

New South Wales

Stronger Communities Legislation Amendment (Miscellaneous) Bill 2020

Explanatory note

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

Overview of Bill

The object of this Bill is to amend various Acts and a Regulation relating to the Communities and Justice portfolio, and to make other miscellaneous amendments.

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 contained in Schedules 1 and 2 do not form part of the proposed Act.

Schedule 1 Amendments relating to criminal and sentencing procedures

Schedule 1 amends the following Acts and Regulation—

- (a) Bail Act 2013,
- (b) Bail Regulation 2014,
- (c) Children (Criminal Proceedings) Act 1987,
- (d) *Crimes Act 1900*,
- (e) Crimes (Administration of Sentences) Act 1999,
- (f) Crimes (Sentencing Procedure) Act 1999,

- (g) Criminal Appeal Act 1912,
- (h) Criminal Procedure Act 1986,
- (i) Evidence (Audio and Audio Visual Links) Act 1998,
- (j) Supreme Court Act 1970.

Schedule 2 Miscellaneous amendments

Schedule 2 amends the following Acts—

- (a) Children and Young Persons (Care and Protection) Act 1998,
- (b) Children's Guardian Act 2019,
- (c) Contract Cleaning Industry (Portable Long Service Leave Scheme) Act 2010,
- (d) Interpretation Act 1987,
- (e) Mental Health and Cognitive Impairment Forensic Provisions Act 2020,
- (f) Stronger Communities Legislation Amendment (Courts and Civil) Act 2020,
- (g) Victims Rights and Support Act 2013.



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Contents

			Page
	1	Name of Act	2
	2	Commencement	2
	3	Explanatory notes	2
Schedule 1		Amendments relating to criminal and sentencing procedures	3
Schedule 2		Miscellaneous amendments	12



Stronger Communities Legislation Amendment (Miscellaneous) Bill 2020

No , 2020

A Bill for

An Act to amend various Acts and a Regulation relating to the Communities and Justice portfolio; and for other purposes.

Γhe	Legisl	ature of New South Wales enacts—	1			
1	Name of Act					
		This Act is the Stronger Communities Legislation Amendment (Miscellaneous) Act 2020.	3 4			
2	Com	mencement	5			
	(1)	This Act commences on the date of assent to this Act except as provided for in subsections (2)–(4).	6 7			
	(2)	Schedule 1.8[8] commences on 1 March 2021.	8			
	(3)	Schedule 1.8[9]–[13] commence on a day or days to be appointed by proclamation.	9			
	(4)	Schedule 2.2[1] commences on the expiry of Schedule 4, clause 2 to the <i>Children's Guardian Act 2019</i> .	10 11			
3	Expl	anatory notes	12			
		The matter appearing under the heading "Explanatory note" in Schedules 1 and 2 does not form part of this Act.	13 14			

Sch	nedule 1			ndments relating to criminal and sentencing edures	1 2
1.1	Bail Act	2013	No 2	6	3
[1]	Section 4 l	Definit	tions		4
	Omit "or the in section 4		ldren's	Court" from paragraph (a) of the definition of authorised justice	5 6
[2]	Section 4(1), def	inition	of "authorised justice"	7
	Insert after	paragi	raph (a)—	8
		(a1)		ildren's Registrar, or other Registrar of the Children's Court, under <i>Children's Court Act 1987</i> , or	9 10
[3]	Section 40	Stay	of rele	ease decision if detention sought	11
	Omit section	on 40(1	l). Inse	ert instead—	12
	(1)			of a court or authorised justice to grant bail or dispense with bail as offence is stayed if—	13 14
		(a)		il decision for the offence, other than a bail decision under section has not previously been made by a court or authorised justice, and	15 16
		(b)		lice officer or Australian legal practitioner appearing on behalf of Crown immediately—	17 18
			(i)	informs the court or authorised justice that a detention application is to be made to the Supreme Court, and	19 20
			(ii)	provides the court or authorised justice with a copy of the written approval of an authorised officer or the Director of Public Prosecutions to make a detention application to the Supreme Court if bail is granted or dispensed with.	21 22 23 24
	Explanatory				25
	Item [2] of th Children's C makes a cor	ourt, m	ay exer	nendments provides that Children's Registrars, and other Registrars of the cise the functions of an authorised justice under the <i>Bail Act 2013</i> . Item [1] nendment.	26 27 28
	with bail. At person before offence, other	presen re a co er than	nt, a sta ourt or a a decis	Bail Act 2013 a limitation on the stay of a decision to grant bail or dispense by of the decision can only occur on the first appearance by an accused authorised justice. Instead, the stay will operate if a bail decision for the sion made by a court or authorised justice of its own motion to refuse bail se bail, has not previously been made.	29 30 31 32 33
1.2	Bail Reg	ulatio	on 20	14	34
	Clause 3 D	efiniti	ions		35
	Omit parag	raph (f) from	the definition of <i>registrar of a court</i> in clause 3(1).	36
	Insert inste	ad—			37
		(f)		ildren's Registrar, or other Registrar of the Children's Court, under <i>Children's Court Act 1987</i> .	38 39
	Explanatory The propose this Schedul	ed amer	ndment	is consequential on a proposed amendment to the Bail Act 2013 made by	40 41 42

1.3	Children	(Crin	ninal Proceedings) Act 1987 No 55	1
[1]	Section 33	С Арр	olication of Crimes (Sentencing Procedure) Act 1999 to children	2
			n 27(4A) of the <i>Crimes (Sentencing Procedure) Act 1999</i> " after "Subject tion 33C(1).	3 4
[2]	Section 33	C(2)		5
	Omit the su	bsection	on.	6
	Explanatory			7
	The propose Procedure) A	ed ame A <i>ct 199</i>	endments are consequential on an amendment to the <i>Crimes (Sentencing</i> 9 made by this Schedule.	8 9
1.4	Crimes A	ct 19	000 No 40	10
	Section 91	S Cou	rt may order rectification	11
	Insert after	section	n 91S(1)—	12
	(1A)		urt that finds a person guilty of an offence against section 91R may order	13
			person to take reasonable actions to remove, retract, recover, delete or	14
			oy any intimate image threatened to be distributed by the person in ravention of the section within a period specified by the court.	15 16
	Explanatory		avenuel of the section within a period specified by the court.	17
	The propose	d ame	ndment enables a court to order the removal, retraction, recovery, deletion or	18
	destruction of	of an int	timate image threatened to be distributed by a person in contravention of section	19
	imprisonmen	nt for 2	Act 1900. Contravention of the order will be punishable by 50 penalty units or years, or both.	20 21
1.5	Crimes (A	Admi	nistration of Sentences) Act 1999 No 93	22
	Section 40	Certa	in unlawful absences not to affect length of sentence	23
			of section 40(1)(c)—	24
			, and	25
		(d)	otherwise than by reason of having failed to enter a correctional centre	26
		()	in accordance with a warrant or order committing the inmate to a	27
			correctional centre,	28
	Explanatory			29
			ndment clarifies that, if an inmate is unlawfully absent from a correctional centre has failed to enter the correctional centre as required under a warrant or order,	30 31
			f imprisonment is extended by the period of the unlawful absence.	32
1.6	Crimes (Sente	encing Procedure) Act 1999 No 92	33
[1]	Section 25	Local	Court not to impose certain penalties if offender is absent	34
	Insert after	section	n 25(2)—	35
	(2A)	In de	eciding whether to issue, or authorise an authorised officer to issue, a	36
	` /	warra	ant for the arrest of an absent offender who has lodged a written plea in	37
			rdance with section 182 of the Criminal Procedure Act 1986 for the	38
			nce concerned, the Local Court must consider whether it is more opriate to adjourn proceedings.	39 40
		appro	sprince to adjourn proceedings.	40

[2]	Section 25	(4), de	finitio	n of "a	absent offender"	1	
	written plea	a in acc	cordanc	e with	who does not attend court because the person has lodged a respect in section 182 of the <i>Criminal Procedure Act 1986</i> in respect in "absence".	2 3 4	
[3]	Section 25	B Defi	initions	S		5	
	Omit parag	raph (a	a)(ii) of	f the d	efinition of <i>negotiations document</i> . Insert instead—	6	
			(ii)	plead the p	other document that records an offer made by the offender to a guilty to an offence specified in the document, served on rosecutor in proceedings for the offence—	7 8 9	
				(A) (B)	following committal for trial or sentence, or after an indictment containing a new count offence is filed, or	10 11 12	
[4]	Section 25 indictment	D Sen	tencin	g disc	counts for guilty plea for offences dealt with on	13 14	
	Insert after section 25D(3)(a)—						
		(a1)	impo	sed, if		16 17	
			(i)	Crim	offender was discharged under section 68(2)(a) of the <i>sinal Procedure Act 1986</i> , and	18 19	
			(ii)	a neg	fer to plead guilty was made by the offender and recorded in gotiations document as soon as practicable after the ex officio truent was filed or the indictment was amended to include ew count,	20 21 22 23	
[5]	Section 25	D(3)(b)			24	
	Insert "or (a1)" af	ter "(a))".		25	
[6]	Section 25	D(3)(c	;)			26	
	Insert ", (al	l)" afte	er "(a)"	•		27	
[7]	Section 27	' Appli	cation	of Div	vision	28	
	Omit "or th	ne Loca	al Cour	t" fror	m section 27(1).	29	
	Insert instead ", the Local Court or the Children's Court".						
[8]	Section 27	(4A)				31	
	Insert after	section	n 27(4)			32	
	(4A)				offence that is being dealt with by the Children's Court, this only if—	33 34	
		(a)			is an offence against section 91H, 91J, 91K, 91L, 91P, 91Q he <i>Crimes Act 1900</i> , or	35 36	
		(b)			is not an offence referred to in Table 2 of Schedule 1 to the rocedure Act 1986 and the offence is—	37 38	
			(i)		ffence that results in the death of, or actual physical bodily to, any person, or	39 40	
			(ii)		fence that involves an act of actual or threatened violence, or	41	
			(iii)		fence for which a higher maximum penalty may be imposed to offence results in the death of, or actual physical bodily	42 43	

			harm to, any person than may be imposed if the offence does not have that result, or	1 2
		(iv)	a prescribed sexual offence.	3
[9]	Section 27	' (6)		4
•		• •	nstead "(1)–(4A)".	5
	Explanatory			6
	purposes of an absent of	conviction and	amendments provides that the Local Court, in deciding whether, for the disentencing, to issue, or authorise the issue of, a warrant for the arrest of leas lodged a written plea of that kind, must consider whether it is more beedings.	7 8 9 10
	has lodged	a written plea	Local Court must not make certain orders with respect to an offender who under section 182 of the <i>Criminal Procedure Act 1986</i> if the offender is gs regarding the offence.	11 12 13
	Appropriate have been d	Guilty Plea scl lischarged at th	ern that the sentence discount scheme currently applying under the Early heme may not apply in circumstances where charges against an offender ne committal hearing due to the prosecutor not filing a charge certificate as rocedure Act 1986.	14 15 16 17
	Court in rela	tion to certain	im impact statement may be tendered in, and considered by, the Children's specified offences.	18 19
	items [5], [5]	j, [6], [7] and [8	l make consequential amendments.	20
1.7	Criminal	Appeal A	ct 1912 No 16	21
[1]	Section 3	Constitution	of court	22
	Omit "such section 3(1		e judges of the Supreme Court as the Chief Justice may direct" from	23 24
	Insert inste Act".	ad "3 or more	e Judges of the Supreme Court or in any other way provided by this	25 26
[2]	Section 3(1AA)		27
	Insert after	section 3(1)-	_	28
	(1AA)	Act, for the	Justice is to make arrangements, subject to other provisions of this transaction of the business of the court, including the constitution t for particular proceedings.	29 30 31
[3]	Section 3(1A)		32
	Omit "subs	section (1)" as	nd "also direct".	33
	Insert inste	ad "subsection	on (1AA)" and "direct", respectively.	34
[4]	Section 22	Powers of a	a judge sitting alone	35
	Omit "judg	ge of the cour	t" from section 22(1).	36
	Insert inste	ad "Judge of	the Supreme Court designated by the Chief Justice".	37
[5]	Section 22	2(1)(I)		38
	Insert after	section 22(1))(k)—	39
			other powers of the court in respect of procedural or interlocutory ers as may be prescribed by the rules of court.	40 41
[6]	Section 22	2(2)		42
	Omit "judo	e". Insert ins	tead "Judge".	43

[7]	Sect	ion 28	Rules	s of court	1						
	Omit	section	n 28(2	2)(c). Insert instead—	2						
			(c)	The powers and duties of the registrar and other officers of the court, including the powers of the court that may be exercised by them,	3 4						
			(c1)	The review by the court of decisions of the registrar or other officers of the court, including decisions in exercise of any powers of the court conferred on them,	5 6 7						
	Explanatory note										
	arran const powe the C	gement ituting t rs are g ourt of	ts for the Coupiven by Appeal	posed amendments allows the Chief Justice of the Supreme Court to make the transaction of the business of the Court of Criminal Appeal. This includes urt without the need to give formal directions, as is currently the case. Comparable y section 39 of the Supreme Court Act 1970 for the transaction of the business of l. Items [1] and [3] make consequential amendments.	9 10 11 12 13						
	Item [4] allows the Chief Justice to designate a single Judge of the Supreme Court to exercise certain procedural or interlocutory powers of the Court of Criminal Appeal conferred on single Judges by section 22 of the <i>Criminal Appeal Act 1912</i> without having to constitute the Court for that purpose and then designate a single Judge. Item [5] allows a designated Judge to exercise any additional procedural or interlocutory powers prescribed by the rules of the Court. Item [6] makes a consequential amendment.										
	Regis	trar or	other of	at the rules of the Court of Criminal Appeal may confer powers of the Court on the officers of the Court and provide for the review of their decisions by the Court. If the Supreme Court Act 1970 gives a comparable power for the Supreme Court.	20 21 22						
1.8	Crin	ninal	Proc	edure Act 1986 No 209	23						
[1]	Sect	ion 3 I	Definit	tions	24						
	Insert in alphabetical order in section 3(1)—										
			coin	cidence evidence has the same meaning as it has in the Evidence Act 1995.	26						
			tend	ency evidence has the same meaning as it has in the Evidence Act 1995.	27						
[2]	Sect	ion 3(1), def	inition of "prescribed sexual offence"	28						
	Inser	t "91P	, 91Q,	91R," after "91G," in paragraph (a).	29						
[3]	Sect	ion 29	Α		30						
	Inser	t after	section	n 29—	31						
	29A	Tend	lency	or coincidence—offences to be heard together	32						
		(1)	A co if—	ourt must hear and determine together proceedings for 2 or more offences	33 34						
			(a)	the offences are alleged to have been committed by the same person, and	35 36						
			(b)	the offences are—	37						
				(i) charged in the same indictment, or	38						
				(ii) listed for hearing on the same day and at the same place, and	39						
			(c)	the prosecution has given notice that it intends to rely on tendency evidence or coincidence evidence that relates to more than 1 of the offences.	40 41 42						
		(2)	This	section is subject to section 21(2).	43						
[4]	Sect	ion 14	0 Pre-	trial conferences	44						
	Omit	section	n 140	(4). Insert instead—	45						

		(4)	The p	purposes of the pre-trial conference are as follows—	1
			(a)	to determine whether the accused person and the prosecutor are able to reach agreement regarding the evidence to be admitted at the trial,	2
			(b)	to identify the key issues in dispute between the accused person and the prosecutor at the trial, if any,	4 5
			(c)	to identify any other issues relating to the proceedings against the accused person that require resolution prior to the commencement of the trial,	6 7 8
			(d)	to identify or determine any other matter as directed by the court.	9
[5]	Secti	ion 149	9 Requ	uirements as to notices	10
		"as so on 149		practicable after giving it, or as otherwise required by the court" from	11 12
	Inser	t instea	ad "in a	accordance with a timetable determined by the court".	13
[6]	Secti	ion 149	9(6) ar	nd (7)	14
	Omit	sectio	n 149(6). Insert instead—	15
		(6)		court may vary the timetable if the court considers it would be in the ests of the administration of justice to do so.	16 17
		(7)		is section—	18
			notic	e includes an amended notice.	19
[7]	Secti	ion 15	0 Noti	ce of alibi	20
	Omit	"42 da	ays" fr	rom the definition of <i>prescribed period</i> in section 150(8).	21
	Inser	t instea	nd "56	days".	22
[8]	Secti	ion 16	1A		23
	Inser	t after	section	n 161—	24
	161A	Direc	tion n	not to be given regarding tendency or coincidence evidence	25
		(1)	reaso	ry must not be directed that evidence needs to be proved beyond mable doubt to the extent that it is adduced as tendency evidence or eidence evidence.	26 27 28
		(2)	as pro be di	idence is adduced as both tendency evidence or coincidence evidence and oof of an element or essential fact of a charge before the jury, the jury may rected that the evidence needs to be proved beyond reasonable doubt, but to the extent that it is adduced as proof of the element or essential fact.	29 30 31 32
		(3)	Subs	ection (1) does not apply if a court is satisfied—	33
			(a)	there is a significant possibility that a jury will rely on an act or omission as being essential to its reasoning in reaching a finding of guilt, and	34 35
			(b)	evidence of the act or omission has been adduced as tendency evidence or coincidence evidence.	36 37
[9]	Secti	ion 24	7 A		38
	Omit	the se	ction.	Insert instead—	39
:	247A	Appl	icatior	n	40
			This	Division applies to proceedings before—	41

	(a)	the Supreme Court in its summary jurisdiction, or	1
	(b)	the Land and Environment Court in its summary jurisdiction, or	2
	(c)	the District Court in matters brought under section 229B(1)(b) of the Work Health and Safety Act 2011.	3 4
Section 24	7B Pu	rpose	5
Omit "befo	re the	court in its summary jurisdiction" from section 247B(1).	6
Section 24	7C De	finitions	7
Omit the de	efinitio	on of <i>court</i> from section 247C(1). Insert instead—	8
	cour	t means—	9
	(a)	the Supreme Court, or	10
	(b)	the Land and Environment Court, or	11
	(c)	the District Court.	12
Section 24	7E No	tice of prosecution case to be given to defendant	13
Insert after	section	a 247E(2)—	14
(2A)	2011	, the prosecutor complies with subsection (1)(c) of this Act by giving the	15 16 17
	(a)	if the statement of a witness is in the form of information given under section 155(2)(a) of that Act—a copy of the notice issued under that section and the information, or	18 19 20
	(b)	if the statement of a witness is in the form of—	21
		(i) a written record of evidence given under section 155(2)(c) or questions and answers under section 171(1)(c) of that Act—a copy of that written record, or	22 23 24
		(ii) an electronic recording of evidence given under section 155(2)(c) or questions and answers under section 171(1)(c) of that Act—a copy of the transcript of the recording, or	25 26 27
	(c)	if the statement of a witness is in the form of questions and answers recorded under section 185A of that Act—a copy of the transcript of the recording.	28 29 30
		Note. If the same witness statement exists as both a written record of evidence, as set out in paragraph (b)(i), and an electronic recording of evidence, as set out in paragraph (b)(ii), it is intended that the prosecutor will comply with this section by providing either a copy of the written record under paragraph (b)(i) or a copy of the electronic recording under paragraph (b)(ii).	31 32 33 34 35
Section 24	7E(3)(c)	36
Insert after	section	a 247E(3)(b)—	37
	(c)	an inspector under the Work Health and Safety Act 2011.	38
Schedule 2	2 Savii	ngs, transitional and other provisions	39
Insert after	clause	89(5)—	40
(5A)	cham a chi place	npion for a witness merely because the person carries out the functions of ldren's champion for the witness during a criminal investigation that takes before or after the commencement of proceedings to which this Part	41 42 43 44 45
	Section 24 Insert after (2A) Section 24 Insert after (2A) Section 24 Insert after	Section 247B Pu Omit "before the off Section 247C De Omit the definition court (a) (b) (c) Section 247E No Insert after section (2A) If the 2011 defer (a) (b) (c) Section 247E(3)(a) (b)	(b) the Land and Environment Court in its summary jurisdiction, or (c) the District Court in matters brought under section 229B(1)(b) of the Work Health and Safety Act 2011. Section 247B Purpose Omit "before the court in its summary jurisdiction" from section 247B(1). Section 247C Definitions Omit the definition of court from section 247C(1). Insert instead— court means— (a) the Supreme Court, or (b) the Land and Environment Court, or (c) the District Court. Section 247E Notice of prosecution case to be given to defendant Insert after section 247E(2)— (2A) If the prosecution case for an offence under the Work Health and Safety Act 2011, the prosecutor complies with subsection (1)(c) of this Act by giving the defendant— (a) if the statement of a witness is in the form of information given under section 155(2)(a) of that Act—a copy of the notice issued under that section and the information, or (b) if the statement of a witness is in the form of— (i) a written record of evidence given under section 155(2)(c) or questions and answers under section 171(1)(c) of that Act—a copy of that written record, or (ii) an electronic recording of evidence given under section 155(2)(c) or questions and answers under section 171(1)(c) of that Act—a copy of the transcript of the recording, or (c) if the statement of a witness is in the form of questions and answers recorded under section 185A of that Act—a copy of the transcript of the recording of evidence given under section 185A of that Act—a copy of the transcript of the recording of evidence as set out in paragraph (b)(i), and an electronic recording of evidence, as set out in paragraph (b)(ii), its intended that the prosecutor will comply with this section by providing either a copy of the written record under paragraph (b)(i) or a copy of the electronic recording under paragraph (b)(ii) or a copy of the electronic recording under paragraph (b)(ii) or a copy of the electronic recording under paragraph (b)(ii) or a copy of the electronic recording under paragraph (b)(ii

Insert at the end of the Schedule, with appropriate Part and clause numbering—

Part	Provisions consequent on enactment of Stronger Communities Legislation Amendment						
	(Miscellaneous) Act 2020						
	(Miscellaneous) Act 2020						
Ter	idency or coincidence—offences to be heard together						
	Section 29A does not apply to proceedings, the hearing of which began before the commencement of that section.						
Pre	scribed period—notice of alibi						
	Section 150, as in force immediately before its amendment by the <i>Stronger Communities Legislation Amendment (Miscellaneous) Act 2020</i> , continues to apply to a trial on indictment if on the commencement of the amendment there are 42 days, but not more than 70 days, before the trial is listed for hearing.						
Explanato	ry note						
recording of	the proposed amendments provides that offences under the <i>Crimes Act 1900</i> relating to or distributing, or threatening to record or distribute, intimate images without consent are sexual offences.						
heard toge intends to prevents a must be p	juires proceedings for offences alleged to have been committed by the same person to be ther if they are charged in the same indictment or listed together and the prosecution lead tendency evidence or coincidence evidence that relates to the offences. Item [8] jury being directed that evidence adduced as tendency evidence or coincidence evidence roved beyond reasonable doubt except in limited circumstances. Item [1] makes a tial amendment.						
Item [4] pro an accuse admitted at	ovides that a pre-trial conference has certain purposes in addition to determining whether diperson and a prosecutor are able to reach agreement regarding the evidence to be trial.						
and defend	dates the time within which a mandatory pre-trial disclosure notice given by the prosecution e must be filed with the court, providing that the notice is to be filed in accordance with a etermined by the court. Item [6] makes consequential amendments.						
the Directo adduce evi	ortens the period in which an accused person must give notice of particulars of an alibi to r of Public Prosecutions and file a copy of the notice with the court before being able to dence in support of the alibi without leave of the court. The shortened period commences of the accused person's committal for trial and ends 56 days before the trial is listed for						
Health and is not frust	11] provide for the District Court to case manage prosecutions brought under the <i>Work Safety Act 2011</i> , while item [12] ensures that effective case management of those matters rated by the specific ways that evidence is gathered under that Act. Item [13] makes a tial amendment.						
appointed to sexual offer out the fun sexual offer not prevent	deals with an amendment relating to children's champions. Children's champions are of assist child complainants and child prosecution witnesses in proceedings under the child not evidence pilot scheme. The proposed amendment provides that a person who carries ctions of a children's champion for a witness during a criminal investigation into a child note that takes place before or after the commencement of proceedings for the offence is ted from being appointed as a children's champion for the witness.						
	his subschedule.						
Evidend	e (Audio and Audio Visual Links) Act 1998 No 5						
Section 2	Section 22C COVID-19 pandemic—special provisions						
Insert afte	r section 22C(7)—						
(7A)	To avoid doubt, the appearance of an accused person in any proceedings under this section may take place by way of audio visual link from a place within or						

1

2

[15]

Schedule 2

	outside New South Wales, including a place outside Australia, if the court directs or the parties to the proceedings consent.	1 2
	Explanatory note	3
	The proposed amendment clarifies the intent of the COVID-19 pandemic special provisions in relation to the appearance of accused persons in certain proceedings. It provides that the appearance may take place by way of audio visual link from a place within or outside of New South Wales if the court directs or the parties to the proceedings consent.	4 5 6 7
1.10	Supreme Court Act 1970 No 52	8
[1]	Section 69A Releases on bail and custody of claimants seeking judicial review of conviction or sentence	9 10
	Omit section 69A(5).	11
[2]	Section 69D, heading	12
	Omit "or order with effect from an earlier day". Insert instead ", order or sentence".	13
[3]	Section 69D(1)	14
	Omit "being the day the order is made or an earlier day".	15
	Insert instead "including a day specified by reference to a future event".	16
	Explanatory note	17
	Item [1] of the proposed amendments removes the overlap between sections 69A(5) and 69D(1) of the <i>Supreme Court Act 1970</i> in enabling the Supreme Court of NSW to order that the imprisonment under an original sentence of imprisonment is to commence or recommence on a day specified by the Court when determining judicial review applications.	18 19 20 21
	Item [3] enables the Court to order that a conviction, order or sentence is to commence or recommence on a day specified by the Court, including a day specified by reference to a future event. Currently, the Court may only make these orders with effect from the day the order is made or from an earlier day. Item [2] makes a consequential amendment.	22 23 24 25

Schedule 2		Miscellaneous amendments			
2.1	Chi	ldren	and `	Young Persons (Care and Protection) Act 1998 No 157	2
[1]	Sect	ion 79	E		3
	Inse	rt after	section	n 79D—	4
	79E	Entr	v to pr	remises of prospective guardians	5
		(1)	-	the purposes of assessing a prospective guardian's suitability to be a	6
		(1)	guard	dian, a supervising person may, with the consent of the prospective dian—	7 8
			(a)	enter and inspect the residential premises of the prospective guardian where a child or young person is intended to reside, and	9 10
			(b)	inspect a document or thing on the premises, and	11
			(c)	interview the prospective guardian, and	12
			(d)	interview any other person on the premises.	13
		(2)	asses	assessment of a prospective guardian's suitability extends to the ssment of persons residing on the same property as the prospective dian for 3 weeks or more.	14 15 16
		(3)		is section—	17
			(Wor	de on a property has the same meaning as in the Child Protection with Children) Act 2012.	18 19
			_	rvising person means—	20
			(a)	the Secretary, or	21
			(b)	if the prospective guardian is an authorised carer—an officer or employee of the designated agency that—	22 23
				 (i) authorised the prospective guardian as an authorised carer, or (ii) has supervisory responsibility for a child or young person in the care of the authorised carer. 	24 25 26
[2]	Sect	ion 13	4A		27
	Inse	rt after	section	n 134—	28
	134A	Defir	nition		29
			In th	is Part—	30
				de on a property has the same meaning as in the Child Protection king with Children) Act 2012.	31 32
[3]	Sect	ion 13	7 Auth	norised carers	33
	Omi	t sectio	n 137((4).	34
[4]	Sect	ions 1	37 A aı	nd 137B	35
	Inse	rt after	section	n 137—	36
	137A	Entry	y to pr	remises of applicants for authorisation	37
		(1)	author the p	section applies to the residential premises of an applicant for prisation as an authorised carer by a designated agency if the premises are lace where a child or young person who will be in the care of the applicant mended to reside.	38 39 40 41

		(2)		the purposes of authorisation of the applicant, a supervising person may, the consent of the applicant—	1 2		
			(a)	enter and inspect the residential premises, and	3		
			(b)	inspect a document or thing on the premises, and	4		
			(c)	interview the applicant, and	5		
			(d)	interview any other person on the premises.	6		
		(3)	An a	assessment of an applicant's suitability extends to the assessment of one residing on the same property as the applicant for 3 weeks or more.	7 8		
		(4)	In th	is section—	9		
		()		rvising person means—	10		
			(a)	the Secretary, or	11		
			(b)	an officer or employee of the designated agency that is responsible for authorising the applicant as an authorised carer.	12 13		
13	37B	Entry	to pr	remises of authorised carers	14		
		(1)	prem	section applies to the residential premises of an authorised carer if the bises are the place where a child or young person in the care of the brised carer resides or is intended to reside.	15 16 17		
(2)			It is a condition of an authorised carer's authorisation that a supervising person may, at a reasonable hour and on reasonable notice, enter and inspect the premises under Chapter 15, Part 3 for the purposes of—				
			(a)	assessing the suitability of the authorised carer, or	21		
			(b)	supervising the placement of a child or young person in the care of the authorised carer.	22 23		
(3)		The powers of entry and inspection extend to the assessment of persons residing on the same property as the authorised carer for 3 weeks or more.					
		(4)	In th	is section—	26		
			supe	supervising person means—			
			(a)	the Secretary, or	28		
			(b)	an officer or employee of the designated agency that has supervisory responsibility for a child or young person in the care of an authorised carer.	29 30 31		
				. See the definition of <i>authorised carer</i> in section 137(1). An authorised carer des an individual provisionally authorised as an authorised carer by a designated cy.	32 33 34		
[5]	Section 238 Application of Part						
	Insert at the end of the section— (2) Despite subsection (1), this Part does not apply to entry or inspection of residential premises under section 79E or 137A.						
	Explanatory note						
	author prosp or you employ or any the prosper to th	rised ca ective g ung per byee ma ospecti	arer, ar Juardia rson su ay insp Derson ve gua	osed amendments provides that the Secretary or, if a prospective guardian is an officer or employee of certain designated agencies, may, with the consent of the in, enter and inspect the prospective guardian's residential premises where a child subject to a guardianship order is intended to reside. The Secretary, officer or ect a document or thing on the premises and interview the prospective guardian on the premises. The entry and inspection must be for the purposes of assessing ardian's suitability to be a guardian, including for the purposes of the assessmenting on the same property as the prospective guardian for 3 weeks or more.	40 41 42 43 44 45 46 47		

	Children and amendment.	ts a d Youn	efinition g Pers	ons (Care and Protection) Act 1998. Item [3] makes a consequential	1 2 3			
	with the cons applicant's res care of the app or thing on the and inspection	ent of sidenti olicant prem n must	f an ap ial pren i is inter iises an i be for	Secretary or an officer or employee of certain designated agencies may, plicant for authorisation as an authorised carer, enter and inspect the nises if the premises are where a child or young person who will be in the need to reside. The Secretary, officer or employee may inspect a document d interview the applicant and any other person on the premises. The entry the purposes of authorising the applicant, including for the purposes of the residing on the same property as the applicant for 3 weeks or more.	4 5 6 7 8 9 10			
	or employee, a residential pre the placement inspection ext for 3 weeks or	at a re emises t of a c end to r more	asonab for the child or the ass	condition of an authorised carer's authorisation that the Secretary, officer ble hour and on reasonable notice, enter and inspect the authorised carer's purposes of assessing the suitability of the authorised carer or supervising young person in the care of the authorised carer. The powers of entry and sessment of persons residing on the same property as the authorised carer	11 12 13 14 15			
	Item [5] provid Act 1998 doe premises.	des that es not	at Cha _l apply	oter 15, Part 3 of the <i>Children and Young Persons</i> (Care and Protection) to certain functions relating to the entry and inspection of residential	17 18 19			
2.2	Children's	s Gu	ardia	n Act 2019 No 25	20			
[1]	Section 85 I	Regis	ters t	o be kept	21			
	Omit section	85(1)(a). Ii	nsert instead—	22			
		(a)	a reg	ister (the <i>authorised carers register</i>) for the following—	23			
			(i)	authorised carers,	24			
			(ii)	applicants for authorisation as authorised carers,	25			
			(iii)	persons who, under section 10 of the <i>Child Protection (Working with Children) Act 2012</i> , are required to hold a working with children check clearance because the person resides on the same property as an authorised carer for 3 weeks or more,	26 27 28 29			
			(iv)	persons who reside on the same property as an applicant for authorisation as an authorised carer for 3 weeks or more,	30 31			
[2]	Section 85(1)(b)			32			
	Omit the par	agrap	h. Inse	ert instead—	33			
	1	(b)		ister (the <i>residential care workers register</i>) for the following—	34			
			(i)	residential care workers,	35			
			(ii)	applicants for employment as residential care workers,	36			
[3]	Section 85(1A)			37			
	Insert after s	ection	n 85(1)		38			
	` ,	purpo	oses o	en's Guardian, and a person prescribed by the regulations for the f this section, may deal with information for the purposes of egister.	39 40 41			
[4]	Section 85(3)							
	Insert after section 85(2)—							
	(3)	In thi	is secti	on—	44			
	<i>deal</i> , with information, means collect, use or disclose information.							
	Explanatory note							
	Items [1] and [2] of the proposed amendments transfer amendments to the <i>Children's Guardian Act</i> 2019 made by Schedule 1.1[12] to the <i>Stronger Communities Legislation Amendment (Courts and Civil) Act</i> 2020 to the proposed Act to allow amendments relating to the residential care workers							

	register to commence on the date of assent to the proposed Act. Item [1] also provides for information about persons who reside on the same property as an applicant for authorisation as an authorised carer to be kept on the authorised carers register.	1 2 3
	Items [3] and [4] enable the Children's Guardian, and a person prescribed by the regulations, to collect, use or disclose information for the purposes of keeping a register.	5
2.3	Contract Cleaning Industry (Portable Long Service Leave Scheme) Act 2010 No 122	6
	Section 118 Special provision for pro rata payment during COVID-19 pandemic	8
	Omit paragraph (b) of the definition of <i>prescribed period</i> in section 118(3).	9
	Insert instead—	10
	(b) ending at the beginning of 26 March 2021.	11
	Explanatory note The proposed amendment extends to 26 March 2021 the prescribed period during which a provision, enacted in response to the COVID-19 pandemic, modifies requirements relating to the entitlement of a registered worker who leaves the contract cleaning industry to payment instead of long service leave. The temporary provision provides that, during the prescribed period, a registered worker for the contract cleaning industry who has 5 years of recognised service and who has permanently left the industry is entitled to payment instead of long service leave. Ordinarily, the registered worker would only be entitled to payment if 20 weeks had passed since the worker left the industry and the worker had not been credited with service in the Long Service Corporation's workers register for any days during that 20 weeks.	12 13 14 15 16 17 18 20 21
2.4	Interpretation Act 1987 No 15	22
[1]	Section 84 Power of person to modify statutory time periods	23
	Omit "31 December 2020" wherever occurring in section 84(3) and (4).	24
	Insert instead "26 March 2021".	25
[2]	Section 85 Regulation-making power to modify or suspend limitation and other statutory time periods	26 27
	Omit "31 December 2020" wherever occurring in section 85(6)(b) and (c)(ii).	28
	Insert instead "26 March 2021".	29
[3]	Section 89 Expiry of regulations	30
	Omit "earliest". Insert instead "earlier".	31
[4]	Section 89(b)	32
	Omit the paragraph.	33
[5]	Section 90	34
	Omit the section. Insert instead—	35
	90 Repeal of Part	36
	This Part is repealed at the end of 26 March 2021.	37
	Explanatory note Part 12 of the <i>Interpretation Act 1987</i> , including section 90, contains special provisions relating to statutory time periods, and altered arrangements for physical attendance and meetings, arising from the COVID-19 pandemic. Part 12 was to be repealed on 31 December 2020 under a regulation made under existing section 90(b). Item [5] of the proposed amendments extends Part 12, and the special arrangements contained in the Part, until 26 March 2021 because of the ongoing nature of the pandemic. Items [1]–[4] make consequential amendments.	38 39 40 41 42 43

2.5	Mental Health and Cognitive Impairment Forensic Provisions Act 2020 No 12								
	Schedule 3 Amendment of Acts								
	Omit "sub Schedule 3	section (2)" from section 23A(8)(c) of the <i>Crimes Act 1900</i> as inserted by .7[9].	4 5						
	Explanatory	d "subsection (9)". note d amendment corrects a cross-reference.							
2.6	Stronger Communities Legislation Amendment (Courts and Civil) Act 2020 No 24								
	Schedule	1 Amendments	11						
	Omit Schedule 1.1[12]. Explanatory note								
	The proposed amendment omits an amendment to the <i>Children's Guardian Act 2019</i> . The amendment is reinserted into the proposed Act by Schedule 2.2[1] and [2] to allow the commencement of the amendments to the <i>Children's Guardian Act 2019</i> to be split.								
2.7	Victims I	Rights and Support Act 2013 No 37	17						
[1]	Section 46	Persons to whom financial support or recognition payment may be made	18						
	Omit section	on 46(3).	19						
[2]	Schedule :	2 Savings, transitional and other provisions	20						
	Insert at the	e end of the Schedule, with appropriate Part and clause numbering—	21						
	Part	Provision consequent on enactment of Stronger Communities Legislation Amendment (Miscellaneous) Act 2020							
	Payı	ment of financial support or recognition payment							
	(1)	This clause applies to a financial support or recognition payment made by the Commissioner before the commencement of this clause for the purposes of section 46 of this Act—	26 27 28						
		(a) to a person under legal incapacity, or	29						
		(b) to another person who received the payment for the benefit of the person under legal incapacity.	30 31						
	(2)	A payment to which this clause applies that would have been validly made if section 46 of this Act, as amended by the amending Act, had been in force when the payment was made is validated.	32 33 34						
	(3)	In this clause—	35						
		amending Act means the Stronger Communities Legislation Amendment (Miscellaneous) Act 2020.							
	Evalenate:-	person under legal incapacity has the same meaning as in the Civil Procedure Act 2005.	38 39						
		/ note the proposed amendments enables the Commissioner of Victims Rights (the <i>ner</i>) to make payable a financial support or recognition payment approved by the	40 41 42						

Commissioner (the *relevant payment*) to certain victims or other persons in connection with the victim who are under legal incapacity (a *person under legal incapacity*). Currently, the money is required to be paid into a court with jurisdiction or to another person, as directed by the court.

Item [2] is a transitional provision and provides that a relevant payment made by the Commissioner before the commencement of the proposed amendment to a person under legal incapacity, or another person for the benefit of the person under legal incapacity, is validated as if the amendments were in force when the payment was made.