

# Criminal Case Conferencing Trial Amendment (Extension) Regulation 2009

under the

Criminal Case Conferencing Trial Act 2008

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Criminal Case Conferencing Trial Act 2008*.

JOHN HATZISTERGOS, MLC Attorney General

## **Explanatory note**

The object of this Regulation is to amend the *Criminal Case Conferencing Trial Regulation 2008* to extend the operation of the trial scheme established under the *Criminal Case Conferencing Trial Act 2008* to proceedings in respect of an indictable offence for which a court attendance notice was filed on or after 1 May 2008 but before 1 July 2010. Currently, section 5 of that Act provides that the proceedings must be filed before 1 May 2009 for the trial scheme to apply.

This Regulation is made under the *Criminal Case Conferencing Trial Act 2008*, including sections 5 and 22 (the general regulation-making power).

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# **Criminal Case Conferencing Trial Amendment** (Extension) Regulation 2009

under the

Criminal Case Conferencing Trial Act 2008

# 1 Name of Regulation

This Regulation is the *Criminal Case Conferencing Trial Amendment* (Extension) Regulation 2009.

#### 2 Commencement

This Regulation commences on the day on which it is published on the NSW legislation website.

### 3 Amendment of Criminal Case Conferencing Trial Regulation 2008

#### Clause 6

Insert after clause 5:

#### 6 Extension of trial scheme

For the purposes of section 5 of the Act, 1 July 2010 is prescribed.

**Note.** Section 5 of the Act provides that the trial scheme established by the Act applies to proceedings in respect of an indictable offence for which a court attendance notice was filed on or after 1 May 2008 but before 1 May 2009 (or before such later date as may be prescribed by the regulations).