forensic Procedur</i> qualified to carry o experience to carry person in writing to	postpone or remit fees payable to the court or the Sheriff, as relevant, and to impose conditions on the waiver, postponement or remission of the fees. In relation to fees payable to the Supreme Court, the regulations may only authorise the Principal Registrar of accurts of another registrar of the Court nominated by the Principal Registrar, to exercise these functions. Item [5] transfers, from the regulations to the Act, a requirement for a registrar of a court to deduct 2.5% from an anount received as interest or a dividend on funds paid into court and pay the deduced amount into the Consolidated Fund. The requirement also applies to an amount received as interest on a fund constituted by the Supreme Court for the distribution of money to group members in a representative proceeding. The Principal Registrar, must carry out this function in relation to amounts received as interest or a dividend on funds paid into that Court. Items [2] and [6] make consequential amendments. Civil Procedure Regulation 2017 Clause 14 Percentage of income from deposited funds payable to Consolidated Fund Omit the clause. Explanatory note The amendment is consequential on the amendments to the <i>Civil Procedure Act</i> 2005. Crimes (Forensic Procedures) Act 2000 No 59 Section 3 Interpretation Omit the definition of <i>appropriately qualified</i> from section 3(1). Insert instead— <i>appropriately qualified</i> , in relation to a person carrying out a forensic procedure—see section 4A. 4A Appropriately qualified persons (1) A person is <i>appropriately qualified</i> to carry out a forensic procedure if— (a) the person has suitable professional qualifications or experience to carry out the forensic procedure, or (b) the Commissioner of Police authorises the person in writing to carry out the forensic procedure, or (c) the person is qualified under the regulations to carry out the forensic procedure. (2) An authorisation under subsection (1)(b) may be given in relation to— (a) a specified person or class of procedures, or (b) a spec		

6.8	Crimes (Forensic Procedures) Regulation 2014	1
	Clause 5 A	ppropriately qualified persons	2
	Omit the cl		3
	Explanatory		4
	i ne amendri	nent is consequential on the amendments to the <i>Crimes (Forensic Procedures) Act 2000</i> .	5
6.9	Crimes (High Risk Offenders) Act 2006 No 7	6
[1]	Section 24	AD Sub-committees of Assessment Committee	7
	Omit sectio	on 24AD(1A).	8
[2]	Section 24	AD(1B)	9
	Renumber	section 24AD(1B) as section 24AD(3) and transfer it accordingly.	10
[3]	Section 24	AD(2)	11
	Omit "The	procedure". Insert instead "Subject to the regulations, the procedure".	12
[4]	Section 24	AD(4)–(7)	13
	Insert at the	e end of the section—	14
	(4)	A sub-committee of the Assessment Committee is constituted to exercise functions conferred or imposed on the Assessment Committee by or under the <i>Terrorism (High Risk Offenders) Act 2017</i> (the <i>terrorism sub-committee</i>).	15 16 17
	(5)	The membership of the terrorism sub-committee is to be in accordance with the regulations.	18 19
	(6)	The functions conferred or imposed on the Assessment Committee by or under the <i>Terrorism (High Risk Offenders) Act 2017</i> may only be exercised by the terrorism sub-committee.	20 21 22
	(7)	A reference to the Assessment Committee in this Act, other than this section and section 24AB, or another Act includes a reference to the terrorism sub-committee.	23 24 25
	Explanatory		26
	Item [3] clarif	mbers and transfers a provision. fies that, subject to the regulations, the procedure of a sub-committee is to be determined	27 28
		ssment Committee. blishes a sub-committee of the Assessment Committee to exercise functions conferred	29 30
	by or under that the men clear that a r with one ex	the <i>Terrorism</i> (<i>High Risk Offenders</i>) <i>Act 2017</i> . The proposed amendment also provides nbership of this sub-committee is to be in accordance with the regulations and makes reference to the Assessment Committee in the <i>Crimes</i> (<i>High Risk Offenders</i>) <i>Act 2006</i> , acception, or another Act includes the terrorism sub-committee. Item [1] makes a al amendment.	30 31 32 33 34 35
6.10	Crimes (High Risk Offenders) Regulation 2018	36
[1]	Section 4,	heading	37
	Omit the he	eading. Insert instead—	38
	4 Mem	bership of terrorism sub-committee—the Act, s 24AD	39

[2] Section 4

1 Omit "The Assessment Committee is to be constituted by only the following members 2 when exercising a function that is conferred or imposed on the Assessment Committee by 3 or under the Terrorism (High Risk Offenders) Act 2017". 4 Insert instead "The terrorism sub-committee under the Act, section 24AD(4) consists of the 5 following members". 6 Explanatory note 7 Items [1] and [2] are consequential on amendments to the Crimes (High Risk Offenders) Act 2006. 8 6.11 Criminal Procedure Act 1986 No 209 9 [1] **Section 4A Fees** 10 Omit section 4A(1)(d). Insert instead— 11 the payment of fees under this Act, including-(d) 12 the waiver, postponement or remission, in part or in whole, of the 13 fees, and 14 (ii) the persons to whom the fees are payable, and 15 (iii) the time at which the fees become due, and 16 (iv) the persons liable to pay the fees. 17 Section 4A(1A) and (1B) [2] 18 Insert after section 4A(1)— 19 (1A) A regulation made under subsection (1)(d)(i) may authorise a registrar of a 20 court or the Sheriff to-21 waive, postpone or remit fees payable to the court or the Sheriff, as (a) 22 relevant, and 23 impose conditions on the waiver, postponement or remission of the fees. (b) 24 (1B)A reference in subsection (1A) to a registrar is, in relation to the Supreme 25 Court, a reference to-26 (a) the Principal Registrar of the Court, or 27 another registrar of the Court nominated by the Principal Registrar. (b)28 [3] Section 347 Declaration and regulation of intervention programs 29 Omit section 347(4). Insert instead— 30 The operation of an intervention program may be limited to the following-(4)31 a part of New South Wales specified by— (a) 32 the regulations, or (i) 33 the Minister, by order published in the Gazette, (ii) 34 (b)a period of time specified by the regulations. 35 Explanatory note 36 Item [1] extends the power to make regulations in relation to fees to include the making of regulations 37 about the persons to whom the fees are payable, the time at which the fees become due and the 38 persons liable to pay the fees. 39 Item [2] makes it clear that a regulation may authorise a registrar of a court or the Sheriff to waive, 40 postpone or remit fees payable to the court or the Sheriff, as relevant, and to impose conditions on 41 the waiver, postponement or remittance of the fees. In relation to fees payable to the Supreme Court, 42

the regulations may only authorise the Principal Registrar of the Supreme Court, or another registrar

of the Court nominated by the Principal Registrar, to exercise these functions.

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				om the regulations to the Act, a power of the Minister to limit the operation of an n to a specified part of the State.	1 2
6.12	Crim	ninal	Proc	edure Regulation 2017	3
[1]				itions of "Aboriginal Community Justice Group" and "Program 4(1)(b), 35, 36(1), 37(1)(b), 38(1), 40(1)(c), 41(b), 42(1), 51, 52(2) and	4 5 6
	Omit	"decla	red pl	ace" wherever occurring. Insert instead "specified place".	7
[2]	Claus	se 32 E	Definit	ions	8
	Insert	in alp	habeti	cal order—	9
			speci	<i>fied place</i> means—	10
			(a)	a place specified in clause 33(2), or	11
			(b)	a place specified by the Minister by order published in the Gazette.	12
[3]	Claus	se 33 A	Applic	ation	13
	Omit	clause	32(2)	and (3). Insert instead—	14
		(2)		he Act, section 347(4)(a)(i), Armidale, Bourke, Brewarrina, Dubbo, osey, Lismore, Mount Druitt, Nambucca, Nowra and Walgett are fied.	15 16 17
[4]	Claus	se 120			18
	Insert	after o	clause	119C—	19
	120			ovision—Ministerial declarations about application of circle program	20 21
			the co	claration made under clause 33(2)(b) that was in force immediately before ommencement of the <i>Justice Legislation Amendment (Miscellaneous) Act</i> is taken to be an order made under the Act, section 347(4)(a)(ii).	22 23 24
	Items		are co	nsequential on the amendments to the <i>Criminal Procedure Act 1986</i> . Item [4] ent of a savings nature.	25 26 27
6.13	Dorr	nant	Func	ls Act 1942 No 25	28
	Secti	on 19	Regul	ations	29
	Insert	after s	section	n 19(1)—	30
		(2)		out limiting subsection (1), the regulations may provide for the fees and ges that may be imposed for the Act, including—	31 32
			(a)	the amount, or the calculation of the amount, of a fee payable to the Commissioner for the formulation of a proposal for a dormant fund to be paid out of the fund, and	33 34 35
			(b)	the reduction or waiver of a fee or charge by the Minister.	36
		natory			37
				erts a power into the <i>Dormant Funds Act 1942</i> to make regulations about the fees ay be imposed for the Act.	38 39

6.14	Drug Mis	use a	and Trafficking Act 1985 No 226	1
	Section 45	Regu	lations	2
	Omit section	n 45(2	2). Insert instead—	3
	(1A)		regulations may exempt a person or class of persons from a provision of Act or the regulations.	4 5
	(2)	A reg	gulation made under subsection (1A) may apply as follows—	6
		(a)	to specified prohibited plants, prohibited drugs or psychoactive substances,	7 8
		(b)	in relation to a needle exchange program approved from time to time by the Secretary of the Ministry of Health for the regulation (an <i>approved needle exchange program</i>),	9 10 11
		(c)	to a person or class of persons involved in an approved needle exchange program who are approved from time to time by the Secretary of the Ministry of Health for the regulation.	12 13 14
	Explanatory			15
	and Traffickir	ng Act ange pi	dates the regulation-making power in relation to exemptions from the <i>Drug Misuse 1985</i> . The amendment enables the Secretary of the Ministry of Health to approve rograms and persons involved in the programs for the purposes of exemptions tions.	16 17 18 19
6.15	NSW Tru	stee	and Guardian Act 2009 No 49	20
[1]	Section 11	1 Fees	5	21
	Omit section	n 111((2). Insert instead—	22
	(2)	The a	amount of a fee may be—	23
		(a)	prescribed by the regulations, or	24
		(b)	determined by the NSW Trustee in accordance with the regulations.	25
[2]	Section 12	8 Reg	ulations	26
	Insert after	section	n 128(2)(c)—	27
		(d)	fees payable under this Act, including the determination by the NSW Trustee of the amount of the fees payable.	28 29
	Explanatory			30
	Trustee and (Guardia	NSW Trustee and Guardian to determine the fees payable in relation to the NSW an's functions, in addition to allowing the fees to be prescribed by the regulations. Insequential amendment.	31 32 33
6.16	Terrorisn	n (Hig	gh Risk Offenders) Act 2017 No 68	34
[1]	Section 57	Defin	itions	35
	Omit the de	finitio	on of <i>offender information</i> . Insert instead—	36
		offen	<i>ider information</i> means—	37
		(a)	any document, report or other information from which the behaviour, beliefs, financial circumstances, or physical or mental condition of an eligible offender may be inferred, or	38 39 40
		(b)	terrorism intelligence about the offender.	41
[2]	Section 59	В Арр	pointment and role of independent third parties	42
	Insert after	section	n 59B(2)—	43

(2A)	The regulations under subsection (2) may provide that a person is a <i>qualified</i>
	person only if the person meets the prescribed requirements to the satisfaction
	of the Supreme Court.

[3] Section 59B(5)

Insert after section 59B(4)-

(5) The regulations may make provisions about the duties of independent third parties.

Explanatory note

Item [1] clarifies that certain documents from which certain information of an eligible offender may be inferred are offender information for the purposes of the *Terrorism (High Risk Offenders) Act 2017*, Part 5.

Items [2] and [3] enable the regulations to make certain provisions about the appointment and role of independent third parties.

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