

### New South Wales

## Crimes (Administration of Sentences) Amendment (No Body, No Parole) Bill 2022

## **Explanatory note**

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

### Overview of Bill

The object of this Bill is to amend the *Crimes (Administration of Sentences) Act 1999* to provide that a parole order must not be made for an offender serving a term of imprisonment for a homicide offence where the victim's body or remains have not been located, unless the Parole Authority is satisfied the offender has satisfactorily cooperated in locating the victim's body or remains.

## Outline of provisions

Clause 1 sets out the name, also called the short title, of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on the date of assent to the proposed Act.

# Schedule 1 Amendment of Crimes (Administration of Sentences) Act 1999 No 93

**Schedule 1[3]** inserts proposed section 135A to give effect to the object of this Bill. The proposed section also provides the Commissioner of Police must give a written report to the Parole Authority about the offender's cooperation in locating the victim's body or remains. **Schedule 1[1]** and [2] make consequential amendments.

**Schedule 1[4]** makes it clear that proposed section 135A extends to the making of special parole orders where an offender is dying or for other exceptional extenuating circumstances.

**Schedule 1[5]** inserts savings and transitional provisions to provide that proposed section 135A applies to the making of a parole order for an offence committed before or after the commencement of the proposed section. The proposed section also applies where an application for a parole order is made before the commencement of the proposed section.



# Crimes (Administration of Sentences) Amendment (No Body, No Parole) Bill 2022

## **Contents**

			Page
	1	Name of Act	2
	2	Commencement	2
Schedule 1		Amendment of Crimes (Administration of Sentences) Act 1999 No 93	3



# Crimes (Administration of Sentences) Amendment (No Body, No Parole) Bill 2022

No , 2022

#### A Bill for

An Act to amend the *Crimes (Administration of Sentences) Act 1999* to provide that a parole order must not be made for an offender serving a term of imprisonment for a homicide offence if the offender has not cooperated in locating the victim's body or remains.

The Legislature of New South Wales enacts—		1
1	Name of Act	2
	This Act is the Crimes (Administration of Sentences) Amendment (No Body, No Parole) Act 2022.	3
2	Commencement	5
	This Act commences on the date of assent to this Act.	F

Sc	hedu	le 1			dment of Crimes (Administration of nces) Act 1999 No 93	1 2
[1]	Sect	ion 13	5 Gen	eral du	ity of Parole Authority relating to release of offender	3
	Omit	t sectio	n 135	(3)(e).		4
[2]	Sect	ion 13	5(4)			5
	Omit	t "subs	ection	(3)(e)	or (j)". Insert instead "subsection (3)(j)".	6
[3]	Sect	ion 13	5A			7
	Inser	t after	section	n 135—	_	8
	135A				et not be made where offender has not cooperated in locating remains	9 10
		(1)			n applies to an offender if the offender is serving a term of ent for a homicide offence and—	11 12
			(a)	the be	ody or remains of the victim of the offence have not been located,	13 14
			(b)		use of an act or omission of the offender or another person, part of ody or remains of the victim has not been located.	15 16
		(2)	direc	ting th	tion 135(1), the Parole Authority must not make a parole order e release of an offender to which this section applies unless it is e offender has cooperated satisfactorily in police investigations or is to identify the victim's location.	17 18 19 20
		(3)			ation referred to in subsection (2) may have happened before or ender was sentenced to imprisonment for the offence.	21 22
	pr			oses to	assioner of Police must, at least 28 days before the Parole Authority make a decision about making a parole order directing the release ler to which this section applies, give the Parole Authority a written	23 24 25 26
			(a)		s whether the offender has given cooperation mentioned in ection (2), and	27 28
			(b)		offender has given cooperation, includes an evaluation of—	29
				(i)	the nature, extent and timeliness of the offender's cooperation, and	30 31
				(ii)	the truthfulness, completeness and reliability of any information or evidence provided by the offender in relation to the victim's location, and	32 33 34
				(iii)	the significance and usefulness of the offender's cooperation.	35
		(5)		In deciding whether the Parole Authority is satisfied about the offender's cooperation as mentioned in subsection (2), the Parole Authority—		
			(a)		have regard to—	38
				(i)	the report given by the Commissioner of Police under subsection (4), and	39 40
				(ii)	any information the Parole Authority has about the offender's capacity to give the cooperation, and	41 42
			(b)		have regard to any other information the Parole Authority ders relevant.	43 44

	(6)	To avoid doubt, the Commissioner of Po Parole Authority with any document, evide Commissioner of Police used to prepare the evaluation, referred to in subsection (4).	nce or criminal intelligence that the	1 2 3 4
	(7)	Subsection (2) extends to an offender serv New South Wales for a corresponding offer Wales if the offender has been transferred Prisoners (Interstate Transfer) Act 1982.	ence committed outside New South	5 7 8
	(8)	In this section—		9
		corresponding offence means an offence Wales that, if committed in New South Wahomicide offence means—	te committed outside New South ales, would be a homicide offence.	10 11 12
		(a) the offence of murder, or		13
		(b) the offence of manslaughter, or		14
		(c) an offence against the Crimes Act 19	00, section 22A, 25A, 26 or 349(1).	15
		victim's location means—		16
		(a) the location, or the last known locaremains of the victim of the homicion		17 18
		(b) the place where every part of the bo found.	dy or remains of the victim may be	19 20
[4]	Section 16	Parole orders in exceptional circumsta	nces	21
[4]			nces	
[4]		Parole orders in exceptional circumsta		21
[4] [5]	Insert after (3A)	O Parole orders in exceptional circumsta section 160(3)— Despite subsection (3), section 135A ap	plies to a parole order under this	21 22 23
	Insert after (3A) Schedule	Despite subsection (3), section 135A appeared in the section.	plies to a parole order under this	21 22 23 24
	Insert after (3A)  Schedule Insert after	Despite subsection (3), section 135A apsection.  Savings, transitional and other provision	plies to a parole order under this  ns  nactment of Crimes	21 22 23 24 25
	Insert after (3A)  Schedule Insert after  Part 28	Despite subsection (3), section 135A approach section.  Despite subsection (3), section 135A approach section.  Savings, transitional and other provision clause 138—  Provisions consequent on e (Administration of Sentence)	plies to a parole order under this  ns  nactment of Crimes	21 22 23 24 25 26 27 28
	Insert after (3A)  Schedule Insert after  Part 28	Despite subsection (3), section 135A apsection.  Savings, transitional and other provisional clause 138—  Provisions consequent on e (Administration of Sentence Body, No Parole) Act 2022	plies to a parole order under this  ns  nactment of Crimes s) Amendment (No	21 22 23 24 25 26 27 28 29
	Insert after (3A)  Schedule Insert after  Part 28	Despite subsection (3), section 135A approach section.  Despite subsection (3), section 135A approach section.  Savings, transitional and other provision clause 138—  Provisions consequent on e (Administration of Sentence Body, No Parole) Act 2022  Ication of s 135A  To avoid doubt, section 135A applies to	plies to a parole order under this  ns  nactment of Crimes s) Amendment (No  a decision to make a parole order m the section applies—	21 22 23 24 25 26 27 28 29 30 31