

### New South Wales

# **Crimes (Administration of Sentences) Amendment Bill 2004**

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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

## Crimes (Administration of Sentences) Amendment Bill 2004

Act No , 2004

An Act to amend the *Crimes (Administration of Sentences) Act 1999* with respect to mobile phone offences, inquiries and hearings for correctional centre offences, drug testing of inmates and other miscellaneous matters; and for other purposes.

### **EXAMINED**

Chairman of Committees

The	Legis	lature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Crimes (Administration of Sentences) Amendment Act 2004.	3 4
2	Con	nmencement	5
	(1)	This Act commences on a day or days to be appointed by proclamation, except as provided by this section.	6 7
	(2)	The amendments made by Schedule 2 commence on the commencement of Schedule 1 [14] to the <i>Crimes (Administration of Sentences) Further Amendment Act 2002.</i>	8 9 10
	(3)	The amendments made by Schedule 3.2 commence on the date of assent.	11 12
3	Ame	endment of Crimes (Administration of Sentences) Act 1999 No 93	13
		The <i>Crimes (Administration of Sentences) Act 1999</i> is amended as set out in Schedules 1 and 2.	14 15
4	Ame	endment of other Acts and instrument	16
		The Acts and instrument specified in Schedule 3 are amended as set out in that Schedule	17 18

Schedule 1		Amendment of Crimes (Administration of Sentences) Act 1999					
		OCI	iterice	(Section 3)	2		
[1]	Section 3	Inter	oretatio	n	4		
	Insert in al	phabe	tical ord	er in section 3 (1):	5		
		<b>mobile phone</b> includes any device that may be used, in whole or in part, for the purpose of sending or receiving voice or other data over a mobile telephone network, whether or not it may be used for any other purpose.					
				e sample means any of the following samples of gical material:	10 11		
		(a)	a samp	ble of breath, taken by breath test, breath analysis erwise,	12 13		
		(b)	a samp	ole of urine,	14		
		(c)	a samp	ple of faeces,	15		
		(d)	a samp	ole of saliva taken by buccal swab,	16		
		(e)	a samp	ole of nail,	17		
		(f)	a samp	ole of hair other than pubic hair,	18		
		(g)		ole of sweat taken by swab or washing from any all part of the body other than:	19 20		
			(i) t	the genital or anal area or the buttocks, or	21		
				the breasts of a female or a transgender person who identifies as a female.	22 23		
[2]	Section 5	1 Defi	nitions		24		
	Omit the d	efiniti	ons of <i>m</i>	najor offence and minor offence.	25		
[3]	Section 5	3 Pen	alties g	overnor may impose	26		
	Omit "minor offence" from section 53 (1), (2) and (3) wherever occurring.						
	Insert inste	ad "co	orrection	nal centre offence".	28		
[4]	Section 5	3 (1) (	b)		29		
	Omit "28".	Inser	t instead	1"56".	30		

[5]	Section 5	3 (1) (c)	1			
	Omit "3".	Insert instead "7".	2			
[6]	Section 5	4 Reference of offences to Visiting Magistrate	3			
	Omit section 54 (1). Insert instead:					
	(1)	The governor may refer a correctional centre offence with which an inmate is charged to a Visiting Magistrate for hearing and determination if the governor considers that, because of the serious nature of the offence, it should be referred to a Visiting Magistrate.	5 6 7 8 9			
[7]	Section 5	5 Hearing of charges by Visiting Magistrate	10			
	Omit section	on 55 (5). Insert instead:	11			
	(5)	Any hearing in the proceedings is to be held:	12			
		(a) in the correctional centre at which the inmate is in custody, or	13 14			
		(b) if the Visiting Magistrate is satisfied that it is in the interests of the administration of justice for it to be held elsewhere—at any other place appointed by the Visiting Magistrate (an <i>appointed place</i> ).	15 16 17 18			
	(5A)	If a Visiting Magistrate appoints an appointed place for the holding of any hearing in the proceedings, the Visiting Magistrate may do any of the following:	19 20 21			
		(a) direct that the inmate must appear before the Visiting Magistrate by way of audio visual link from the correctional centre at which the inmate is in custody,	22 23 24			
		(b) direct that any other inmate who gives evidence or makes a submission in the hearing is to do so by way of audio visual link from the correctional centre at which that inmate is in custody,	25 26 27 28			
		(c) direct that any person other than an inmate who gives evidence or makes a submission is to do so by way of audio visual link from any place within New South Wales nominated by the Visiting Magistrate.	29 30 31 32			
	(5B)	The Visiting Magistrate must not make a direction referred to in subsection (5A) if:	33 34			
		(a) the necessary audio visual facilities are unavailable or cannot reasonably be made available, or	35 36			

1

		would be unfair to a party to the proceedings.	2
	(5C)	Facilities are to be made available for private communication between an inmate appearing by way of audio visual link under this section and the inmate's representative in the proceedings if the inmate's representative attends the hearing at the appointed place.	3 4 5 6 7
	(5D)	Any place at which a person appears, gives evidence or makes a submission by way of audio visual link under this section is taken to be part of the appointed place.	8 9 10
	(5E)	Subsection (5D) has effect, for example, for the purposes of the laws relating to evidence, procedure, contempt of court or perjury.	11 12 13
	(5F)	Subsection (5D) also has the effect that any offence committed at the place at which a person appears, gives evidence or makes a submission under this section by way of audio visual link is to be taken to have been committed at the appointed place.	14 15 16 17 18
	(5G)	Sections 5D, 20A, 20B and 20D–20F of the <i>Evidence (Audio and Audio Visual Links) Act 1998</i> apply, with such modifications as the Visiting Magistrate may direct, to proceedings in which a person appears, gives evidence or makes a submission by way of audio visual link under this section as they apply to the appearance, giving evidence or making of a submission by way of audio visual link in a proceeding before a NSW court under that Act.	19 20 21 22 23 24 25 26
	(5H)	Nothing in this section prevents a direction under section 5BB (1) of the <i>Evidence (Audio and Audio Visual Links) Act 1998</i> being made in the proceedings.	27 28 29
[8]	Section 5	6 Penalties Visiting Magistrate may impose	30
	Omit "cone	ducting an inquiry" from section 56 (1).	31
	Insert inste	ad "hearing the charge".	32
[9]	Section 5	6 (1)–(3)	33
	Omit "the	offence" wherever occurring.	34
	Insert inste	ad "the correctional centre offence".	35

(b) the Visiting Magistrate is satisfied that the direction

[10]	Sect	tion 5	6 (1) (b)		,
	Omi	t "56"	Insert i	nstead "90".	2
[11]	Sect	tion 5	6 (1) (e)		;
	Omi	t "28 d	lays". In	nsert instead "6 months".	4
[12]	Sect	ion 5	6 (1) (f)		;
	Inse	t after	section	56 (1) (e):	(
				imposition of a sentence of imprisonment for a period not exceeding 6 months.	<del>-</del>
[13]	Sect	tion 5	6 (4)		Ş
	Inse	t after	section	56 (3):	10
		(4)	To av	roid doubt, a Visiting Magistrate making an order	1
			referre	ed to in subsection (1) (f) is a person exercising criminal	12
				ction for the purposes of the definition of <i>court</i> in a 3 (1) of the <i>Crimes (Sentencing Procedure) Act 1999</i> .	13 14
[14]	Sect	tion 5	6 <b>A</b>		15
	Insert after section 56:				
	56A	Pen	alty for	possession of a mobile phone	17
		(1)	The go	overnor or Visiting Magistrate dealing with a charge	18
				g to a correctional centre offence arising out of the	19
				sion of a mobile phone or any part of it, a mobile phone	20 2
				ard or any part of it, or a mobile phone charger or any f it may order that an inmate be deprived, for up to 6	22
			month	s, of such withdrawable privileges as the governor or	23
			Visitin	ng Magistrate may determine if satisfied beyond able doubt that the inmate is guilty of the offence.	24 25
		(2)		roid doubt, if a penalty is imposed under this section in	26
				t of a correctional centre offence, a governor or Visiting	27 28
				trate must not also impose a penalty referred to in 153 or 56, as the case may be, in respect of the same	29
				tional centre offence.	30

[15]	Section 57 Dru	g tests for inmates	1
	Omit section 57	(1) (a). Insert instead:	2
	(a)	the result of a test showing the presence of a drug in a non-invasive sample taken from or provided by an inmate, or	3 4 5
[16]	Section 57 (1) (	(b)	6
	Omit "provide a	sample of his or her urine".	7
	Insert instead "prinvasive sample"	provide, or enable to be taken, from the inmate a non-	3
[17]	Section 59 Con	npensation for property damage	10
	Omit "\$100" fro	m section 59 (2). Insert instead "\$500".	11
[18]	Section 62 App	peals against decisions of Visiting Magistrates	12
	Insert "or (f)" aft	ter "section 56 (1) (e)" in clause 62 (1).	13
[19]	Section 79 Reg	ulations	14
	Omit "an inmate	's breath, urine or faeces" from section 79 (v).	15
	Insert instead "a inmate".	a non-invasive sample provided by, or taken from, an	16 17
[20]	Section 79 (w)		18
	Omit the paragra	ph.	19
[21]	Section 101 Re	gulations	20
	Omit "an offende	er's breath, urine or faeces" from section 101 (f).	21
	Insert instead "a offender".	a non-invasive sample provided by, or taken from, an	22 23
[22]	Section 117 Re	gulations	24
	Omit "an offende	er's breath, urine or faeces" from section 117 (e).	25
	Insert instead "a	a non-invasive sample provided by, or taken from, an	26 27

Section 163 Revocation of periodic detention order

[23]

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Omit section	on 163	(2) an	d (2A). Insert instead:	2
(2)	detei	ntion of	e Board must revoke an offender's periodic of the application of the Commissioner if the ord is satisfied that:	3 4 5
	(a)	the of	ffender:	6
		(i)	has failed to report for 3 or more detention periods, whether during the same sentence of imprisonment or during different sentences of imprisonment being served consecutively (or partly consecutively) and whether any of the failures to report occurred before or after a	7 8 9 10 11 12 13
			reinstatement of the offender's periodic detention order under section 164A or 168A, and	13
		(ii)	has not had a periodic detention order reinstated previously under section 164A or 168A following revocation for failure to report for 3 or more detention periods, whether under this subsection or any other law, or	15 16 17 18 19
	(b)	the of	ffender:	20
		(i)	has failed to report for at least 1 detention period, and	21 22
		(ii)	has had a periodic detention order reinstated previously under section 164A or section 168A following revocation for failure to report for 3 or more detention periods, whether under this subsection or any other law,	23 24 25 26 27
	occu	rred ot	role Board is satisfied that the failures to report herwise than on leave of absence and are not the n exemption under section 90.	28 29 30

An application under subsection (2) must be made:

consecutive detention periods, and

an offender has failed to report for 3 or more

the offender has failed to apply for, or been

refused, leave of absence with respect to each of

the detention periods referred to in subparagraph

if the Commissioner is satisfied that:

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(2A)

(i), and

			(iii)	the offender's periodic detention order has not previously been reinstated under section 164A or	1 2
				168A following revocation for failure to report for 3 or more detention periods, whether under	3 4
				subsection (2) or any other law, or	5
		(b)	if the	e Commissioner is satisfied that:	6
			(i)	an offender has failed to report for at least 1 detention period, and	7 8
			(ii)	the offender has failed to apply for, or been	9
				refused, leave of absence with respect to the	10 11
				detention period referred to in subparagraph (i), and	12
			(iii)	the offender's periodic detention order has	13
			( )	previously been reinstated under section 164A or	14
				168A following revocation for failure to report	15 16
				for 3 or more detention periods, whether under subsection (2) or any other law.	17
[24]	Section 2	49 De	finitio	ons	18
	Insert at the end of the section:				
	(2)	For the removal of doubt, <i>person in custody</i> in subsection (1) includes a person in lawful custody:			
		(a)		sed bail by an authorised officer as referred to in on 20 of the <i>Bail Act 1978</i> , or	22 23
		(b)		ted bail by an authorised officer but not released as red to in section 20 of the <i>Bail Act 1978</i> , or	24 25
		(c)	arres	sted under section 50 (1) (a) of the Bail Act 1978, or	26
		(d)		ehended under a warrant referred to in section 50 b) (i) of the <i>Bail Act 1978</i> .	27 28
[25]	Section 2	50 Tra	anspo	ort and detention of persons in custody	29
	Insert ", co	ourt" a	fter "c	correctional centre" in section 250 (2) (a).	30
[26]	Section 2	55 Eff	ect of	f extension of sentence	31
	Insert ", or	partly	conse	ecutively," after "consecutively" in section 255 (2).	32
[27]	Section 2	55 (2)	(a)		33
	Insert "or l	before	" after	"at".	34

[28]	Section 2	55 (2) (b)	•					
	Omit "at tl	he expiry of the earlier sentence".	2					
		ead "at or before the expiry of the earlier sentence (but after the non-parole period)".	;					
[29]	Schedule	2 Serious Offenders Review Council						
	Omit clause 3 (1). Insert instead:							
	(1)	The Commissioner may establish a list of officers of the Department eligible to be nominated as the deputy of an official member ( <i>eligible officers</i> ).	;					
	(1A)	An official member may from time to time nominate an eligible officer to be the deputy of the official member.	10 1					
	(1B)	The nomination of a deputy of an official member under this clause may be revoked at any time by the Commissioner or the official member that nominated the deputy.	1; 1; 14					
	(1C)	The nomination of a deputy under this clause may be for a specified period or an indefinite period and, in respect of the period the nomination is in force, has effect according to its terms.	19 10 11 18					
	(1D)	The nomination of a deputy of an official member under this clause is revoked on revocation of the appointment of the official member under clause 7.	19 20 2					
[30]	Schedule	5 Savings, transitional and other provisions	22					
	Insert at th	ne end of clause 1 (1):	23					
		Crimes (Administration of Sentences) Amendment Act 2004	24					

[31]	Schedul	e 5	1					
	Insert at t	he end of the Schedule with appropriate Part and clause numbers:	2					
	Part	Provisions consequent on enactment of	3					
		Crimes (Administration of Sentences) Amendment Act 2004	4 5					
	Def	finition	6					
		In this Part, the <b>2004 amending Act</b> means the Crimes (Administration of Sentences) Amendment Act 2004.	7 8					
	Removal of distinction between major offence and minor offence							
		Sections 51, 53 and 54, as in force before their amendment by	11					
		the 2004 amending Act, continue to apply to any correctional	12 13					
		centre offence committed before the commencement of those amendments, and such offences are to be dealt with in	13					
		accordance with those sections as if they had not been so	15					
		amended.	16					
	Hea	aring of charges by Visiting Magistrate	17					
		Section 55, as in force before its amendment by the 2004	18					
		amending Act, continues to apply to any proceedings on a	19					
		charge referred to a Visiting Magistrate that had been referred	20					
		but not concluded before the commencement of that	21					
		amendment, and such proceedings are to be determined in accordance with that section as if it had not been so amended.	22 23					
	Co	mpensation for property damage	24					
		Section 59, as in force before its amendment by the 2004	25					
		amending Act, continues to apply to a correctional centre	26					
		offence committed before the commencement of that	27					
		amendment, and such an offence is to be dealt with in	28					
		accordance with that section as if it had not been so amended.	29					
	Re	vocation of periodic detention orders	30					
		Section 163 (2) and (2A), as substituted by the 2004	31					
		amending Act, apply to a failure to report for a detention	32					
		period that occurred before the commencement of the relevant	33					

provision (being one of a series of detention periods occurring during consecutive, or partly consecutive, sentences of imprisonment) only if it is one of a series of failures to report of which the most recent occurred after the relevant commencement.

#### **Extension of sentences**

- (1) Section 255, as in force before its amendment by the 2004 amending Act, continues to apply to a sentence whose term or non-parole period was extended under this Act before the commencement of that amendment.
- (2) Any such sentence and the date of commencement of any other sentence that is to be served consecutively with the extended sentence are to operate in accordance with section 255 as if it had not been so amended.

### **Exempt documents within the meaning of Freedom of Information Act 1989**

A document that contains matter relating to functions in relation to which the office of Inspector-General of Corrective Services was, by virtue of section 9 of the *Freedom of Information Act 1989*, exempt from the operation of that Act immediately before 1 October 2003 is taken to be, and to always have been, an exempt document within the meaning of the *Freedom of Information Act 1989*.

Scł	nedule 2 Further amendments to Crimes (Administration of Sentences) Act 1999  (Section 3)	1 2 3
[1]	Section 236F Testing of staff for alcohol and prohibited drugs	4
	Omit "to provide a sample of the staff member's urine or hair" from section 236F (1) (b).	5 6
	Insert instead "to provide, or enable to be taken, a non-invasive sample from the staff member".	7 8
[2]	Section 236F (3) (b)	9
	Omit "to provide a sample of the member of staff's urine or hair".	10
	Insert instead "to provide, or enable to be taken, a non-invasive sample from the staff member".	11 12
[3]	Section 236G Testing where member of correctional staff attends hospital	13 14
	Omit "provide a sample of the member of staff's blood, urine or hair" from section 236G (1).	15 16
	Insert instead "provide, or enable to be taken, a sample of blood or a non-invasive sample from the staff member".	17 18
[4]	Section 236G (4)	19
	Omit "taking of a sample of blood, urine or hair".	20
	Insert instead "taking, or provision, of a sample of blood or a non-invasive sample".	21 22
[5]	Section 236H Protection from liability	23
	Omit "taking a sample of blood, urine or hair" from section 236H (1).	24
	Insert instead "taking, or being provided with, a sample of blood or a non-invasive sample".	25 26
[6]	Section 236H (1) (a) and (b)	27
	Omit "take the sample of blood, urine or hair" wherever occurring.	28
	Insert instead "take, or be provided with, the sample of blood or the non-invasive sample".	29 30

### Crimes (Administration of Sentences) Amendment Bill 2004

### Schedule 2 Further amendments to Crimes (Administration of Sentences) Act 1999

[7]	Section 236l Regulations	1
	Omit "samples of urine, hair or blood" from section 236I (c).	2
	Insert instead "samples of blood or non-invasive samples".	3
[8]	Section 236I (e)	4
	Omit "a sample of the staff member's urine or hair".	5
	Insert instead "a non-invasive sample from the staff member".	6
[9]	Section 236I (h)	7
	Omit "samples of urine, hair or blood".	8
	Insert instead "samples of blood or non-invasive samples".	9

Scł	nedule 3 Amendment of other Acts and instrument (Section 4)	1 2
3.1	Crimes (Administration of Sentences) Regulation 2001	3
[1]	Clause 113B	4
	Insert after clause 113A:	5
1	13B Inmate possession of a mobile phone	6
	An inmate must not have in his or her possession a mobile phone or any part of it, a mobile phone SIM card or any part of it, or a mobile phone charger or any part of it.	7 8 9
[2]	Clause 116 Definition of "correctional centre offence"	10
	Omit "Part 1 or 2 of" from clause 116 (c).	11
[3]	Clause 117 Definition of "major offence"	12
	Omit the clause.	13
[4]	Clause 118 Attempts	14
	Omit "and (if appropriate) a major offence".	15
[5]	Schedule 2	16
	Omit the Schedule. Insert instead:	17
	Schedule 2 Correctional centre offences (Clause 116)	18 19

Provision	Subject
Clause 5	Supply false or misleading particulars
Clause 8	Fail to surrender property on reception
Clause 38	Fail to clean yards
Clause 39	Fail to comply with correctional centre routine
Clause 40	Enter other cells

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### Crimes (Administration of Sentences) Amendment Bill 2004

### Schedule 3 Amendment of other Acts and instrument

Clause 41 Clause 42 Clause 43	Fail to attend musters  Operate bell, hooter, siren or whistle  Avoid correctional centre routine
Clause 43	Avoid correctional centre routine
014450 15	
Clause 44	Unlawfully deliver or receive article to or from inmate
Clause 45	Possess or create prohibited goods
Clause 46	Resist or impede search
Clause 47	Fail to keep property in a tidy and orderly manner
Clause 52	Unlawfully purchase food
Clause 52	Possess unauthorised food
Clause 52	Unlawfully trade in food
Clause 56	Fail to maintain personal cleanliness
Clause 57	Wear improper clothing
Clause 58	Fail to keep clean cells and issued articles
Clause 58	Damage, destroy or deface cell
Clause 58	Fail to look after clothing, bedding and other issued articles
Clause 59	Unlawfully possess condom or dental dam
Clause 59	Unlawfully use condom or dental dam
Clause 59	Unlawfully dispose of condom or dental dam
Clause 61	Misbehave while attending services and programs
Clause 68	Desecrate or abuse religious items

Clause 97 Convey or deliver to, or receive from, visitors unauthorised articles  Clause 107 Send or receive unauthorised letters or parcels  Clause 108 Send prohibited letters, parcels or articles  Clause 112 Unlawfully use telephone or facsimile  Clause 113A Possess camera or video or audio recording equipment  Clause 113B Possess mobile phone, mobile phone SIM card or mobile phone charger  Clause 120 Disobey direction  Clause 124 Contravene condition of local or interstate leave permit  Clause 125 Conceal for purpose of escape  Clause 126 Conceal article for use in escape or other offence  Clause 126A Possess offensive weapon or instrument	
Clause 108 Send prohibited letters, parcels or articles  Clause 112 Unlawfully use telephone or facsimile  Clause 113A Possess camera or video or audio recording equipment  Clause 113B Possess mobile phone, mobile phone SIM card or mobile phone charger  Clause 120 Disobey direction  Clause 124 Contravene condition of local or interstate leave permit  Clause 125 Conceal for purpose of escape  Clause 126 Conceal article for use in escape or other offence	
Clause 112 Unlawfully use telephone or facsimile  Clause 113A Possess camera or video or audio recording equipment  Clause 113B Possess mobile phone, mobile phone SIM card or mobile phone charger  Clause 120 Disobey direction  Clause 124 Contravene condition of local or interstate leave permit  Clause 125 Conceal for purpose of escape  Clause 126 Conceal article for use in escape or other offence	
Clause 113A Possess camera or video or audio recording equipment  Clause 113B Possess mobile phone, mobile phone SIM card or mobile phone charger  Clause 120 Disobey direction  Clause 124 Contravene condition of local or interstate leave permit  Clause 125 Conceal for purpose of escape  Clause 126 Conceal article for use in escape or other offence	
Clause 113B Possess mobile phone, mobile phone SIM card or mobile phone charger  Clause 120 Disobey direction  Clause 124 Contravene condition of local or interstate leave permit  Clause 125 Conceal for purpose of escape  Clause 126 Conceal article for use in escape or other offence	
charger  Clause 120 Disobey direction  Clause 124 Contravene condition of local or interstate leave permit  Clause 125 Conceal for purpose of escape  Clause 126 Conceal article for use in escape or other offence	
Clause 124 Contravene condition of local or interstate leave permit  Clause 125 Conceal for purpose of escape  Clause 126 Conceal article for use in escape or other offence	ıe
Clause 125 Conceal for purpose of escape  Clause 126 Conceal article for use in escape or other offence	
Clause 126 Conceal article for use in escape or other offence	
Clause 126A Possess offensive weapon or instrument	
Clause 127 Intimidation	
Clause 128 Indecency	
Clause 129 Participate, or inciting other inmates to participate, in riot	
Clause 130 Assaults	
Clause 130 Fight or engage in other physical combat	
Clause 130 Throw article	
Clause 131 Steal	
Clause 131 Damage or destroy property	
Clause 131 Tamper with food or drink	

### Crimes (Administration of Sentences) Amendment Bill 2004

### Schedule 3 Amendment of other Acts and instrument

Provision	Subject
Clause 132	Hinder or obstruct dog
Clause 133	Cause harm to animal, bird or reptile
Clause 134	Interfere with correctional centre property
Clause 135	Tattoo
Clause 136	Gamble
Clause 137	Possess or consume alcohol
Clause 137	Prepare or manufacture alcohol
Clause 138	Possess drug
Clause 139	Administer drug
Clause 140	Possess drug implement
Clause 141	Self-intoxication
Clause 142	Fail prescribed urine test
Clause 143	Smoke in non-smoking area
Clause 143	Alter, damage or remove non-smoking sign or smoking sign
Clause 144	Bribery
Clause 145	Obstruct correctional officer
Clause 146	Refuse breath testing
Clause 148	Refuse or fail to supply urine sample
Clause 149	Refuse or fail to supply urine sample
Clause 160	Make mischievous complaint
Clause 172	Give false or misleading information

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[6]	Dict	ionary	<i>I</i>	1	
-			efinitions of <i>major offence</i> and <i>minor offence</i> .	2	
3.2	Crin	ninal	Appeal Act 1912 No 16	3	
[1]	Sect	tion 2	5A Certain time to count as part of appellant's sentence	4	
	Inse	rt after	section 25A (5):	5	
		(6)	In this section, <i>appeal</i> includes an application for special leave to appeal.	6 7	
[2]	Sect	tion 2	BA	8	
	Insert after section 28:				
	28A	Ope	ration of sections 18 and 25A	10	
		(1)	This section applies if, under section 18 or 25A, any period does not count as part of any term of imprisonment under an appellant's sentence.	11 12 13	
		(2)	The court may make any order that it thinks fit to give effect to section 18 or 25A (including an order specifying the date of the commencement or re-commencement of the sentence).	14 15 16	
		(3)	If the court does not make such an order, the sentence commences or re-commences on the appropriate date required for the operation of section 18 or 25A.	17 18 19	
		(4)	This section extends to apply in respect of the following appeals:	20 21	
			(a) an appeal made, but not determined, before the commencement of this section,	22 23	
			(b) an appeal in respect of which notice of intention to appeal or to apply for leave to appeal or application for leave (or for special leave) to appeal was made before the commencement of this section.	24 25 26 27	
3.3	Free	edom	of Information Act 1989 No 5	28	
	Sch	edule	2 Exempt bodies and offices	29	
	Omi Serv		natter relating to the office of Inspector-General of Corrective	30 31	

3.4	Sun	nmar	y Offences Act 1988 No 25	1
	Sec	tion 2	7DA	2
	Inse	rt after	section 27D:	3
2	7DA	Inma	ate possession of a mobile phone	4
		(1)	An inmate must not, without reasonable excuse (proof of which lies on the inmate), have in his or her possession in a place of detention a mobile phone or any part of it, a mobile phone SIM card or any part of it, or a mobile phone charger or any part of it.	5 6 7 8 9
			Maximum penalty: imprisonment for 2 years or 50 penalty units, or both.	10 11
		(2)	In this section, <i>mobile phone</i> includes any device that may be used, in whole or in part, for the purpose of sending or receiving voice or other data over a mobile telephone network, whether or not it may be used for any other purpose.	12 13 14 15