

New South Wales

Identification Legislation Amendment Bill 2011

Explanatory note

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

Overview of Bill

The objects of this Bill are as follows:

- (a) to amend the Law Enforcement (Powers and Responsibilities) Act 2002:
 - (i) to allow a police officer to require, in certain circumstances, a person to remove a face covering so as to enable the officer or another police officer to see the person's face for identification purposes, and
 - (ii) to allow a police officer to request that a person disclose the person's identity to the officer where the officer proposes to give the person a direction under that Act to leave a place,
- (b) to amend the *Court Security Act 2005* to allow a court security officer to require a person to remove a face covering if the person is seeking to enter court premises or the officer has arrested (or has grounds for arresting) the person under that Act,
- (c) to amend the *Crimes (Administration of Sentences) Act 1999* and the *Crimes (Administration of Sentences) Regulation 2008* to allow an authorised officer to require a visitor to a correctional centre to remove a face covering so as to

- enable the officer and certain persons assisting the officer to see the visitor's face for identification purposes,
- (d) to amend the *Children (Detention Centres) Act 1987* and the *Children (Detention Centres) Regulation 2010* to allow a juvenile justice officer to require a visitor to a detention centre to remove a face covering so as to enable the officer and certain persons assisting the officer to see the visitor's face for identification purposes,
- (e) to amend the *Oaths Act 1900* to provide for identification procedures to be followed by persons taking or receiving statutory declarations or affidavits.

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 a day or days to be appointed by proclamation.

Schedule 1 Amendment of Law Enforcement (Powers and Responsibilities) Act 2002 No 103

The amendments to legislation made by the proposed Act rely on the definitions of *face*, *face covering* and *special justification* to be inserted in the *Law Enforcement* (*Powers and Responsibilities*) Act 2002 by Schedule 1 to the proposed Act.

The term *face* will be defined to mean a person's face:

- (a) from the top of the forehead to the bottom of the chin, and
- (b) between (but not including) the ears.

The term *face covering* will be defined to mean an item of clothing, helmet, mask or any other thing that is worn by a person and prevents the person's face from being seen (whether wholly or partly). This definition is limited to items or things that are worn (and therefore removable) by a person. However, it does not include any thing that is naturally growing (such as a beard).

A person will have a *special justification* for not removing a face covering if (and only if):

- (a) the person has a legitimate medical reason for not removing the face covering, or
- (b) the person has any other excuse for not removing the face covering that is an excuse of a kind prescribed by regulations made under the *Law Enforcement* (Powers and Responsibilities) Act 2002.

Schedule 1 [1] inserts the definitions of *face* and *face covering* set out above.

Schedule 1 [4] inserts a provision to allow a police officer to request that a person disclose the person's identity to the officer where the officer proposes to give the person a direction under the *Law Enforcement (Powers and Responsibilities) Act 2002* to leave a place. A failure or refusal by a person (without a reasonable excuse) to disclose his or her identity on such a request will be an offence, as will providing false or misleading information about the person's identity. The maximum penalty for each of these offences will be 2 penalty units (currently, \$220). **Schedule 1** [2] and [3] make consequential amendments.

Schedule 1 [5] inserts the following:

- (a) provisions that allow a police officer to require a person to remove any face covering worn by the person so as to enable the officer or another police officer to see the person's face if:
 - (i) the person has been lawfully required (whether under the *Law Enforcement (Powers and Responsibilities) Act 2002* or any other Act or a statutory instrument) by the officer requiring the removal of the covering to provide photographic identification, or
 - (ii) the person has otherwise been lawfully required (whether under that or any other Act or a statutory instrument) by the officer requiring the removal of the covering to identify himself or herself or provide other identification particulars,
- (b) provisions that make it an offence for a person to fail or refuse to comply with such a requirement without a special justification and provide for a maximum penalty of 50 penalty units or 12 months imprisonment, or both (in the case of a person who is required to remove a face covering following a request made to the person under section 14 of that Act) or 2 penalty units (in any other case).

Schedule 1 [6] makes an amendment that is consequential on the amendment made by Schedule 1 [5].

Schedule 1 [7] will require the Ombudsman to monitor the exercise by police officers of their new powers to require the removal of face coverings for a period of 12 months and to provide a report to the Minister following the end of that period for tabling in Parliament.

Schedule 1 [8] enables the Governor to make regulations of a savings or transitional nature consequent on the enactment of the proposed Act.

Schedule 2 Amendment of other legislation

2.1 Children (Detention Centres) Act 1987 No 57

Schedule 2.1 enables the regulations under the *Children (Detention Centres) Act 1987* to provide for the identification of visitors to detention centres (including requiring the removal of face coverings for that purpose).

2.2 Children (Detention Centres) Regulation 2010

Schedule 2.2 inserts provisions to allow a juvenile justice officer to require a visitor to a detention centre to remove a face covering so as to enable the visitor's face to be seen for identification purposes by the officer and certain persons assisting the officer. A visitor who does not comply with the requirement may be refused a visit to the detention centre unless the visitor has a special justification for not removing the face covering.

2.3 Court Security Act 2005 No 1

Schedule 2.3 [3] inserts provisions to allow a court security officer to require a person who is wearing a face covering to remove the covering so as to enable the officer and certain persons assisting the officer to see the face of the person if:

- (a) the person is seeking to enter court premises, or
- (b) the officer arrests, or has grounds for arresting, the person under the *Court Security Act* 2005.

A person who fails or refuses to comply with a requirement to remove a face covering, if it is repeated, may be guilty of an offence with a maximum penalty of 5 penalty units (currently, \$550). However, a security officer will not be able to require a person to remove a face covering if the person establishes to the officer's satisfaction that the person has a special justification for not removing the face covering.

Schedule 2.3 [1], [2], [4] and [5] make consequential amendments.

2.4 Crimes (Administration of Sentences) Act 1999 No 93

Schedule 2.4 enables the regulations under the *Crimes (Administration of Sentences) Act 1999* to provide for the identification of visitors to correctional centres (including requiring the removal of face coverings for that purpose).

2.5 Crimes (Administration of Sentences) Regulation 2008

Schedule 2.5 inserts provisions to allow an authorised officer to require a visitor to a correctional centre to remove a face covering to enable the visitor's face to be seen for identification purposes by the officer and certain persons assisting the officer. A visitor who does not comply with the requirement may be refused a visit to the correctional centre unless the visitor has a special justification for not removing the face covering.

2.6 Oaths Act 1900 No 20

Schedule 2.6 inserts a new Part which provides that a person who takes and receives a statutory declaration or affidavit in this State (an *authorised witness*):

- (a) must see the face of the person making the declaration or affidavit, and
- (b) must know the person who makes the declaration or affidavit or confirm the person's identity in accordance with the regulations, and

(c) must certify on the declaration or affidavit in accordance with the regulations that the new requirements have been complied with.

The regulation-making powers under the new Part will enable procedures for confirming the identity of a person to be developed that conform with the procedures for witnessing other documents set out in legislation such as the *Real Property Act* 1900.



New South Wales

Identification Legislation Amendment Bill 2011

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	Responsibilities) Act 2002 No 103	3
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New South Wales

Identification Legislation Amendment Bill 2011

No , 2011

A Bill for

An Act to amend certain legislation to enable police officers and certain other public officials to require the removal of face coverings for identification purposes; to enable police officers to request the identities of persons in connection with the giving of move on directions; and to provide for identification procedures in connection with statutory declarations and affidavits.

Clause 1 Identification Legislation Amendment Bill 2011

The	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Identification Legislation Amendment Act 2011.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5

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Sch	nedu	le 1	Amendment of Law Enforcement (Powers and Responsibilities) Act 2002 No 103	1 2 3	
[1]	Secti	on 3 I	nterpretation	4	
	Insert	t in alı	phabetical order in section 3 (1):	5	
		•	face means a person's face:	6	
			(a) from the top of the forehead to the bottom of the chin, and	7	
			(b) between (but not including) the ears.	8	
			face covering means an item of clothing, helmet, mask or any	9	
			other thing that is worn by a person and prevents the person's face from being seen (whether wholly or partly).	10 11	
[2]	Part :	3, Div	ision 1, heading	12	
	Omit	"pow	er" from the heading. Insert instead "powers".	13	
[3]	Secti	on 11	Identity may be required to be disclosed	14	
	Omit	the no	ote at the end of the section.	15	
[4]					
	Insert at the end of the section:				
		(2)	A police officer may request a person whose identity is unknown	18	
			to the officer to disclose his or her identity if the officer proposes to give a direction to the person in accordance with Part 14 for the	19 20	
			person to leave a place.	21	
			Note. Section 201 sets out safeguards relating to requests made under this section.	22 23	
[5]	Part :	3, Div	ision 4	24	
	Insert	t after	Division 3:	25	
	Divi	sion	4 Removal of face coverings for identification purposes	26 27	
	19A		er of police officer to require removal of face coverings for tification purposes	28 29	
		(1)	A police officer may require a person to remove any face covering worn by the person so as to enable the officer or another	30 31	
			police officer to see the person's face if:	32	
			(a) the person has been lawfully required (whether under this or any other Act or a statutory instrument) by the officer	33 34	

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

	requiring the removal of the covering to provide photographic identification, or	1 2
	(b) the person has otherwise been lawfully required (whether under this or any other Act or a statutory instrument) by the officer requiring the removal of the covering to identify himself or herself or provide other identification particulars.	3 4 5 6 7
	Note. Section 201 and subsection (3) set out safeguards relating to such a requirement.	8 9
(2)	A requirement may be made of a person under this section based on a lawful requirement of a kind referred to in subsection (1) (a) or (b) whether or not the person has complied with that lawful requirement.	10 11 12 13
(3)	A police officer who requires a person to remove a face covering under this section must, as far as is reasonably practicable, ensure that the following procedures are followed:	14 15 16
	(a) the police officer must ask for the person's co-operation,	17
	(b) the viewing of the person's face must be conducted:	18
	(i) in a way that provides reasonable privacy for the person if the person requests privacy, and	19 20
	(ii) as quickly as is reasonably practicable.	21
(4)	It is sufficient compliance with a requirement made under this section if only so much of the face covering as prevents the person's face from being seen is removed.	22 23 24
(5)	The removal of a face covering in compliance with a requirement made under this section, or the viewing of a person's face following any such removal, does not constitute the carrying out of a search of a person for the purposes of this Act.	25 26 27 28
(6)	In this section:	29
	lawfully required means lawfully required or requested to provide the identification or information concerned in circumstances where a failure or refusal to comply with a requirement or request of that kind may constitute an offence.	30 31 32 33
	photographic identification includes (but is not limited to) any of the following:	34 35
	(a) a driver licence (within the meaning of Part 2 of the <i>Road Transport (Safety and Traffic Management) Act 1999</i>),	36 37
	(b) a Photo Card (within the meaning of the <i>Photo Card Act 2005</i>) or any other kind of photo identity card (wherever issued),	38 39 40

			(c)	a passport (wherever issued),	1
			(d)	any other licence, permit or authority bearing a photograph of its holder (wherever issued),	2
			(e)	any other identification with a photograph that is identification of a kind prescribed by the regulations.	4 5
	19B	Failu	re of	person to remove face covering when required	6
		(1)	section with	erson who is required by a police officer in accordance with ons 19A and 201 to remove a face covering must not, out special justification, fail or refuse to comply with the irement.	7 8 9 10
			Max	imum penalty:	11
			(a)	in the case of a person who is required to remove a face covering following a request made to the person under section 14 (Power of police officer to request disclosure of driver or passenger identity)—50 penalty units or 12 months imprisonment, or both, or	12 13 14 15 16
			(b)	in any other case—2 penalty units.	17
		(2)		erson has a <i>special justification</i> for not removing a face ring if (and only if):	18 19
			(a)	the person has a legitimate medical reason for not removing the face covering, or	20 21
			(b)	the person has any other excuse for not removing the face covering that is an excuse of a kind prescribed by the regulations.	22 23 24
		(3)		onus of proof of a special justification lies on the person ning to have the special justification.	25 26
	19C	Divis	sion d	oes not limit other police powers	27
			polic	provisions of this Division do not limit any power that a see officer may have (apart from this Division) to require a on to remove a face covering.	28 29 30
[6]	Sect	ion 20	1 Sup	plying police officer's details and giving warnings	31
	Inser ident	t "(inc	cluding on purj	g a power to require the removal of a face covering for poses)" after "another person" in section 201 (3) (g).	32 33

[7]	Sect	ion 24	2B	1
	Inser	t after	section 242A:	2
	242B	Moni	itoring of operation of Division 4 of Part 3 by Ombudsman	3
		(1)	For the period of 12 months after the commencement of Division 4 of Part 3, the Ombudsman is to keep under scrutiny the exercise of the functions conferred on police officers under that Division.	4 5 6 7
		(2)	For that purpose, the Ombudsman may require the Commissioner of Police to provide information about the exercise of those functions.	8 9 10
		(3)	The Ombudsman must, as soon as practicable after the expiration of that 12-month period, prepare a report of the Ombudsman's work and activities under this section and furnish a copy of the report to the Minister, the Minister for Police and Emergency Services and the Commissioner of Police.	11 12 13 14 15
		(4)	The Ombudsman may in the report identify, and include recommendations for consideration by the Minister about, amendments that might appropriately be made to Division 4 of Part 3 with respect to the exercise of functions conferred on police officers under that Division.	16 17 18 19 20
		(5)	The Ombudsman may at any time make a special report on any matter arising out of the operation of Division 4 of Part 3 to the Minister.	21 22 23
		(6)	The Minister is to lay (or cause to be laid) a copy of any report made or furnished to the Minister under this section before both Houses of Parliament as soon as practicable after the Minister receives the report.	24 25 26 27
		(7)	If a House of Parliament is not sitting when the Minister seeks to furnish a report to it, the Minister may present copies of the report to the Clerk of the House concerned.	28 29 30
		(8)	A report presented to the Clerk of a House:	31
			(a) is, on presentation and for all purposes, taken to have been laid before the House, and	32 33
			(b) may be printed by authority of the Clerk of the House, and	34
			(c) if printed by authority of the Clerk, is for all purposes taken to be a document published by or under the authority of the House, and	35 36 37

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	 (d) is to be recorded: (i) in the case of the Legislative Council—in the Minutes of the Proceedings of the Legislative 	1 2 3
	Council, and (ii) in the case of the Legislative Assembly—in the Votes and Proceedings of the Legislative Assembly, on the first sitting day of the House after receipt of the report by the Clerk.	4 5 6 7 8
[8]	Schedule 5 Savings, transitional and other provisions	9
	Insert at the end of clause 1 (1): Identification Legislation Amendment Act 2011	10 11

Sch	nedu	le 2	A	lmen	ndment of other legislation	1
2.1	Chi	ldren	(Det	entior	n Centres) Act 1987 No 57	2
	Sect	ion 32	A Reg	julatio	ns	3
	Inse	t at the	e end c	of section	on 32A (j) (v):	4
					and	5
				(vi)	without limiting subparagraphs (iv) and (v), the identification of visitors (including the removal of face coverings within the meaning of the <i>Law Enforcement (Powers and Responsibilities)</i> Act 2002 for that purpose),	6 7 8 9 10
2.2	Chi	ldren	(Det	entior	n Centres) Regulation 2010	11
	Clau	se 34/	4			12
	Inser	t after	clause	: 34:		13
	34A	Rem	oval c	f face	coverings by visitors	14
		(1)	cove be se	ring we	orn by the visitor so as to enable the visitor's face to the officer or another juvenile justice officer or person following the procedures set out in subclause (2).	15 16 17 18
		(2)	cove	ring u ticable,	justice officer who requires a visitor to remove a face under this clause must, as far as is reasonably, ensure that the following procedures are followed:	19 20 21
			(a)		juvenile justice officer must ask for the visitor's peration,	22 23
			(b)	the v	riewing of the visitor's face must be conducted:	24
				(i)	in a way that provides reasonable privacy for the visitor if the visitor requests privacy, and	25 26
				(ii)	as quickly as is reasonably practicable,	27
			(c)	only	iewing of the face of a child under 12 years of age may be conducted if a responsible person for the child is ent during the viewing,	28 29 30
			(d)	view juver a juv anoth	e visitor is 12 years old or older and requests it—the ing of the visitor's face is to be conducted by a nile justice officer of the same sex as the visitor or, if venile justice officer of that sex is unavailable, by her person of that sex at the direction of a juvenile ce officer,	31 32 33 34 35 36

		(e) if the visitor is a child under 12 years old and the responsible person for the child requests it—the viewing of the child's face is to be conducted by a female juvenile justice officer or, if a female juvenile justice officer is unavailable, by another female person at the direction of a juvenile justice officer.	1 2 3 4 5
	(3)	It is sufficient compliance with a requirement made under this clause if only so much of the face covering as prevents the visitor's face from being seen is removed.	7 8 9
	(4)	A juvenile justice officer may not require a visitor to remove a face covering under this clause if the visitor establishes, to the officer's satisfaction, that the visitor has a special justification for not removing the face covering. Note. A special justification includes having a legitimate medical reason for not removing the face covering.	10 11 12 13 14 15
	(5)	A visitor who does not comply with a requirement under this clause may be refused a visit to the detention centre.	16 17
	(6)	In this clause:	18
		face and face covering have the same meanings as they have in the Law Enforcement (Powers and Responsibilities) Act 2002.	19 20
		<i>responsible person</i> for a child has the same meaning as it has in section 10 of the <i>Court Security Act 2005</i> .	21 22
		special justification has the same meaning as it has in section 19B of the Law Enforcement (Powers and Responsibilities) Act 2002.	23 24 25
2.3	Court Se	curity Act 2005 No 1	26
[1]	Section 4 [Definitions	27
• •	Insert in alr	phabetical order in section 4 (1):	28
		face and face covering have the same meanings as they have in the Law Enforcement (Powers and Responsibilities) Act 2002.	29
[2]	Section 4 (1), definition of "personal search"	31
	Omit "thing	gs." from paragraph (c). Insert instead:	32
		things,	33
		but does not include requiring a person to remove a face covering.	34 35

[3]	Sect	ion 13	A	1
	Inser	Insert after section 13:		
	13A	Powe	er to require removal of face coverings	3
		(1)	A security officer may require a person who is wearing a face covering to remove the covering so as to enable the officer, or another security officer or person assisting in following the procedures set out in subsection (2), to see the person's face if:	4 5 6 7
			(a) the person is seeking to enter court premises, or	8
			(b) the officer arrests, or has grounds for arresting, the person under this Act.	9 10
			Note. Section 16 sets out the circumstances in which a security officer may arrest a person.	11 12
		(2)	A security officer who requires a person to remove a face covering under this section must, as far as is reasonably practicable, ensure that the following procedures are followed:	13 14 15
			(a) the security officer must ask for the person's co-operation,	16
			(b) the viewing of the person's face must be conducted:	17
			(i) in a way that provides reasonable privacy for the person if the person requests privacy, and	18 19
			(ii) as quickly as is reasonably practicable,	20
			(c) the viewing of the face of a child under 12 years of age may only be conducted if a responsible person for the child is present during the viewing,	21 22 23
			(d) if the person is 12 years old or older and requests it—the viewing of the person's face is to be conducted by a security officer of the same sex as the person or, if a security officer of that sex is unavailable, by another person of that sex at the direction of a security officer,	24 25 26 27 28
			(e) if the person is a child under 12 years old and the responsible person for the child requests it—the viewing of the child's face is to be conducted by a female security officer or, if a female security officer is unavailable, by another female person at the direction of a security officer.	29 30 31 32 33
		(3)	If a security officer:	34
		` /	(a) makes a requirement of a person under subsection (1) (a) and the person fails immediately to comply with that requirement or to leave the court premises, or	35 36 37

	(b)	makes a requirement of a person under subsection (1) (b) and the person fails immediately to comply with that requirement,	2	
		the security officer may again make the requirement and, in that case, must:		
	(c)	where the requirement being repeated was made under subsection (1) (a)—warn the person that a failure immediately to comply with the requirement or leave the court premises may be an offence, and	- - - - -	
	(d)	where the requirement being repeated was made under subsection (1) (b)—warn the person that a failure immediately to comply with the requirement may be an offence, and	10 1 ⁻ 12 13	
	(e)	provide the person with the information referred to in section 20 (2) (a)–(c).	14 15	
(4)	with satisfactories remo	A security officer may not make a requirement in accordance with subsection (3) if the person establishes, to the officer's satisfaction, that the person has a special justification for not removing the face covering. Note. A special justification includes having a legitimate medical reason for not removing the face covering.		
(5)		security officer makes a requirement of a person in rdance with subsection (3), the person must immediately:	22 23	
	(a)	comply with the requirement, or	24	
	(b)	in the case of a requirement made of a person seeking to enter court premises—leave the court premises.	25 26	
	Max	imum penalty (subsection (5)): 5 penalty units.	2	
(6)	section	sufficient compliance with a requirement made under this on if only so much of the face covering as prevents the on's face from being seen is removed.	28 29 30	
(7)		section does not limit any other power that a security officer have under section 14 or any other provision of this Act.	3 ²	
(8)	In th	is section:	33	
		consible person for a child has the same meaning as it has in on 10.	34 35	
	section	ial justification has the same meaning as it has in on 19B of the Law Enforcement (Powers and onsibilities) Act 2002.	36 37 38	

[4]	Section 20	Safeguards	concerning exercise of relevant powers	1
	Omit "10 o	r 11" from se	ction 20 (1) (a). Insert instead "10, 11 or 13A".	2
[5]	Section 20 (1), note			3
	Omit "10 a	nd 11". Insert	t instead "10, 11 and 13A".	4
2.4	Crimes (Administra	ation of Sentences) Act 1999 No 93	5
[1]	Section 79	Regulations	S	6
	Insert at the end of section 79 (i) (v):			
			and	8
		(vi)	without limiting subparagraphs (iv) and (v), the identification of visitors (including the removal of face coverings within the meaning of the <i>Law Enforcement (Powers and Responsibilities)</i> Act 2002 for that purpose),	9 10 11 12 13
[2]	Section 106ZA Regulations			
	Insert at the end of section 106ZA (e) (v):			15
			and	16
		(vi)	without limiting subparagraphs (iv) and (v), the identification of visitors (including the removal of face coverings within the meaning of the <i>Law Enforcement (Powers and Responsibilities)</i> Act 2002 for that purpose),	17 18 19 20 21
2.5	Crimes (Administra	ation of Sentences) Regulation 2008	22
[1]	Clause 89	Proof of iden	tity of visitor and purpose of visit may be required	23
	Insert after clause 89 (2):			24
	(2A)	An authorised officer may require a visitor to remove any face covering worn by the visitor so as to enable the visitor's face to be seen by the officer or another authorised officer or person assisting in following the procedures set out in subclause (2B).		25 26 27 28
	(2B) An authorised officer who requires a visitor to remove a face covering under subclause (2A) must, as far as is reasonably practicable, ensure that the following procedures are followed:			29 30 31
		(a) the	authorised officer must ask for the visitor's peration,	32 33
		(b) the v	iewing of the visitor's face must be conducted:	34

		(i) in a way that provides reasonable privacy for the visitor if the visitor requests privacy, and		
		(ii) as quickly as is reasonably practicable,	;	
		(c) the viewing of the face of a child under 12 years of age may only be conducted if a responsible person for the child is present during the viewing,	!	
		(d) if the visitor is 12 years old or older and requests it—the viewing of the visitor's face is to be conducted by an authorised officer of the same sex as the visitor or, if an authorised officer of that sex is unavailable, by another person of that sex at the direction of an authorised officer,	1: 1: 1:	
		(e) if the visitor is a child under 12 years old and the responsible person for the child requests it—the viewing of the child's face is to be conducted by a female authorised officer or, if a female authorised officer is unavailable, by another female person at the direction of an authorised officer.	12 13 14 18 16 17	
	(2C)	It is sufficient compliance with a requirement made under subclause (2A) if only so much of the face covering as prevents the visitor's face from being seen is removed.	18 19 20	
	(2D)	An authorised officer may not require a visitor to remove a face covering under subclause (2A) if the visitor establishes, to the officer's satisfaction, that the visitor has a special justification for not removing the face covering. Note. A special justification includes having a legitimate medical reason for not removing the face covering.	2° 22° 2° 24° 28°	
[2]	Clause 89	(3)	27	
	Insert "or (2	2A)" after "subclause (1)".	28	
[3]	Clause 89 (4)			
	Insert after clause 89 (3):			
	(4)	In this clause:	3	
		face and face covering have the same meanings as they have in the Law Enforcement (Powers and Responsibilities) Act 2002.	32 33	
		<i>responsible person</i> for a child has the same meaning as it has in section 10 of the <i>Court Security Act 2005</i> .	34 35	
		special justification has the same meaning as it has in section 19B of the Law Enforcement (Powers and Responsibilities) Act 2002.	36 37 38	

2.6	Oat	hs A	ct 1900 No 20	1
	Part 6			
	Insert after Part 5:			3
	Paı	rt 6	Miscellaneous	4
	34 Ide		ntification of person making statutory declaration or affidavit	5
		(1)	A person who takes and receives a statutory declaration or affidavit in this State (an <i>authorised witness</i>):	6 7
			(a) must see the face of the person making the declaration or affidavit, and	8 9
			(b) must know the person who makes the declaration or affidavit or confirm the person's identity in accordance with the regulations, and	10 11 12
			(c) must certify on the declaration or affidavit in accordance with the regulations that this section has been complied with.	13 14 15
			Maximum penalty (on summary conviction before the Local Court): 2 penalty units.	16 17
		(2)	An authorised witness may request a person who is seeking to make a statutory declaration or affidavit to remove so much of any face covering worn by the person as prevents the authorised witness from seeing the person's face.	18 19 20 21
		(3)	The regulations may make provision for or with respect to compliance with this section and, in particular, may:	22 23
			(a) provide that a person is not known to an authorised witness unless the authorised witness has known the person for a minimum specified period, and	24 25 26
			(b) provide for the steps that will satisfy the requirement to confirm the identity of a person making a statutory declaration or affidavit (including prescribing the kinds of documentation that may or must be relied on for that purpose), and	27 28 29 30 31
			(c) exempt an authorised witness from the requirement to comply with subsection (1) (a) for medical or other reasons.	32 33 34
		(4)	A failure to comply with this section does not affect the validity of any statutory declaration or affidavit.	35 36

	(5) In this section: face and face covering have the same meanings as they have in the Law Enforcement (Powers and Responsibilities) Act 2002.	1 2 3	
35	Regulations		
	The Governor may make regulations, not inconsistent with this	5	
	Act, for or with respect to any matter that by this Act is required	6	
	or permitted to be prescribed or that is necessary or convenient to	7	
	be prescribed for carrying out or giving effect to this Act.	8	