

New South Wales

COVID-19 Legislation Amendment (Emergency Measures—Attorney General) Bill 2020

Explanatory note

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

The following Bills are cognate with this Bill—

- (a) COVID-19 Legislation Amendment (Emergency Measures—Treasurer) Bill 2020,
- (b) COVID-19 Legislation Amendment (Emergency Measures—Miscellaneous) Bill 2020.

Overview of Bill

The object of this Bill is to amend various Acts administered by the Attorney General in response to the COVID-19 pandemic.

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.

Clause 3 provides that explanatory notes do not form part of the proposed Act.

Schedule 1 Amendment of legislation administered by the Attorney General

Schedule 1 amends the following Acts—

- (a) Court Security Act 2005,
- (b) Criminal Procedure Act 1986,
- (c) Electronic Transactions Act 2000,
- (d) Evidence (Audio and Audio Visual Links) Act 1998,

- (e) Sheriff Act 2005,
- (f) Subordinate Legislation Act 1989.

The amendments are explained in detail in the explanatory note for each Act in Schedule 1.



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New South Wales

COVID-19 Legislation Amendment (Emergency Measures—Attorney General) Bill 2020

No , 2020

A Bill for

An Act to amend a number of Acts administered by the Attorney General to implement further emergency measures as a result of the COVID-19 pandemic.

See also the COVID-19 Legislation Amendment (Emergency Measures—Treasurer) Bill 2020 and the COVID-19 Legislation Amendment (Emergency Measures—Miscellaneous) Bill 2020.

The	The Legislature of New South Wales enacts—		
1	Name of Act	2	
	This Act is the COVID-19 Legislation Amendment (Emergency Measures—Attorney General) Act 2020.	3 4	
2	Commencement	5	
	This Act commences on the date of assent to this Act.	6	
3	Explanatory notes	7	
	The matter appearing under the heading "Explanatory note" in Schedule 1 does not form part of this Act.	8	

Schedule 1		le 1	Amendment of legislation administered by the Attorney General	
1.1	Cou	ırt Secu	rity Act 2005 No 1	3
	Part	3, Divisio	n 1A	4
		•	vision 1 of Part 3—	5
	Divi	sion 1A	COVID-19 pandemic—special provisions	6
	Sub	divisior	1 Preliminary	7
	12A	Definition	on	8
		In	this Division—	9
		se	lected juror means a juror who has been selected to a jury panel.	10
		si	gn of illness means the following—	11
		(8	a fever, including a fever indicated by a temperature reading, of 38 degrees Celsius or more, of a person who has submitted to a thermal imaging scan or a temperature check under section 12D,	12 13 14
		(t	a cough or runny nose,	15
		(0	e) a sore throat,	16
		(0	l) shortness of breath,	17
		(6	e) loss of taste or smell.	18
	12B	Meaning	g of "required to be in court premises"	19
		if	or the purposes of this Division, a person is <i>required to be in court premises</i> the person is attending the court premises in relation to specific proceedings, cluding as—	20 21 22
		(a	a party to proceedings, or	23
		(t	a legal practitioner, or	24
		(0	e) a witness, or	25
		(c	l) a juror, or	26
		(6	e) a support person.	27
	12C	Effect o	f Division	28
			nis Division prevails to the extent of any inconsistency with any other ovision of this Act.	29 30
	Sub	divisior	2 Special requirements in relation to COVID-19	31
	12D	Power t	o conduct health checks	32
		pε	security officer may, for the purpose of determining the likelihood that a erson is suffering from a sign of illness, require a person who is entering or court premises to do the following—	33 34 35
		(a	submit to a thermal imaging scan,	36
		(t	submit to a temperature check using a contactless approved temperature monitoring device,	37 38
		(0	e) answer questions about—	39

	(i)	the person's health in relation to signs of illness, or	1
	(ii)	any other thing that may determine whether the person is likely to be at risk of exposure to COVID-19.	2
(2)		officer making a requirement under subsection (1)(a) or (b) must person's co-operation.	4 5
(3)		complies with a requirement under subsection (1)(a) or (b) if the mits to any of the following alternative health checks—	6 7
		e person is required to submit to a thermal imaging scan—a perature check,	8 9
		e person is required to submit to a temperature check—a thermal ring scan.	10 11
(4)		y officer must conduct the alternative health check, if requested by unless the alternative health check is not available.	12 13
(5)	second test	who undertakes a test may request that the result be confirmed by a using a different device, and the security officer must do the second a different device is not available.	14 15 16
(6)	and the per	rity officer makes a requirement of a person under subsection (1) rson fails to immediately comply with the requirement or to leave remises, the security officer may again make the requirement and	17 18 19 20
	(a) ask vand	whether the person is required to be in court premises on that day,	21 22
	(b) if the	e person is not a selected juror—	23
	(i)	warn the person that a failure or refusal to immediately comply with the requirement of the security officer, in the exercise of the power, or to leave the court premises for the remainder of the day may be an offence, and	24 25 26 27
	(ii)	provide the person with the information referred to in section 20(2)(a)–(c), and	28 29
	(iii)	warn the person that the security officer may arrest the person in accordance with section 16 for committing an offence, and	30 31
	(iv)	comply with a condition, if any, prescribed by the regulations.	32
	other	. See section 12F in relation to selected jurors or section 12G in relation to persons who are required to be in court premises on the day.	33 34
(7)	If a securit juror, in ac	cy officer makes a requirement of a person, other than a selected cordance with subsection (6), the person must immediately—	35 36
	` ´	ply with the requirement, or	37
	` /	e the court premises for the remainder of the day.	38
	Maximum	penalty (subsection (7))—5 penalty units.	39
(8)		does not apply to a requirement made under subsection (1), he requirement, if made again, under subsection (6).	40 41
(9)	In this sect	ion—	42
	temperatur	temperature monitoring device means a device for monitoring es, approved by the Therapeutic Goods Administration and n the Australian Register of Therapeutic Goods.	43 44 45

12E	Requirement for persons with sign of illness				
	(1)		curity officer may, if a person who is entering or in court premises, has bited, or reported, a sign of illness—	2	
		(a)	require the person in court premises to leave the premises for the remainder of the day, or	4 5	
		(b)	refuse the person entry to court premises for the remainder of the day.	6	
	(2)		curity officer making a requirement under this section must ask whether erson is required to be in court premises on that day.	7 8	
	(3)	rema	security officer requires the person to leave the court premises for the inder of the day and the person fails to immediately comply with the rement, the security officer may again make the requirement and must—	9 10 11	
		(a)	warn the person that a failure or refusal to immediately comply with the requirement of the security officer, in the exercise of the power, or to leave the court premises for the remainder of the day may be an offence, and	12 13 14 15	
		(b)	provide the person with the information referred to in section 20(2)(a)–(c), and	16 17	
		(c)	warn the person that the security officer may arrest the person, in accordance with section 16, for committing an offence, and	18 19	
		(d)	comply with a condition, if any, prescribed by the regulations.	20	
	(4)		security officer makes a requirement of a person in accordance with ection (3), the person must comply with the requirement.	21 22	
		Max	imum penalty (subsection (4))—5 penalty units.	23	
	(5)	to the	ection (3) and a requirement to leave the court premises or refusal of entry e court premises made under this section do not apply to a selected juror. See section 12F in relation to selected jurors or section 12G in relation to other	24 25 26	
		perso	ons who are required to be in the court premises on the day.	27	
12F	Addi	itional	conditions for selected jurors in relation to COVID-19	28	
	(1)	This	section applies to a selected juror—	29	
		(a)	exhibiting or reporting a sign of illness, or	30	
		(b)	who fails to comply with a requirement made of the person under section 12D(1).	31 32	
	(2)	A sec	curity officer must—	33	
		(a)	refer the selected juror to the judicial officer or coroner having the conduct of the trial or coronial inquest concerned, and	34 35	
		(b)	comply with a condition, if any, prescribed by the regulations.	36	
12G		itional nises	conditions in relation to certain persons required to leave court	37 38	
	(1)	This	section applies—	39	
		(a)	to a person, other than a selected juror, required to leave the court premises or refused entry to the court premises, in accordance with this Subdivision, and	40 41 42	
		(b)	if the person is required to be in the court premises on the day.	43	
	(2)	The s	security officer must—	44	

			(a)	give the person written notice, in a form approved by the Sheriff, stating that the person was required to leave the court premises, or refused entry to the court premises, under this Division, and	1 2 3
			(b)	immediately advise the court that the person was required to leave the court premises, or refused entry to the court premises, under this Division.	4 5 6
		(3)	evide	ite any other Act or law, the notice given to the person may be used as ence in any action, order, judgment or application taken in relation to the attendance of the person in court.	7 8 9
	Subo	divisi	on 3	Repeal	10
	12H	Repe	al of [Division	11
			This	Division is repealed on—	12
			(a)	26 September 2020, or	13
			(b)	the later day, not later than 26 March 2021, prescribed by the regulations.	14 15
	-	natory			16
	court p is likely entry to a juror The pr	oremise y to have o the co selecter ovision ses und	es, to do ve bee ourt pro ed to a es also er this	idment enables a security officer to make requirements of persons entering or in letermine whether a person is suffering from a symptom related to COVID-19 or in exposed to COVID-19. Requirements may also be made to refuse the person emises or to leave the court premises. The provisions require that if the person is jury panel, the matter should be referred to the relevant judicial officer or coroner, provide for a process of notification if the person is required to leave the court Division or refused entry to court premises and the person was required to attend	17 18 19 20 21 22 23 24
	Thoms			1 1: 1 1 00 0 1 1 0000 1 11 11: 11:	
				Idment is repealed on 26 September 2020 unless the regulations prescribe a later not being later than 26 March 2021.	25 26
1.2	date fo	or the re	epeal, ı		
1.2	date fo	or the re	epeal, i	not being later than 26 March 2021.	26
1.2	Crim Section	or the re i inal I on 182	epeal, i Proce Writt	edure Act 1986 No 209	26 27
1.2	Crim Section	or the re i inal I on 182	Processive	edure Act 1986 No 209 ten pleas	26 27 28
1.2	Crim Section	or the relation in all lines. Son 182 after s	Processive	edure Act 1986 No 209 ten pleas 182(4)—	26 27 28 29
1.2	Crim Section	or the relation in all lines. Son 182 after s	Processive	edure Act 1986 No 209 ten pleas 1 182(4)— ection (4) does not have effect during the period—	26 27 28 29 30
1.2	Crim Section	or the relation in all lines. Son 182 after s	Process Writte Section Subse (a) (b) Subse	edure Act 1986 No 209 ten pleas 182(4)— ection (4) does not have effect during the period— starting on the commencement of this subsection, and	26 27 28 29 30 31
1.2	Crim Section Insert	inal I on 182 after s	Processing Processing Subsection (a) (b) Subsection Subsection (b)	edure Act 1986 No 209 ten pleas 182(4)— ection (4) does not have effect during the period— starting on the commencement of this subsection, and ending on the day that Chapter 7, Part 5 is repealed. ection (5) and this subsection are repealed on the day that Chapter 7, Part	26 27 28 29 30 31 32 33
1.2	Explar The prattenda dispen of the repeale being 2	rithe recipied in the recipied	Proces Proces Writte Subsection Subsection (b) Subsection Subsection (c) Subsection (d) Subsection (d	edure Act 1986 No 209 ten pleas 182(4)— ection (4) does not have effect during the period— starting on the commencement of this subsection, and ending on the day that Chapter 7, Part 5 is repealed. ection (5) and this subsection are repealed on the day that Chapter 7, Part	26 27 28 29 30 31 32 33 34
1.2	Explar The prattenda dispen of the repeale being 2 2021 (s	rithe recipied in the recipied	Proces Proces Writte Subsection Subsection (b) Subsection Subsection the day tember section 3	edure Act 1986 No 209 ten pleas 182(4)— ection (4) does not have effect during the period— starting on the commencement of this subsection, and ending on the day that Chapter 7, Part 5 is repealed. ection (5) and this subsection are repealed on the day that Chapter 7, Part epealed. Indicate that an accused person who has been served with a court and who has been granted or refused bail, or in relation to whom bail has been of prevented from lodging a written plea of guilty or not guilty under section 182 incedure Act 1986. The provision ceases to have effect (and is automatically of that Chapter 7, Part 5 (Response to COVID-19 pandemic) of that Act is repealed, or 2020 or a later day prescribed by the regulations but not later than 26 March	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41
	Explar The prattenda dispensof the repealed being 2 2021 (see Election 1.5)	inal I on 182 after s (5) (6) matory roposed ance no sed wit Crimined) on t 26 Sep see sectronic	Proces Proces Writt Section Subse (a) (b) Subse 5 is renote d amendated amen	edure Act 1986 No 209 ten pleas 182(4)— ection (4) does not have effect during the period— starting on the commencement of this subsection, and ending on the day that Chapter 7, Part 5 is repealed. ection (5) and this subsection are repealed on the day that Chapter 7, Part epealed. ndment provides that an accused person who has been served with a court ind who has been granted or refused bail, or in relation to whom bail has been ot prevented from lodging a written plea of guilty or not guilty under section 182 ocedure Act 1986. The provision ceases to have effect (and is automatically of that Chapter 7, Part 5 (Response to COVID-19 pandemic) of that Act is repealed, or 2020 or a later day prescribed by the regulations but not later than 26 March 67 of that Act).	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42
1.3	Explar The prattenda dispen of the repeals being 2021 (see Section 1)	rithe recipied in all lines on 182 after s (5) (6) (6) matory roposed ance no sed with common 17 in all lines on 18 in all l	Proces Writt Section Subse (a) (b) Subse 5 is r note d ame otice a th, is n neal Pro the day tembe ction 3c C Tra Regul	ten pleas 182(4)— ection (4) does not have effect during the period— starting on the commencement of this subsection, and ending on the day that Chapter 7, Part 5 is repealed. ection (5) and this subsection are repealed on the day that Chapter 7, Part epealed. Indicate the provides that an accused person who has been served with a court and who has been granted or refused bail, or in relation to whom bail has been of prevented from lodging a written plea of guilty or not guilty under section 182 occurred Act 1986. The provision ceases to have effect (and is automatically of that Chapter 7, Part 5 (Response to COVID-19 pandemic) of that Act is repealed, or 2020 or a later day prescribed by the regulations but not later than 26 March for of that Act). Insactions Act 2000 No 8	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42

1

[2]	Section 17	(1)(d)-	–(n)	1
	Insert after	section	n 17(1)(c)—	2
		(d)	altered arrangements for the giving of information in writing,	3
		(e)	altered arrangements for the making of a document in a particular form or way,	4
		(f)	altered arrangements for the processes for making or executing a document,	6 7
		(g)	altered arrangements for the inclusion of particular content in a document,	8
		(h)	altered arrangements for the recording of information,	10
		(i)	altered arrangements for the certification of a copy of an original document,	11 12
		(j)	altered arrangements for the production of a document,	13
		(k)	altered arrangements for the filing, lodgement, submission, giving, inspection or service of information, a notice or other document,	14 15
		(1)	altered arrangements for the process by which information or a document must be given or issued,	16 17
		(m)	altered arrangements for the retention of information or documents, including in relation to the form in which information or a document must be retained,	18 19 20
		(n)	altered arrangements for a matter related or incidental to a matter in paragraph (a)–(m).	21 22
[3]	Section 17	(1A)		23
	Insert after	section	n 17(1)—	24
	(1A)	To re	emove any doubt—	25
		(a)	for the purposes of subsection (1), a relevant Act is taken to include a power to make a regulation as provided in this section, and	26 27
		(b)	a regulation made under a relevant Act may be made only on the recommendation of the Minister administering that Act.	28 29
[4]	Section 17	(2)		30
	Omit "The section".	Minis	ter may recommend to the Governor that regulations be made under this	31 32
			Minister may recommend to the Governor that a regulation be made under elevant Act".	33 34
[5]	Section 17	(2)(b)	(ii)	35
			the end of the subparagraph.	36
[6]	Section 17	(2)(c)		37
	Omit the pa	ıragrap	ph.	38
[7]	Section 17	(3)(b)	and (c)	39
	Omit section	n 17(3	B)(b). Insert instead—	40
		(b)	if the regulation is made under this section—may override the provisions of any Act, regulation or other law, and	41 42

		(c) if the regulation is made under a relevant Act—n provisions of that Act or a regulation made under that		1 2
[8]	Section 17	(5)		3
	Omit the su	bsection. Insert instead—		4
	(5)	In this section—		5
		altered arrangements includes—		6
		(a) modified arrangements, permissions or requirements,	and	7
		(b) suspended arrangements, permissions or requirements		8
	for altered a These specia	d amendments extend the regulation-making power in section 17 of rrangements in relation to requirements in any Act about docume al arrangements apply for the purposes of responding to the public e COVID-19 pandemic and apply only for a limited period.	nts or information.	9 10 11 12 13
1.4	Evidence	(Audio and Audio Visual Links) Act 1998 No 10	5	14
[1]	Section 22	C COVID-19 pandemic—special provisions		15
	Insert after	section 22C(1)—		16
		Note. The Act continues to apply to appearances not referred to in proceedings prescribed by the regulations. Part 1A continues appearance of witnesses to which subsection (4) does not apply and to apply to the appearance of accused detainees to which subseapply.	s to apply to the dPart 1B continues	17 18 19 20 21
[2]	Section 22	C(2A)		22
	Insert after	section 22C(2)—		23
	(2A)	The appearance of an accused person (other than an accused proceedings other than physical appearance proceedings m way of audio visual link if the court directs or the parties to consent.	ay take place by	24 25 26 27
[3]	Section 22	C(3A)		28
	Insert after	section 22C(3)—		29
	(3A)	The appearance of an accused person (other than an accused physical appearance proceedings prescribed by the resubsection (3) is not to take place by way of audio visual link directs or the parties to the proceedings consent.	gulations under	30 31 32 33
[4]	Section 22	C(4)		34
	Omit "(incl	uding a government agency witness)".		35
[5]	Section 22	C(5)		36
	Omit "subs	ection (3)". Insert instead "subsection (2A), (3), (3A)".		37
[6]	Section 22	C(6)		38
	Omit the su	bsection. Insert instead—		39
	(6)	The court is to make a direction under this section only if it of justice, having regard to the following—	is in the interests	40 41
		(a) the public health risk posed by the COVID-19 panden	nic,	42
		(b) the efficient use of available judicial and administrative	e resources,	43

			(c) any relevant matter raised by a party to the proceedings,	1
			(d) any other matter that the court considers relevant.	2
[7]	Sect	ion 22	2C(9)	3
	Inser	t in alr	phabetical order—	4
		•	witness excludes—	5
			(a) a government agency witness, and	6
			(b) an accused person giving evidence in proceedings concerning an offence alleged to have been committed by the accused person.	7 8
	•	natory		9
			ed amendments further provide for the use of audio visual link in court proceedings during 19 pandemic.	10 11
	in cer	tain pro	d [3] provide for an accused person who is not in custody to appear by audio visual link occeedings.	12 13
	Item [visual	6] requ Iink.	ires the court to consider certain factors before directing an appearance by way of audio	14 15
			tes it clear that the <i>Evidence (Audio and Audio Visual Links) Act 1998</i> continues to apply the general provisions.	16 17
	gover direct proce	nment s. Items edings	d [7] restore the existing arrangements for government agency witnesses, under which a agency witness is to give evidence by way of audio visual link unless the court otherwise is [4] and [7] also make it clear that the provision about the appearance of witnesses in by way of audio visual link does not apply to an accused person giving evidence in the concerned an offence allegedly committed by the accused person.	18 19 20 21 22
	Item [5] is a	consequential amendment.	23
1.5	She	riff A	ct 2005 No 6	24
	Sect	ion 7C		25
	Inser	t after	section 7B—	26
	7C	cov	/ID-19 pandemic—powers when assisting in COVID-19 response	27
		(1)	Application of section	28
			This section has effect for the prescribed period and prevails to the extent of any inconsistency with any other provision of this Act.	29 30
		(2)	Agreement for assistance of sheriff's officers	31
			The Sheriff may, with the approval of the Secretary of the Department of Justice and Communities, enter into an agreement with the head of a Public Service agency to enable sheriff's officers to—	32 33 34
			(a) assist that agency in connection with the COVID-19 response, and	35
			(b) exercise powers under this section for that purpose.	36
		(3)	An agreement under this section must—	37
			(a) be in writing, and	38
			(b) specify the powers referred to in this section that may be used by sheriff's officers under the agreement, and	39 40
			(c) specify the period for which the agreement is in force (being a period ending on or before the end of the prescribed period).	41 42

(4)	Sher	iff's of	ficer may issue directions	1	
	A sheriff's officer, when assisting a Public Service agency under an agreement referred to in subsection (2), may issue a direction to a person entering,				
			to enter or on restricted access premises—	4	
	(a)		ave the premises or part of the premises, or	5	
	(b)		main on the premises or to go to a specified part of the premises, or	6	
	(c)	to re	frain from specified conduct.	7	
(5)	A sheriff's officer may issue a direction under subsection (4) only if the officer believes on reasonable grounds that the direction is necessary—				
	(a)		event a person from unlawfully entering or exiting restricted access iises or remaining on restricted access premises, or	10 11	
	(b)		revent a person from assaulting another person or from damaging erty at restricted access premises.	12 13	
(6)	perso the o	on fails direction	's officer gives a direction to a person under subsection (4) and the s to comply with the direction, the sheriff's officer may again give on (a second direction) and, at the time of giving the second is required to—	14 15 16 17	
	(a)		he person that the officer is a sheriff's officer and the reason for the ction, and	18 19	
	(b)	warn offer	the person that failure to comply with the direction may be an ince.	20 21	
(7)	A pe		nust not, without reasonable excuse, fail to comply with a second	22 23	
	Max	imum j	penalty—10 penalty units.	24	
(8)	A person is not guilty of an offence under subsection (7) unless it is established that—				
	(a)	the s	heriff's officer was in uniform when the direction was given, and	27	
	(b)		sheriff's officer complied with the requirements of subsection (6) in giving the second direction, and	28 29	
	(c)		person persisted, after the second direction concerned was given, to o comply with the second direction.	30 31	
(9)	Pow	er of e	ntry and arrest	32	
, ,	A sheriff's officer, when assisting a Public Service agency under an agreement referred to in subsection (2), may do one or more of the following—				
	(a)	enter	restricted access premises, or part of restricted access premises,	35	
	(b)	arres	et or detain a person, without a warrant.	36	
(10)	A sh	eriff's	officer may exercise a power referred to in subsection (9) only if—	37	
()	(a)		rson has failed to comply with a second direction, or	38	
	(b)	the o	officer believes on reasonable grounds that the power must be cised urgently or a direction will be insufficient—	39 40	
		(i)	to prevent or stop a person from assaulting another person at restricted access premises, or	41 42	
		(ii)	to prevent or stop a person from damaging property at restricted access premises, or	43 44	
		(iii)	to prevent or stop a person from unlawfully entering or exiting restricted access premises.	45 46	

	(11)	A sheriff's officer may, when exercising a power under subsection (9), use reasonably necessary force to exercise the power, including to prevent the escape of a person after the arrest.	1 2 3
	(12)	As soon as practicable after arresting or detaining a person under this section, the sheriff's officer is to hand custody of the person to a police officer to be dealt with according to law.	4 5 6
	(13)	A sheriff's officer may discontinue an arrest at any time and may do so despite the requirement of subsection (12).	7 8
	(14)	Definitions	9
		In this section—	10
		<i>head</i> , of a Public Service agency, has the same meaning as in the <i>Government Sector Employment Act 2013</i> .	11 12
		prescribed period means the period—	13
		(a) starting on the commencement of this section, and	14
		(b) ending on—	15
		(i) 26 September 2020, or	16
		(ii) the later day, not later than 26 March 2021, prescribed by the regulations.	17 18
		Public Service agency has the same meaning as in the Government Sector Employment Act 2013.	19 20
		restricted access premises means any of the following—	21
		(a) a residence or other place at which a person is required to reside pursuant to an order under section 7 of the <i>Public Health Act 2010</i> relating to COVID-19,	22 23 24
		(b) premises prescribed by the regulations for the purposes of this section.	25
	Communities to enable a proposed ar providing that in certain lim to comply wi	In the discontinuous description of the Secretary of the Department of sand Justice, to enter into an agreement with the head of another Public Service agency sheriff's officer to assist that other agency in its COVID-19 pandemic response. The mendment grants a sheriff's officer the power to issue directions to persons when at assistance. Failure to comply with a direction is an offence. A sheriff's officer may also, lited circumstances, enter premises or arrest or detain a person if the person has failed the a direction or the officer believes on reasonable grounds that it is necessary because ust be exercised urgently or a direction will be insufficient.	26 27 28 29 30 31 32 33 34
1.6	Subordir	nate Legislation Act 1989 No 146	35
	Schedule 8	5 Further postponement of repeal of certain statutory rules	36
	Omit "2021	"wherever occurring in clauses 11 and 12(1) and (3). Insert instead "2022".	37
	Explanatory	note	38
	the <i>Poisons</i> Regulations	In diagram of the dia	39 40 41 42
	The Departr remake the <i>l</i>	ment of Planning, Industry and Environment is currently reviewing and preparing to Environmental Planning and Assessment Regulation 2000.	43 44
	The Ministry Poisons and	of Health is currently reviewing and preparing a new Bill and Regulation to replace the <i>Therapeutic Goods Act 1966</i> and the <i>Poisons and Therapeutic Goods Regulation 2008</i> .	45 46
	Regulations	e to the COVID-19 pandemic, the preparation and public consultation of the draft Bill and are delayed and it is considered necessary to postpone the repeal of the existing in these circumstances.	47 48 49

The proposed amendment also extends for 12 months an exemption that enables a principal regulation under the *Environmental Planning and Assessment Act 1979* that deals primarily with matters relating to building and subdivision certification and fire and building safety to be made without a regulatory impact statement.