

# Justice Legislation Amendment Bill (No 2) 2019

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This Public Bill, originated in the Legislative Council and, having this day passed, is now ready for presentation to the Legislative Assembly for its concurrence.

Clerk of the Parliaments.

Legislative Council



## **Justice Legislation Amendment Bill (No 2)** 2019

Act No , 2019

An Act to amend various Acts and regulations relating to courts, crimes and other Communities and Justice portfolio matters.

The	Legisl	ature of New South Wales enacts—	1			
1	Name of Act					
		This Act is the Justice Legislation Amendment Act (No 2) 2019.	3			
2	Com	mencement	2			
	(1)	This Act commences on the date of assent to this Act, except as provided by this section.	5			
	(2)	Schedule 1.1, 1.10[15], 1.11, 1.12, 1.15, 1.21, 1.24 and 1.25 commence on a day or days to be appointed by proclamation.	7			
3	Expl	anatory notes	9			
		The matter appearing under the heading "Explanatory note" in Schedule 1 does not form part of this Act.	1( 11			

Scl	hedu	le 1	A	Amendments	1		
1.1	Bail	Act 2	2013	No 26	2		
[1]	Insert after section 43—						
	43A	Polic	e pow	ver to make bail decision—witnesses	5		
	(1) A police officer may make a bail decision in respect of a person referred to in section 229 or 308 of the <i>Criminal Procedure Act 1986</i> if the person is unable to be brought before a court, authorised justice or authorised officer immediately after the person's arrest.						
		(2)	Subje	ect to subsection (3), this Act applies to the person as if—	10		
			(a)	the person were accused of an offence, and	11		
			(b)	the proceedings in which the person is required to be examined or produce a document or thing were proceedings for that offence.	12 13		
		(3)		aking a bail decision under this section, a police officer may not impose pail conditions under this Act.	14 15		
		(4)	Bail	may be granted for the period between—	16		
			(a)	the police officer making a bail decision for the purposes of this section, and	17 18		
			(b)	the person being examined as a witness or producing the document or thing.	19 20		
				See sections 230 and 308 of the <i>Criminal Procedure Act 1986</i> for provisions ng to bail decisions made by courts and authorised officers.	21 22		
[2]	Sect	ion 77	Police	e officers may take actions to enforce bail requirements	23		
	Omit "A police officer" from section 77(1).						
	Inser	t instea	ad "Un	nless section 77A applies, a police officer".	25		
[3]	Sect	ion 77	A		26		
	Inser	t after	section	n 77—	27		
	77A	Cour	ts ma	y take action to enforce bail requirement to appear	28		
		(1)	has b	section applies where bail has been granted in relation to a person who been sentenced to imprisonment and the execution of the sentence has stayed under any of the following provisions—	29 30 31		
			(a)	section 63(2)(c) of the Crimes (Appeal and Review) Act 2001,	32		
			(b)	section 17C(2)(a) of the Crimes (Sentencing Procedure) Act 1999,	33		
			(c)	section 69C(2)(a) of the Supreme Court Act 1970.	34		
		(2)	bail a	e person has failed to appear before a court in accordance with the person's acknowledgment, a court may issue a warrant to apprehend the person and g the person before a court specified in the warrant.	35 36 37		
	-	anatory			38		
	who i subpo	is arres bena if t	ted un he witn	sed amendments enables a police officer to make a bail decision about a witness der a warrant for failing to appear before a court or failing to comply with a less is unable to be brought before a court, authorised justice or authorised officer le witness is arrested.	39 40 41 42		

	where bail has be execution of the person and bring	enable a court (instead of a police officer) to enforce a bail requirement to appear een granted in relation to a person who has been sentenced to imprisonment and the sentence has been stayed. The court may issue a bench warrant to apprehend the the person before the court. Currently, police officers may take action to enforce bail der the <i>Bail Act 2013</i> .	1 2 3 4 5
1.2	Child Prote	ction (Offenders Registration) Act 2000 No 42	6
	Section 17 Off	fence of failing to comply with reporting obligations	7
	Insert after sec	tion 17(2)—	8
	re	proceedings for an offence under this section, the onus of proving that a gistrable person had a reasonable excuse lies with the person and must be oved on the balance of probabilities.	9 10 11
	comply with the	te mendment makes it clear that a registrable person who is charged with failing to person's reporting obligations has the onus of proving the defence of reasonable alance of probabilities.	12 13 14 15
1.3	Children (D	etention Centres) Act 1987 No 57	16
[1]	Section 40 Ap	plication of Part	17
	Insert after sec	tion 40(1)—	18
		nis Part ceases to apply to a juvenile offender when the juvenile offender aches the age of 18 years.	19 20
[2]	Section 40(3)		21
	Omit "This Par	t also applies to a juvenile offender".	22
	Insert instead "	Despite subsection (2), this Part continues to apply to a juvenile offender".	23
[3]	Section 40(3)(	a1)	24
	Omit the parag	raph.	25
[4]	Schedule 1 Sa	avings and transitional provisions	26
	Insert at the en	d of the Schedule, with appropriate Part and clause numbering—	27
		rovision consequent on enactment of Justice egislation Amendment Act (No 2) 2019	28 29
	Applica	tion of amendment to existing parole orders	30
	Ad co pa Explanatory no		31 32 33 34 35
	the provisions of offenders once the were in force before made by the Ju	of the proposed amendments provide that certain juvenile offenders are subject to if the <i>Crimes (Administration of Sentences) Act 1999</i> relating to parole of adult ney reach the age of 18 years. The proposed amendments restore the provisions that one the commencement of amendments to the <i>Children (Detention Centres) Act 1987</i> visites Legislation Amendment Act (No 2) 2018. Item [2] makes a consequential in [41 inserts a transitional provision	36 37 38 39 40 41

1.4	Coroners Act 2009 No 41	1							
[1]	Section 101E Members of Team	2							
	Omit section 101E(4A).								
[2]	Section 101E(5)	4							
	Insert before paragraph (a) and renumber existing paragraphs (a) and (b) as (c) and (c) respectively—	d), 5							
	<ul><li>(a) 1 Deputy Chief Magistrate, recommended by the Chief Magistrate,</li><li>(b) the Commissioner of Victims Rights,</li></ul>	7 8							
[3]	Section 101E(7)	9							
	Omit "19". Insert instead "20".	10							
[4]	Schedule 3 Members and procedure of Domestic Violence Death Review Team	11							
	Insert "a Deputy Chief Magistrate," after "the State Coroner," in clause 3. <b>Explanatory note</b> Item [2] of the proposed amendments provides that one Deputy Chief Magistrate, recommended the Chief Magistrate, is to be appointed to the Domestic Violence Death Review Team. Items [1], and [4] make consequential amendments.								
1.5	Court Security Act 2005 No 1	17							
[1]	Section 4 Definitions								
•	Insert ", belt" after "shoes" in paragraph (c) of the definition of <i>personal search</i> in section 4(1).	on 19 20							
[2]	Section 10 Power to search persons and vehicles	21							
	Omit section 10(1)(b). Insert instead—	22							
	(b) submit to a personal search of the person if—	23							
	(i) the officer believes on reasonable grounds that the personable possesses a restricted item or offensive implement, or	on 24 25							
	(ii) the person has submitted to a scanner search and the office believes, as a result of the scanner search, that a personal sear is appropriate,								
	Explanatory note	29							
	Item [1] of the proposed amendments provides that a personal search of a person conducted by a security officer at court premises may include requiring the person to remove the person's belt.								
	Item [2] enables a security officer to require a person at court premises to submit to a personal sear if the person has submitted to a scanner search and, as a result of that search, the officer believ that a personal search is appropriate. This is in addition to the existing power to require a person submit to a personal search if the officer believes the person possesses a restricted item or offensi implement.	to 33							
1.6	Crimes Act 1900 No 40	37							
[1]	Section 93T Participation in criminal groups	38							
_	Insert after section 93T(5)—	39							
	(6) To avoid doubt, for the purposes of this section a person may participate in criminal group whether or not the person is a member of the criminal group								

[2]	Part 4, Division 5A, heading						
	Omit the heading	g. Insert instead—	2				
	Division 5A	Offences relating to theft of motor vehicles, vessels and trailers	3				
[3]	Section 154E De	efinitions	5				
	_	tical order in section 154E(1)—	6				
	trail	ler has the same meaning as in the Road Transport Act 2013.	7				
[4]		tealing motor vehicle, vessel or trailer	8				
	Omit "motor veh	nicle or vessel". Insert instead "motor vehicle, vessel or trailer".	9				
[5]	Section 154G Fa	acilitating organised car, boat or trailer rebirthing activities	10				
		t" wherever occurring in section 154G(1), (3) and (4).	11				
	Insert instead "ca	ar, boat or trailer".	12				
[6]	Section 154G(2)		13				
	Omit "car or bod	at". Insert instead "car, boat or trailer".	14				
[7]	Section 154G(2)	)(a)–(e)	15				
	Omit "motor veh	nicle or vessel" wherever occurring.	16				
	Insert instead "m	notor vehicle, vessel or trailer".	17				
[8]	Section 154G(2)	)(a), (e) and (f)	18				
	Omit "stolen mo	tor vehicle or stolen vessel" wherever occurring.	19				
	Insert instead "st	rolen motor vehicle, stolen vessel or stolen trailer".	20				
[9]	Section 154H M	aking, using and interfering with unique identifiers	21				
	Omit "motor veh (4).	nicle or vessel" wherever occurring in section 154H(1)(b) and (d) and (2)-	22 23				
	Insert instead "m	notor vehicle, vessel or trailer".	24				
[10]	Section 154H(1)	(d) and (2)–(4)	25				
	Omit "motor veh	nicle, vessel". Insert instead "motor vehicle, vessel, trailer".	26				
[11]	Section 154I Po has been interfe	ssession of motor vehicle, vessel or trailer where unique identifier ered with	27 28				
	Omit "motor veh	nicle or vessel" wherever occurring in section 154I(1).	29				
	Insert instead "m	notor vehicle, vessel or trailer".	30				
[12]	Section 154J Po trailer	ossession of identification plate not attached to motor vehicle or	31 32				
	Omit "a vehicle i	identification plate" from section 154J(1).	33				
	Insert instead "ar	n identification plate".	34				
[13]	Section 154J(1)		35				
	Insert "or trailer"	'after "motor vehicle".	36				

[14]	Section 15	54J(3)	1			
	Omit the de	efinitions of vehicle identification number and vehicle identification plate.	2			
	Insert in al	phabetical order—	3			
		<i>identification plate</i> has the same meaning as in the <i>Motor Vehicle Standards Act 1989</i> of the Commonwealth.	4 5			
[15]	Section 30	08B Meaning of unauthorised access, modification or impairment	6			
	Insert after	r section 308B(2)—	7			
	(2A)	For the purposes of an offence under section 308D, 308E or 308H, any such access, modification or impairment is also not unauthorised if—	8 9			
		(a) it is caused by an authorised person, and	10			
		(b) the computer concerned is in the lawful custody of the authorised person when the access, modification or impairment is caused, and	11 12			
		(c) the purpose of the access, modification or impairment is to preserve, or prevent the concealment, fabrication, destruction or loss of, evidence of the commission of an offence.	13 14 15			
[16]	Section 30	08B(4)–(7)	16			
	Insert after	r section 308B(3)—	17			
	(4)	For the purposes of an offence under section 308I, impairment of the reliability, security or operation of data is not unauthorised if—	18 19			
		(a) it is caused by an authorised person, and	20			
		(b) the computer disk, credit card or other device concerned is in the lawful custody of the authorised person when the impairment is caused, and	21 22			
		(c) the purpose of the impairment is to preserve, or prevent the concealment, fabrication, destruction or loss of, evidence of the commission of an offence.	23 24 25			
	(5)	If an authorised person causes the access, modification or impairment referred to in subsection (2A) or (4), the authorised person must, as soon as practicable after causing that access, modification or impairment, make a record in writing of the manner of that access, modification or impairment.	26 27 28 29			
	(6)	Failure to comply with subsection (5) does not make the access, modification or impairment unauthorised.	30 31			
	(7)	In this section—	32			
		authorised person means a law enforcement officer or a person authorised by a law enforcement agency.	33 34			
		law enforcement agency has the same meaning as in section 13 of the Criminal Records Act 1991.	35 36			
		law enforcement officer has the same meaning as in Division 8A of Part 3.	37			
	Explanatory		38 39			
	Item [1] of the proposed amendments makes it clear that a person may commit an offence that involves participating in a criminal group whether or not the person is a member of the criminal group.					
	Items [2]–[1′ and vessels	1] and [13] extend the application of certain offences relating to the theft of motor vehicles to trailers.	41 42			
	Items [12] a Standards A	and [14] update references to identification plates issued under the <i>Motor Vehicle</i> Act 1989 of the Commonwealth.	43 44			
	communicat	nd [16] provide that access to or modification of computer data, or impairment of electronic tions, that is caused by a law enforcement officer does not constitute an offence under the 1900 if it is for the purpose of preserving evidence of the commission of an offence, or	45 46 47			

	preventing the concealment, fabrication, destruction or loss of evidence of the commission of an offence.	1 2						
1.7	Crimes (Administration of Sentences) Act 1999 No 93	3						
[1]	Section 253A Definitions	4						
	Insert in alphabetical order—	5						
	<b>relevant offence</b> means an offence under this Act or the regulations, but does not include an offence prescribed by the regulations.	6						
[2]	Sections 253I and 253J	8						
	Omit "an offence under this Part" wherever occurring. Insert instead "a relevant offence".	9						
[3]	Section 253I Powers of correctional officers	10						
	Omit "any offence under this Part" from section 253I(6). Insert instead "a relevant offence".	11						
[4]	Section 253MA Use of reasonable force—visitors	12						
	Omit the note to section 253MA(2). Insert instead—	13						
	Note. Section 253I confers powers on a correctional officer to arrest a person	14						
	suspected of committing a relevant offence, to search and detain the person and to seize things that are evidence of the commission of a relevant offence.	15 16						
[5]	Section 257A Authority to disclose and exchange certain information	17						
	Insert after paragraph (a) of the definition of <i>relevant agency</i> in section 257A(4)—	18						
	(a1) an intelligence agency of an Australian jurisdiction, or	19						
[6]	Section 257A(4), paragraph (c) of the definition of "relevant agency"	20						
	Insert "prescribed by the regulations as a relevant agency" after "body".	21						
[7]	Section 257A(4), definition of "relevant agency"	22						
	Omit "that is prescribed by the regulations as a relevant agency".	23						
[8]	Section 257A(5A)	24						
	Insert after section 257A(5)—	25						
	(5A) The disclosure, sharing and exchange of information in accordance with subsection (1) or under an information sharing arrangement must comply with any conditions prescribed by the regulations for the purposes of this section.							
	Explanatory note							
	Items [1]–[4] of the proposed amendments extend the powers of correctional officers in certain circumstances to enable officers to stop, detain, search and arrest persons suspected of committing an offence under the <i>Crimes (Administration of Sentences) Act 1999</i> or any regulations made under that Act.	31						
	Item [5] enables the Commissioner of Corrective Services to enter into an information sharing arrangement with the head of an intelligence agency. Items [6] and [7] provide that all law enforcement agencies or government agencies of a State or Territory that correspond with Corrective Services NSW may enter into an information sharing arrangement with the Commissioner of Corrective Services without being prescribed by the regulations. Item [8] enables the regulations to prescribe conditions for the disclosure, sharing and exchange of information.	35 36 37						
1.8	Crimes Legislation Amendment Act 2018 No 83	40						
[1]	Schedule 1 Amendment of Crimes (Domestic and Personal Violence) Act 2007 No 80	41						
	Omit Schedule 1[2].	42						

[2]	Sch	edule '	1[4]		1			
	Omi	t "final	l appre	chended violence order".	2			
	Insert instead "A final apprehended violence order".							
[3]	Schedule 1[4]							
	Omi	t "appı	ehend	ed personal violence order".	5			
	Inse	rt inste	ad "Ar	n apprehended personal violence order".	6			
[4]	Sch	edule '	1[5], p	roposed section 79A	7			
• •		Omit the proposed section. Insert instead—						
	79A	Dura	ation o	of apprehended domestic violence orders	9			
		(1)		apprehended domestic violence order remains in force for—	10			
		(1)	(a)	the period specified in the order by the court, or	11			
			(b)	if the court fails to specify a period in the order, the default period.	12			
		(2)	The	period specified is to be as long as is necessary, in the opinion of the court, asure the safety and protection of the protected person.	13 14			
		(3)	In fo	orming the opinion, the court is to consider the following matters—	15			
			(a)	the circumstances of the protected person and that person's views,	16			
			(b)	the circumstances of the defendant and, if the defendant was under 18 years of age when the application for the order was first made, the impact of the order if the duration of the order were to be more than the default period,	17 18 19 20			
			(c)	any material that the court relied on under sections 16 and 17 in deciding to make an apprehended domestic violence order,	21 22			
			(d)	any other matter that the court considers to be relevant.	23			
				<b>Note.</b> Section 9(4) requires the court to be guided by the objects referred to in section 9 when exercising a power in relation to domestic violence. Section 9(3)(d) may be of particular relevance when determining the appropriate duration for an apprehended domestic violence order.	24 25 26 27			
		(4)		court may form the opinion at the same time that it decides to make the r under Part 4.	28 29			
		(5)	This	section is subject to sections 73, 73A and 79C.	30			
		(6)	In th	is section—	31			
			defa	ult period means—	32			
			(a)	if the order relates to a defendant who was under 18 years of age when the application for the order was first made—1 year after the date the order is made, or	33 34 35			
			(b)	in any other case—2 years after the date the order is made.	36			
[5]	Sch	edule '	1[5], p	roposed section 79B(1)(b)	37			
	Omit "is 18 years of age or older".							
	Inser		ad "w	as 18 years of age or older when the application for the order was first	39 40			
[6]	Sch	edule '	1[5], p	roposed section 79C(2)	41			
	Omi	t "secti	ion 79	A (4)". Insert instead "section 79A(3)".	42			

[7]	Schedule 1[6]	1
	Omit the proposed clause headed "Application of amendment about content of applications".	2
	Explanatory note	4
	Item [1] of the proposed amendments omits proposed section 49AA of the <i>Crimes (Domestic and Personal Violence) Act 2007</i> , which made provision for an applicant for an apprehended domestic violence order to request the period for which the order will remain in force. Item [7] is a consequential amendment.	5 6 7 8
	Item [4] substitutes proposed section 79A of the <i>Crimes (Domestic and Personal Violence) Act 2007</i> to provide that an apprehended domestic violence order remains in force for the period specified by the court (or, if no period is specified, for the default period) and to specify, in a more general manner, the factors that the court must consider in forming an opinion as to that duration. It also makes it clear that the opinion can be formed at the same time that the court decides whether or not to make the order. Item [6] is a consequential amendment.	9 10 11 12 13
	Item [5] provides that an apprehended domestic violence order of infinite duration cannot be made against a defendant who was under 18 years of age when the application for the order was first made.	15 16
	Items [2] and [3] are law revision amendments that correct grammatical errors.	17
1.9	Criminal Appeal Act 1912 No 16	18
[1]	Section 5DB Appeals by Crown against sentences for related or back up summary offences in criminal cases dealt with by Supreme Court or District Court	19 20
	Omit "a related summary offence" from section 5DB(1). Insert instead "an offence".	21
[2]	Schedule 1 Savings and transitional provisions	22
	Insert at the end of the Schedule, with appropriate clause numbering—	23
	Justice Legislation Amendment Act (No 2) 2019	24
	The amendment made to section 5DB by the <i>Justice Legislation Amendment Act (No 2) 2019</i> applies to a sentence imposed after the commencement of the amendment even if the proceedings before the court of trial began before that commencement.	25 26 27 28
	Explanatory note	29
	Item [1] of the proposed amendments enables the Attorney General or the Director of Public Prosecutions to appeal to the Court of Criminal Appeal against sentences imposed by the Supreme Court or District Court under Division 7 of Part 3 of Chapter 3 of the <i>Criminal Procedure Act 1986</i> in respect of summary offences that are back up offences in relation to indictable offences. Currently, appeals are limited to sentences imposed under that Division for related offences. Item [2] inserts a transitional provision concerning the new appeal right.	30 31 32 33 34 35
1.10	Criminal Procedure Act 1986 No 209	36
[1]	Section 3 Definitions	37
	Omit the definition of <i>female genital mutilation offence</i> from section 3(1).	38
[2]	Section 3(1), definition of "prescribed sexual offence"	39
	Insert "45, 45A," after "section 43B," in paragraph (a).	40
[3]	Section 3(1), definition of "prescribed sexual offence"	41
	Insert ", 316 (if the concealed serious indictable offence is a prescribed sexual offence)" after "91G" in paragraph (a).	42 43
[4]	Section 59 Explanation of committal process and discount for guilty plea	44
	Omit section 59(1). Insert instead—	45

	(1) The	Magisti	rate in committal proceedings must give the accused person—	1
	(a)	practi	e accused person is not represented by an Australian legal tioner in the committal proceedings—an oral and written nation of the following matters—	2 3 4
		(i)	the committal process under this Part, including charge certification and committal for trial or sentence,	5 6
		(ii)	the scheme under Part 3 of the <i>Crimes (Sentencing Procedure)</i> Act 1999 for the sentence discount that applies in the case of a guilty plea, or	7 8 9
	(b)	if the	accused person is so represented—	10
		(i)	a written explanation of the committal process under this Part, including charge certification, case conferences and committal for trial or sentence, and	11 12 13
		(ii)	an oral and written explanation of the scheme under Part 3 of the <i>Crimes (Sentencing Procedure) Act 1999</i> for the sentence discount that applies in the case of a guilty plea.	14 15 16
[5]	Section 59(2)			17
	Omit "oral and w	vritten ex	xplanation". Insert instead "explanations".	18
[6]	Section 67 Chai	rge cert	ificate must be filed	19
	Insert after section	on 67(2)	(b)—	20
	befo	re a regis	st court appearance required by the court attendance notice may be strar exercising certain functions of the court pursuant to rules of the court, ns of an authorised justice under the <i>Bail Act 2013</i> .	21 22 23
[7]	Section 230 App	plication	n of Bail Act 2013—bail decisions made by courts	24
	Insert at the end	of the se	ection—	25
			ection 43A of the <i>Bail Act 2013</i> for a provision relating to bail decisions ce officers.	26 27
[8]	Section 279A A	dmissio	n of evidence of complainant from related proceedings	28
	Omit section 279	PA(12).		29
[9]	Sections 290A(	1), 306A	and 306H	30
	Omit the definiti	on of <i>pr</i>	escribed sexual offence wherever occurring.	31
[10]	Section 290A D	efinitior	ns	32
	Insert at the end	of section	on 290A(2)(c)—	33
		, and		34
	(d)	1900, indict	ation to an offence under section 316 or 316A of the <i>Crimes Act</i> a reference to the person against whom the concealed serious table offence or child abuse offence (as the case requires) is alleged we been committed.	35 36 37 38
[11]	Section 294B G proceedings—a	iving of Ilternati	evidence by complainant in prescribed sexual offence ve arrangements	39 40
	Insert at the end	of the se	ection—	41
	for t	he giving	B of the Witness Protection Act 1995 provides for alternative arrangements g of evidence by a person who is, or was, a participant in a witness ogram under that Act.	42 43 44

[12]	Section 300 Effect of consent						
	Omit "if the principal protected confider to whom the proceedings relate has consented to the production of the document or adducing of the evidence." from section 300(1).						
	Insert instead—						
	if—						
		(a)	conse	rincipal protected confider to whom the proceedings relate has ented to the production of the document or adducing of the ence, or	6 7 8		
		(b)	court	principal protected confider under 14 years of age—a person the determines is a suitable person has consented to the production of ocument or adducing of the evidence.	9 10 11		
[13]	Section 30	0(1A)			12		
	Insert after	, ,	n 300(1	1)—	13		
	(1A)			poses of subsection (1)(b), the court may determine that a person is erson only if—	14 15		
		(a)	the p	erson is not—	16		
			(i)	the accused person in the proceedings, or	17		
			(ii)	connected to the proceedings, and	18		
		(b)		ourt considers the person is acting in the best interests of the ipal protected confider, and	19 20		
		(c)		ourt considers that determining the person is a suitable person d not—	21 22		
			(i)	damage the relationship between the suitable person and the principal protected confider, or	23 24		
			(ii)	cause undue embarrassment, humiliation or harm to the principal protected confider.	25 26		
[14]	Section 30 who fail to	8 Autl	horised d trial	d officers may make bail decisions in respect of witnesses	27 28		
	Insert at the	e end c	of the se	ection—	29		
				ection 43A of the <i>Bail Act 2013</i> for a provision relating to bail decisions ce officers.	30 31		
[15]	Schedule	1, Tab	le 1		32		
	Insert after	clause	30B—	-	33		
	30C Offe	nces i	nvolvii	ng supply of prohibited drugs on an ongoing basis	34		
		An o		under section 25A(1) of the Drug Misuse and Trafficking Act	35 36		
	Explanator	y note			37		
	Item [2] of the proposed amendments provides that female genital mutilation offences under the <i>Crimes Act 1900</i> are prescribed sexual offences. Items [1], [8] and [9] make consequential amendments.				38 39 40		
	Item [3] pro 1900 is a pro makes a cor	escribed	d sexual	offence of concealing a serious indictable offence under the <i>Crimes Act</i> offence if the concealed offence is a prescribed sexual offence. Item [10] endment.	41 42 43		
	Item [4] removes a requirement for a Magistrate in committal proceedings for indictable offences to give the accused person an oral explanation of the committal process if the accused person is legally represented in those proceedings. A written explanation is still required to be given. Item [5] makes a consequential amendment.						

	Item [6] inserts a note to clarify that the first return date for a court attendance notice in committal proceedings may be before a registrar of the court (rather than a Magistrate) if the registrar is exercising certain functions of the court pursuant to rules of the court or exercising the functions of an authorised justice under the <i>Bail Act 2013</i> . In the section to which the note relates, the first return date marks the start of a 6-month period within which a charge certificate must be filed and served on the accused in the committal proceedings.	1 2 3 4 5 6
	Items [7] and [14] insert notes providing cross-references to a proposed new police power (see section 43A as inserted into the <i>Bail Act 2013</i> by the proposed Act), which enables police officers to make bail decisions in respect of witnesses who are arrested after failing to appear in court or failing to comply with a subpoena. Courts and authorised officers currently have similar powers under the <i>Criminal Procedure Act 1986</i> .	7 8 9 10 11
	Item [11] inserts a note regarding proposed Part 3B of the Witness Protection Act 1995, which is inserted by the proposed Act.	12 13
	Item [12] provides for a suitable person to consent to the disclosure or the adducing of evidence disclosing a protected confidence in proceedings if the principal protected confider is under 14 years of age. Item [13] provides for the grounds on which the court may determine whether a person is a suitable person.	14 15 16 17
	Item [15] provides that the indictable offence of supplying a prohibited drug on an ongoing basis under the <i>Drug Misuse and Trafficking Act 1985</i> is to be dealt with summarily unless the prosecutor or person charged elects to have the offence dealt with on indictment.	18 19 20
1.11	Firearms Act 1996 No 46	21
[1]	Section 4 Definitions	22
	Insert in alphabetical order in section 4(1)—	23
	community correction order has the same meaning as in the Crimes (Sentencing Procedure) Act 1999.	24 25
	conditional release order has the same meaning as in the Crimes (Sentencing Procedure) Act 1999.	26 27
[2]	Sections 11(5)(d) and 29(3)(d)	28
	Omit the paragraphs. Insert instead—	29
	(d) is subject to one of the following in relation to an offence prescribed by the regulations—	30 31
	(i) a good behaviour bond, whether entered into in New South Wales or elsewhere,	32 33
	(ii) a community correction order imposed in New South Wales,	34
	(iii) a conditional release order imposed in New South Wales, or	35
[3]	Section 44A Prescribed persons not to be involved in firearms dealing business	36
	Omit section 44A(3)(e). Insert instead—	37
	(e) is subject to one of the following in relation to an offence prescribed by the regulations—	38 39
	(i) a good behaviour bond, whether entered into in New South Wales or elsewhere,	40 41
	(ii) a community correction order imposed in New South Wales,	42
	(iii) a conditional release order imposed in New South Wales, or	43
[4]	Schedule 3 Savings and transitional provisions	44
	Insert at the end of the Schedule, with appropriate Part and clause numbering—	45

	Part	Provisions consequent on enactment of Justice Legislation Amendment Act (No 2) 2019			
	Арр	licatior	n of eligibility amendments	3	
	(1)	of thi	clause applies to the amendments made to sections 11(5), 29(3) and 44A is Act and clauses 5, 42 and 129 of the <i>Firearms Regulation 2017</i> by the <i>Ce Legislation Amendment Act (No 2) 2019</i> (the <i>eligibility amendments</i> ).	4 5 6	
	(2)	the tr	licence or permit that would have been validly issued or not issued during ransitional period if the eligibility amendments had been in force at the ant time is taken to have been validly issued or not issued (as the case res).	7 8 9 10	
	(3)	transi	lause (2) does not affect the validity of any decision made during the itional period to issue or refuse to issue a licence or permit if the decision d have been valid even without the eligibility amendments.	11 12 13	
	(4)	licen	void doubt, the eligibility amendments extend to an application for a ce or permit made, but not finally determined, before the commencement is clause.	14 15 16	
	(5)	In thi	is clause—	17	
			<b>itional period</b> means the period commencing on 24 September 2018 and an immediately before the day this clause commences.	18 19	
		2017 conve	The Crimes (Sentencing Procedure) Amendment (Sentencing Options) Act commenced on 24 September 2018. It included transitional provisions that erted good behaviour bonds into community correction orders and conditional se orders.	20 21 22 23	
	Explanatory			24	
	consequence Procedure) a conditional is community of prescribed of dealing businentered into for a licence consequential tem [4] pro	e of cha Amendn release correctio ffence is ness. Ite outside e or per al amen vides th	nat certain licences and permits issued between 24 September 2018 and the	25 26 27 28 29 30 31 32 33 34	
	licence or pe	ermit is t	the proposed amendments are taken to be valid. A pending application for a to be dealt with under the amended provisions.	36 37	
1.12	Firearms	Regu	ulation 2017	38	
[1]	Clauses 5	(1A) an	d 42(1A)	39	
	Insert after	clauses	s 5(1) and 42(1), respectively—	40	
	(1A)	In sul	bclause (1)—	41	
		(a)	a reference to a good behaviour bond includes a reference to a community correction order or a conditional release order, but only if it was imposed in NSW, and	42 43 44	
		(b)	a reference to a term of imprisonment (whether or not suspended) includes a reference to an intensive correction order, but only if it was imposed in NSW.	45 46 47	

[2]	Clauses 5(	(2) and 42(2)	1
	Insert "in r wherever o	respect of a person subject to a good behaviour bond" after "are prescribed", occurring.	2
[3]	Clause 5 O	Offences that disqualify applicants	4
	Insert after	clause 5(2)—	5
	(3)	Persons subject to community correction orders or conditional release orders	6 7
		For the purposes of sections 11(5)(d) and 29(3)(d) of the Act, the following offences are prescribed in respect of a person subject to a community correction order or a conditional release order—	8 9 10
		(a) an offence referred to in subclause (1)(a), (c), (e) or (g)–(k),	11
		(b) an offence in respect of a prohibited plant or prohibited drug within the meaning of the <i>Drug Misuse and Trafficking Act 1985</i> , or a prescribed restricted substance within the meaning of the <i>Poisons and Therapeutic Goods Regulation 2008</i> ,	12 13 14 15
		(c) an offence involving any of the following—	16
		(i) the infliction of actual bodily harm on a person,	17
		(ii) kidnapping or abduction,	18
		(iii) stalking or intimidation,	19
		(iv) fraud, dishonesty or stealing,	20
		(d) an offence of attempting to commit, threatening to commit or conspiring to commit an offence referred to in paragraph (c)(i)–(iii).	21 22
[4]	Clause 42 business	Offences that prevent persons from being involved in firearms dealing	23 24
[4]	business	Offences that prevent persons from being involved in firearms dealing clause 42(2)—	
[4]	business		24
[4]	business Insert after	clause 42(2)—  Persons subject to community correction orders or conditional release	24 25 26
[4]	business Insert after	clause 42(2)—  Persons subject to community correction orders or conditional release orders  For the purposes of section 44A(3)(e) of the Act, the following offences are prescribed in respect of a person subject to a community correction order or a	24 25 26 27 28 29
[4]	business Insert after	Persons subject to community correction orders or conditional release orders  For the purposes of section 44A(3)(e) of the Act, the following offences are prescribed in respect of a person subject to a community correction order or a conditional release order—	24 25 26 27 28 29 30
[4]	business Insert after	Persons subject to community correction orders or conditional release orders  For the purposes of section 44A(3)(e) of the Act, the following offences are prescribed in respect of a person subject to a community correction order or a conditional release order—  (a) an offence referred to in subclause (1)(a), (c), (e) or (g)—(k),  (b) an offence in respect of a prohibited plant or prohibited drug within the meaning of the <i>Drug Misuse and Trafficking Act 1985</i> , or a prescribed restricted substance within the meaning of the <i>Poisons and Therapeutic</i>	24 25 26 27 28 29 30 31 32 33 34
[4]	business Insert after	Persons subject to community correction orders or conditional release orders  For the purposes of section 44A(3)(e) of the Act, the following offences are prescribed in respect of a person subject to a community correction order or a conditional release order—  (a) an offence referred to in subclause (1)(a), (c), (e) or (g)–(k),  (b) an offence in respect of a prohibited plant or prohibited drug within the meaning of the <i>Drug Misuse and Trafficking Act 1985</i> , or a prescribed restricted substance within the meaning of the <i>Poisons and Therapeutic Goods Regulation 2008</i> ,	24 25 26 27 28 29 30 31 32 33 34 35
[4]	business Insert after	Persons subject to community correction orders or conditional release orders  For the purposes of section 44A(3)(e) of the Act, the following offences are prescribed in respect of a person subject to a community correction order or a conditional release order—  (a) an offence referred to in subclause (1)(a), (c), (e) or (g)–(k),  (b) an offence in respect of a prohibited plant or prohibited drug within the meaning of the <i>Drug Misuse and Trafficking Act 1985</i> , or a prescribed restricted substance within the meaning of the <i>Poisons and Therapeutic Goods Regulation 2008</i> ,  (c) an offence involving any of the following—	24 25 26 27 28 29 30 31 32 33 34 35 36
[4]	business Insert after	Persons subject to community correction orders or conditional release orders  For the purposes of section 44A(3)(e) of the Act, the following offences are prescribed in respect of a person subject to a community correction order or a conditional release order—  (a) an offence referred to in subclause (1)(a), (c), (e) or (g)—(k),  (b) an offence in respect of a prohibited plant or prohibited drug within the meaning of the <i>Drug Misuse and Trafficking Act 1985</i> , or a prescribed restricted substance within the meaning of the <i>Poisons and Therapeutic Goods Regulation 2008</i> ,  (c) an offence involving any of the following—  (i) the infliction of actual bodily harm on a person,	24 25 26 27 28 29 30 31 32 33 34 35 36 37
[4]	business Insert after	Persons subject to community correction orders or conditional release orders  For the purposes of section 44A(3)(e) of the Act, the following offences are prescribed in respect of a person subject to a community correction order or a conditional release order—  (a) an offence referred to in subclause (1)(a), (c), (e) or (g)–(k),  (b) an offence in respect of a prohibited plant or prohibited drug within the meaning of the <i>Drug Misuse and Trafficking Act 1985</i> , or a prescribed restricted substance within the meaning of the <i>Poisons and Therapeutic Goods Regulation 2008</i> ,  (c) an offence involving any of the following—  (i) the infliction of actual bodily harm on a person,  (ii) kidnapping or abduction,	24 25 26 27 28 29 30 31 32 33 34 35 36 37 38
[4]	business Insert after	Persons subject to community correction orders or conditional release orders  For the purposes of section 44A(3)(e) of the Act, the following offences are prescribed in respect of a person subject to a community correction order or a conditional release order—  (a) an offence referred to in subclause (1)(a), (c), (e) or (g)–(k),  (b) an offence in respect of a prohibited plant or prohibited drug within the meaning of the Drug Misuse and Trafficking Act 1985, or a prescribed restricted substance within the meaning of the Poisons and Therapeutic Goods Regulation 2008,  (c) an offence involving any of the following—  (i) the infliction of actual bodily harm on a person,  (ii) kidnapping or abduction,  (iii) stalking or intimidation,	24 25 26 27 28 29 30 31 32 33 34 35 36 37 38
[4]	business Insert after (3)  Clause 129	Persons subject to community correction orders or conditional release orders  For the purposes of section 44A(3)(e) of the Act, the following offences are prescribed in respect of a person subject to a community correction order or a conditional release order—  (a) an offence referred to in subclause (1)(a), (c), (e) or (g)–(k),  (b) an offence in respect of a prohibited plant or prohibited drug within the meaning of the Drug Misuse and Trafficking Act 1985, or a prescribed restricted substance within the meaning of the Poisons and Therapeutic Goods Regulation 2008,  (c) an offence involving any of the following—  (i) the infliction of actual bodily harm on a person,  (ii) kidnapping or abduction,  (iii) stalking or intimidation,  (iv) fraud, dishonesty or stealing,  (d) an offence of attempting to commit, threatening to commit or	24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41

			behaviour bond includes a reference to a community correction order or	1
	Explanatory		ditional release order, but only if it was imposed in NSW.	2
	Item [1] of the 5(1) and 42(1 or a condition (whether or not a community South Wales be involved in Items [3] and order or cond South Wales i business. Item [5] make	e propo ) of the al rele of susp the am correct in resp a a firea [4] pre [4] pre [5] not e m [2] m es a s	seed amendments provides that a reference to a good behaviour bond in clauses a Firearms Regulation 2017 includes a reference to a community correction order ase order. Item [1] also clarifies that a person subject to a term of imprisonment bended) includes a reference to a person subject to an intensive correction order. Itendment is that a person who, within the previous 10 years, has been subject to the ition order, conditional release order or intensive correction order imposed in New sect of certain offences is not eligible for a firearms licence or permit and cannot farms dealing business.  Scribe certain offences so that a person who is subject to a community correction release order imposed in New South Wales for an offence committed in New sligible for a firearms licence or permit and cannot be involved in a firearms dealing takes a consequential amendment.  Imiliar amendment in relation to unlicensed persons using approved shooting king firearms safety training courses.	3 4 5 6 7 8 9 10 11 12 13 14 15 16
1.13	Housing A	Act 2	001 No 52	18
[1]	Section 71	Disclo	osure of information	19
	Insert after s	section	171(d)—	20
	(	(d1)	to a law enforcement agency for the purposes of law enforcement (including in connection with the investigation of an offence) or ascertaining the whereabouts of an individual who has been reported to a police officer as a missing person, or	21 22 23 24
[2]	Section 71(	2)		25
	Insert at the	end o	f section 71—	26
	(2)	In thi	s section—	27
		law e	enforcement agency means any of the following—	28
		(a)	the NSW Police Force, or the police force of another State or a Territory,	29 30
		(b)	the New South Wales Crime Commission,	31
		(c)	the Australian Federal Police,	32
		(d)	the Australian Crime Commission,	33
		(e)	the Director of Public Prosecutions of New South Wales, of another State or a Territory, or of the Commonwealth,	34 35
		(f)	the Department of Communities and Justice,	36
		(g)	the Office of the Sheriff of New South Wales,	37
		(h)	a person or body prescribed by the regulations for the purposes of this definition.	38 39
	execution of t	d ame he <i>Hoເ</i>	ndments allow information obtained in connection with the administration or using Act 2001 to be disclosed to a law enforcement agency for law enforcement investigating an offence or ascertaining the whereabouts of a missing person.	40 41 42 43
1.14		_	nent (Powers and Responsibilities) Act 2002 No 103	44
[1]	Section 148	Gene	eral drug detection with dogs in authorised places	45
	Insert after s	section	n 148(1)(e)—	46

		(f)	persons at, or seeking to enter or leave, any part of premises that the officer is authorised to enter under section 10 of the <i>Restricted Premises Act 1943</i> .	1 2 3
[2]	Section 210	N No	tice of stock mustering order	4
	Omit section	2101	N(2). Insert instead—	5
		of th	owner of stock to which a stock mustering order relates is to cause a copy e order to be served on the police officer in charge of the police station est to the land to which the order relates.	6 7 8
	without a warr Restricted Pre	oropo ant w <i>mises</i>	sed amendments authorises police officers to use dogs for general drug detection when entering premises that are subject to a declaration under section 3 of the start 1943.	9 10 11 12 13
	the police offic	er in	charge of the closest police station.	14
1.15	Legal Aid	Cor	nmission Act 1979 No 78	15
[1]	Section 4 De	efinit	ions	16
• •	Omit the defi	initio	on of <i>private legal practitioner</i> from section 4(1).	17
	Insert in alph	abeti	ical order—	18
			ciate of a law practice has the same meaning as in the Legal Profession form Law (NSW).	19 20
		law j (NSV	<b>Practice</b> has the same meaning as in the <i>Legal Profession Uniform Law Y</i> ).	21 22
[2]	Sections 11	(1)(a)	), 12(d) and (e), 39(1), 56(1AA)(c) and 64(c)	23
	Omit "private	e leg	al practitioners" wherever occurring. Insert instead "law practices".	24
[3]	Section 11 F	rovi	sion of legal aid	25
	Omit "those	perso	ons are private legal practitioners" from section 11(2).	26
	Insert instead	l "the	e services are provided by a law practice".	27
[4]	Sections 11( (2)–(4), 43B(	(3), 2 1) ar	7(3)(b) and (c), 29(2)(c), 34C, 38A(1), 40(1) and (1A), 41(1), 43A(1) and (2), 44(1), (3) and (4), 60(2), 63(3)(a) and 69(d)	28 29
	Omit "private	e leg	al practitioner" wherever occurring. Insert instead "law practice".	30
[5]	Section 12 D	utie	s to be observed in the provision of legal aid	31
	Omit section	12(f	). Insert instead—	32
		(f)	ensure, if work is assigned to a law practice, that the assignment is made in accordance with procedures determined from time to time by the Commission in accordance with Division 2 of Part 3,	33 34 35
[6]	Section 24 P	erfo	rmance of functions of solicitor	36
	Omit "a priva	ate" v	wherever occurring in section 24(2)(c). Insert instead "an Australian".	37
[7]	Sections 25	(1) aı	nd 34(7)	38
		. ,	gal practitioner" wherever occurring. Insert instead "from a law practice".	39
[8]	Section 25 S	olici	itor-client relationship	40
	Omit "a priva	ate le	gal practitioner to act as solicitor for" from section 25(1A).	41

	Insert i	nstead	"a law practice to act on behalf of".	1
[9]	Section	n 27 Ir	nmunity	2
	Omit "	a priva	te legal practitioner" from section 27(2).	3
	Insert i	nstead	"a law practice (including an associate of a law practice)".	4
[10]	Section	n 27(3	)(a)	Ę
	Omit th	ne para	graph. Insert instead—	6
			(a) the engagement of a law practice for the provision of legal aid, or	7
[11]	Section	ns 340	C, 43(1) and 43A(1A)	8
	Omit "	the leg	al practitioner" wherever occurring. Insert instead "the law practice".	9
[12]	Section	ns 40(	1A), 43A(1), (2) and (3), 43B(2) and 44(4)(b)	10
	Omit "	the pra	ctitioner" wherever occurring. Insert instead "the law practice".	11
[13]	Section	n 43A	Payment of costs to law practices	12
		as a 1	nember of a panel established under Division 2 of Part 3" from section	13 14
[14]	Section	n 43A	5)	15
	Insert a	ıfter se	ction 43A(4)—	16
	(		A reference to a law practice in this section includes a reference to an associate of a law practice.	17 18
[15]	Section	n 43B	Payment of money by certain law practices	19
	Insert a	ıfter se	ction 43B(3)—	20
	(		A reference to a law practice in this section includes a reference to an associate of a law practice.	21 22
[16]	Part 3,	Divisi	on 2	23
	Omit th	ne Div	ision. Insert instead—	24
	Divisi	on 2	Assignment of work to law practices	25
	49 A	Assigr	ment of work	26
	(		The Commission is to determine the procedure for engaging law practices for he provision of legal aid, which may relate to, without limitation—	27 28
			(a) the eligibility criteria of law practices, or	29
			(b) the matters for which a law practice may be engaged, which may include (but are not limited to)—	30 31
			(i) matters generally, or matters of a particular type or class, or	32
			<ul><li>(ii) matters in a specified jurisdiction, or</li><li>(iii) matters in a specified area of the State, or</li></ul>	33 34
			(c) the manner in which work is to be distributed to law practices, having regard to the interests of the legally assisted person or any choice expressed by the legally assisted person for a particular law practice.	35 36 37

		(2)	enga	w practice that provides community legal services is not eligible to be ged by the Commission for the provision of legal aid, unless the mission otherwise determines.	1 2 3
		(3)		w practice that has been engaged by the Commission for the provision of aid does not have an entitlement to be given work.	4 5
	50	Audit	ts		6
		(1)	a law carrie and t	Commission may, in respect of any work assigned by the Commission to practice, carry out an audit of the law practice, or cause an audit to be ed out, in accordance with arrangements made between the Commission the law practice when the law practice was engaged by the Commission are provision of legal aid.	7 8 9 10 11
		(2)		he purposes of an audit under subsection (1), the Commission, or a person inted by the Commission, may—	12 13
			(a)	require a law practice to produce for inspection any files, records or documents relating to an assigned matter, and	14 15
			(b)	make copies of, or take extracts or notes from, any such files, records or documents, and	16 17
			(c)	require a law practice to provide the Commission, or person, with such assistance and facilities as may be reasonably necessary to enable the Commission, or person, to exercise the functions under this section, and	18 19 20
			(d)	require a law practice to give the Commission, or person, such other information as is reasonably necessary for the purposes of the audit.	21 22
		(3)		relationship between a law practice and a legally assisted person does not ate to prevent or limit an audit conducted under this section.	23 24
		(4)	of in profe	pt in proceedings under Chapter 5 of the <i>Legal Profession Uniform Law</i> (V), the production of a file, record, document or statement, or the giving a document or statement, or the giving document or statement, or the giving document or statement, and legal essional privilege to which, but for subsection (3), the file, record, ment, statement or information would be subject.	25 26 27 28 29
		(5)	The section	regulations may make provision for or with respect to audits under this on.	30 31
		(6)		ing in section 12(i) or 25 prevents or restricts the carrying out of an audit r this section.	32 33
[17]	Sche	dule 8	Savir	ngs, transitional and other provisions	34
	Insert	at the	end o	f the Schedule, with appropriate Part and clause numbering—	35
	Par	t		vision consequent on enactment of Justice gislation Amendment Act (No 2) 2019	36 37
		Exist	ing se	ervice provision agreements	38
		(1)	pract section	rvice provision agreement between the Commission and a private legal itioner under section 52, in force immediately before the repeal of that on by the amending Act, remains in force until whichever of the following rs first or is the earliest—	39 40 41 42
			(a)	the agreement terminates in accordance with the terms of the agreement,	43 44

			the Commission notifies the practitioner of the termination of the service provision agreement,	1 2
			the Commission engages the practitioner, or the law practice of which the practitioner is an associate, to provide legal aid in accordance with procedures determined under Division 2 of Part 3 of this Act, as substituted by the amending Act,	3 4 5 6
		(d)	1 October 2021.	7
	(2)		ensation is not payable by the Commission for any loss suffered by a n because of the operation of this clause.	8 9
	(3)	In this	s clause—	10
		amend	ding Act means the Justice Legislation Amendment Act (No 2) 2019.	11
	Wales (the <b>C</b> the provision remove the ralso enables	d [16] of commiss of legal need for the Compses of a	f the proposed amendments enable the Legal Aid Commission of New South <b>sion</b> ) to engage law practices (which include sole practitioners and law firms) for aid, instead of engaging private legal practitioners. The proposed amendments the Commission to establish panels in order to engage law practices. Item [16] mission to audit a law practice and require a law practice to produce documents an audit. Items [1]–[4] and [6]–[15] make consequential amendments. Item [17] provision.	12 13 14 15 16 17 18
1.16	Legal Pro	ofessi	on Uniform Law Application Act 2014 No 16	20
	Schedule 9	Savin	gs, transitional and other provisions	21
	Insert at the	end of	the Schedule, with appropriate Part and clause numbering—	22
	Part	Dro	vicione concoguent on anactment of luctice	
	rait		visions consequent on enactment of Justice islation Amendment Act (No 2) 2019	23 24
		<b>Legi lations</b> The 2		24
	Valid	Legi lations The 2 under The 20	islation Amendment Act (No 2) 2019  015 delegation is taken to be, and always to have been, validly made	24 25 26
	<b>Valic</b> (1)	Legi lations The 20 under The 20 releva (a)	islation Amendment Act (No 2) 2019  015 delegation is taken to be, and always to have been, validly made section 406 of the Uniform Law.  015 delegation is taken to have had the following operation during the	24 25 26 27 28
	<b>Valic</b> (1)	Legi lations The 20 under The 20 releva (a) (b)	015 delegation is taken to be, and always to have been, validly made section 406 of the Uniform Law. 015 delegation is taken to have had the following operation during the ent period for the purposes of this Act and the Uniform Law— the delegation of functions to the Bar Association also operated to delegate the functions to the Bar Council, the delegation of functions to the Law Society also operated to delegate the functions to the Law Society Council,	24 25 26 27 28 29 30
	<b>Valic</b> (1)	Leginations The 20 under The 20 relevance (a) (b) (c)	015 delegation is taken to be, and always to have been, validly made section 406 of the Uniform Law. 015 delegation is taken to have had the following operation during the ent period for the purposes of this Act and the Uniform Law—the delegation of functions to the Bar Association also operated to delegate the functions to the Bar Council, the delegation of functions to the Law Society also operated to delegate	24 25 26 27 28 29 30 31 32
	<b>Valic</b> (1)	Leginations The 20 under The 20 relevance (a) (b) (c) (d)	015 delegation is taken to be, and always to have been, validly made section 406 of the Uniform Law. 015 delegation is taken to have had the following operation during the ent period for the purposes of this Act and the Uniform Law— the delegation of functions to the Bar Association also operated to delegate the functions to the Bar Council, the delegation of functions to the Law Society also operated to delegate the functions to the Law Society Council, the delegation authorised the Bar Association, Law Society and each Council (an <i>authorised delegate</i> ) to make further delegations of	24 25 26 27 28 29 30 31 32 33 34 35
	<b>Valic</b> (1)	Legi lations The 20 under The 20 releva (a) (b) (c) (d)	015 delegation is taken to be, and always to have been, validly made section 406 of the Uniform Law. 015 delegation is taken to have had the following operation during the int period for the purposes of this Act and the Uniform Law— the delegation of functions to the Bar Association also operated to delegate the functions to the Bar Council, the delegation of functions to the Law Society also operated to delegate the functions to the Law Society Council, the delegation authorised the Bar Association, Law Society and each Council (an <i>authorised delegate</i> ) to make further delegations of functions to another entity (a <i>subdelegate</i> ), the delegation authorised an authorised delegate or a subdelegate to appoint investigators under section 282 of the Uniform Law (whether generally or in relation to a particular law practice or a particular	24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39

		(ii)	a disciplinary matter or consumer matter dealt with by the delegate or subdelegate was a matter other than one the Commissioner decided not to deal with or continue to deal with, or	1 2 3 4
		(iii)	a decision or determination was made or other action taken by a delegate or subdelegate concerning a disciplinary matter without the matter being referred to the delegate by the Commissioner, or	5 6 7
		(iv)	a decision or determination was made or other action taken by a delegate or subdelegate concerning a consumer matter without the matter being referred to the delegate by the Commissioner.	8 9 10
		Note.	Under the Uniform Law, <i>Chapter 5 functions</i> means—	11
		(a)	functions under Chapter 5, or	12
		(b)	functions under another provision of that Law relating to Chapter 5, or	13
		(c)	functions under the Uniform Rules relating to Chapter 5.	14
(3)			niting subclause (2), an authorised delegate or a subdelegate is the relevant period—	15 16
	(a)	to hav	ve been authorised under this Act and the Uniform Law—	17
		(i)	to receive or make complaints in exercise of the Chapter 5 functions of the NSW Commissioner, and	18 19
		(ii)	to initiate or prosecute proceedings in respect of complaints in a	20
			court or tribunal in exercise of the Chapter 5 functions of the NSW Commissioner, and	21 22
	(b)		we made a complaint even if there was non-compliance with a rement of section 267 of the Uniform Law.	23 24
(4)	Acco	rdingly	<i>!</i> —	25
` '	(a)	subde	ecision, determination or other action of an authorised delegate or elegate during the relevant period that would have been valid if auses (1)–(3) had been in force at the time is validated, and	26 27 28
	(b)	any p	roceedings commenced by an authorised delegate or subdelegate g the relevant period that would have been validly commenced if auses (1)–(3) had been in force at the time are validated, and	29 30 31
	(c)	any o	order or other decision of a court or tribunal made during the ant period in proceedings referred to in paragraph (b) that would been valid if subclauses (1)–(3) had been in force at the time is	32 33 34 35
(5)	or sub	delega	dings commenced in a court or tribunal by an authorised delegate ate that were terminated on a relevant invalidity ground during the iod at the instigation of an authorised delegate or subdelegate—	36 37 38
	(a)	delega applica	be recommenced under the authority of this clause by the same ate or subdelegate in the court or tribunal on the basis of the cations and other documents by which those proceedings were last nenced, and	39 40 41 42
	(b)	of the	ning done in the terminated proceedings (other than the termination e proceedings) is taken to have been done in the recommenced edings.	43 44 45
(6)	sectio	n 137	may be recommenced under the authority of this clause despite of this Act, but only if they are recommenced no later than 6 r the day on which this clause commences.	46 47 48

(7)	Without limiting any other power to make rules of court, rules of court may be made under the <i>Civil Procedure Act 2005</i> and the <i>Civil and Administrative Tribunal Act 2013</i> for or with respect to the practice and procedure to be followed in connection with recommenced proceedings.						
(8)	To avoid doubt—						
, ,	(a)	any decision that terminated proceedings during the relevant period on a relevant invalidity ground is not affected by this clause unless proceedings are recommenced, and	6 7 8				
	(b)	any decision as to costs made in respect of terminated proceedings is not affected by this clause regardless of whether proceedings are recommenced.	9 10 11				
(9)		clause (including anything authorised by this clause) has effect despite ning to the contrary in—	12 13				
	(a)	the 2015 delegation, or	14				
	(b)	this Act, the Uniform Law or any other law.	15				
(10)	In th	is clause—	16				
· · ·	to th	delegation means the delegation of the NSW Commissioner's functions are Bar Association and Law Society purportedly made by the NSW missioner under section 406 of the Uniform Law on 18 June 2015.	17 18 19				
	actio	n includes an omission.	20				
		<i>menced</i> , in relation to proceedings, includes initiated or prosecuted.	21				
	consumer matter has the meaning given by section 269 of the Uniform Law.						
	disciplinary matter has the meaning given by section 270 of the Uniform Law.						
	<i>proceedings</i> include purported proceedings.						
	that t	the proceedings were not validly commenced by an authorised delegate or elegate because of any one or more of the following reasons—	25 26 27				
	(a)	the delegate or subdelegate was not authorised to commence the proceedings by the 2015 delegation, including because—	28 29				
		(i) the 2015 delegation was not valid, or	30				
		(ii) the terms of the 2015 delegation did not allow the delegate or subdelegate to commence the proceedings, or	31 32				
		(iii) the delegate, subdelegate or NSW Commissioner did not comply with a provision of the 2015 delegation,	33 34				
	(b)	the proceedings were based on a complaint purportedly made to or by the delegate or subdelegate in circumstances where this Act or the Uniform Law required the complaint to have been made to or by the NSW Commissioner,	35 36 37 38				
	(c)	the proceedings were based on a complaint purportedly made to or by the delegate or subdelegate in circumstances where there was non-compliance with a requirement of section 267 of the Uniform Law.	39 40 41				
	<i>relevant period</i> means the period commencing on 18 June 2015 and ending immediately before the day on which this clause commences.						
	rules	of court, in relation to the Civil and Administrative Tribunal, means—	44				
	(a)	Tribunal rules referred to in section 25 of the <i>Civil and Administrative Tribunal Act 2013</i> , and	45 46				
	(b)	procedural directions given by the President of the Tribunal under section 26 of that Act.	47 48				

			<i>inated</i> includes withdrawn, stayed, dismissed, discontinued or otherwise roceeded with.	1 2
		Unif	form Law means the Legal Profession Uniform Law (NSW).	3
	Explanatory	note		4
	authority of a Society of Namendment	delega lew So seeks	ndment validates decisions, determinations and other actions taken under the ation purportedly given in 2015 to the New South Wales Bar Association and Law buth Wales by the Legal Services Commissioner. In particular, the proposed to address certain issues identified by the Civil and Administrative Tribunal in Society of NSW v DXW [2019] NSWCATOD 101.	5 6 7 8 9
1.17	NSW Tru	stee	and Guardian Act 2009 No 49	10
[1]	Section 11	Gene	ral trustee and other functions	11
	Insert after	section	n 11(3)—	12
	(3A)	appo	NSW Trustee may prepare instruments that create enduring guardianship intments and carry out professional services in connection with the aration of the instruments.	13 14 15
	(3B)	The l	NSW Trustee may prepare instruments that create powers of attorney and out professional services in connection with powers of attorney.	16 17
[2]	Section 16	Powe	rs of NSW Trustee relating to property and other matters	18
	Omit sectio	n 16(1	)(w). Insert instead—	19
		(w)	repair and insure against fire or accident any property and charge the cost of repairs to capital or income, or apportion the cost between capital and income, as the NSW Trustee considers equitable.	20 21 22
	Explanatory			23
	preparation of Item [2] enab	of instru les the	posed amendments extends the functions of the NSW Trustee to include the iments that create enduring guardianship appointments and powers of attorney. NSW Trustee to charge the cost of any property repairs to capital or income, or capital and income, when acting in a trust or protective capacity.	24 25 26 27
1.18	Parole O	rders	(Transfer) Act 1983 No 190	28
[1]	Section 3 [	Definit	ions	29
	Insert in alp			30
	moore in air	State	Parole Authority means the State Parole Authority constituted by on 183 of the Crimes (Administration of Sentences) Act 1999.	31 32
[2]	Section 8 F	Regist	ration	33
	Insert after	section	1 8(1)(a)—	34
		(a1)	attaching to the parole order a document specifying the conditions of the parole order that apply, on and from the registration, because of the operation of section 9A, and	35 36 37
[3]	Section 8(2	2)		38
	Omit the su	bsection	on. Insert instead—	39
	(2)	When	n the Registrar has registered a parole order, the Registrar is—	40
		(a)	to provide the Chairperson of the State Parole Authority with access to the parole order and memorandum, the document referred to in subsection (1)(a1) and the document sent by the designated authority under section 6(1)(b), and	41 42 43 44

			(b)	to notify the designated authority that requested the registration of the parole order in writing of the order's registration and the date of registration, and	1 2 3
			(c)	to personally serve a notice on the person to whom the parole order relates that specifies the date of registration and the conditions of the parole order that apply, on and from registration, because of the operation of section 9A.	4 5 6 7
[4]	Sect	ion 9A			8
	Inse	t after	section	n 9—	9
	9A	Cond	ditions	s of interstate parole orders	10
		(1)		n a parole order made under a law of another State or a Territory (a stered interstate parole order) is registered under this Act—	11 12
			(a)	the parole order is taken to be subject to the NSW standard parole conditions as if the parole order was a parole order made under the <i>Crimes (Administration of Sentences) Act 1999</i> and the provisions of that Act relating to conditions of a parole order apply accordingly, and	13 14 15 16
			(b)	the NSW standard parole conditions replace any conditions imposed under the law of the other State or Territory to which the parole order was subject immediately before registration.	17 18 19
		(2)	The I	NSW standard parole conditions are—	20
			(a)	the standard conditions imposed by the <i>Crimes (Administration of Sentences) Act 1999</i> or the regulations made under that Act, as referred to in section 128 of that Act, and	21 22 23
			(b)	a condition that the offender is subject to supervision as prescribed by the regulations under section 128C of that Act for the relevant period of supervision.	24 25 26
		(3)		relevant period of supervision is the period that is the lesser of the wing—	27 28
			(a)	the remaining period of the parole order,	29
			(b)	3 years plus any extension of that period under subsection (4).	30
		(4)	relev	State Parole Authority may while the parole order is in force extend the rant period of supervision by, or impose a further period of supervision of, o 3 years at a time.	31 32 33
		(5)	cond	regulations may modify the application of the NSW standard parole litions to a person to whom a registered interstate parole order relates, uding by prescribing a different relevant period of supervision.	34 35 36
			inters (Adm	The State Parole Authority may impose additional conditions on a registered state parole order, and vary or revoke additional conditions, under the <i>Crimes inistration of Sentences</i> ) Act 1999 in the same way as it can in relation to a parole made in New South Wales.	37 38 39 40
[5]	Sch	edule 1	l		41
	Inse	t after	Part 4		42

	Sch	edu	le 1 Savings, transitional and other provisions	1
	Par	t 1	Provisions consequent on enactment of Justice Legislation Amendment Act (No 2) 2019	2
	1	Defir	uition	4
			In this Part—	5
			amending Act means the Justice Legislation Amendment Act (No 2) 2019.	6
	2	Regu	ılations	7
		(1)	A regulation (a <i>transitional regulation</i> ) may make provision about a matter for which—	8
			(a) it is necessary to make provision to allow or facilitate the doing of any thing to achieve the transition from the operation of this Act before it was amended by the amending Act to the operation of this Act as amended by the amending Act, and	10 11 12 13
			(b) this Act does not make provision or sufficient provision.	14
		(2)	A transitional regulation may have retrospective operation to a day not earlier than the commencement of this Part.	15 16
		(3)	A transitional regulation must declare it is a transitional regulation.	17
		(4)	This clause and any transitional regulations expire 2 years after the commencement of this Part.	18 19
	3	Cond	litions of registered interstate parole orders	20
		(1)	The amendments made to Part 2 of this Act by the amending Act are taken to apply to an existing registered interstate parole order as soon as the Registrar has complied with section 8(1)(a1) and (2) in respect of the order.	21 22 23
		(2)	The regulations may make further modifications to the application of section 9A to a person to whom an existing registered interstate parole order applies.	24 25
		(3)	In this clause—	26
			existing registered interstate parole order means a parole order that was registered under this Act immediately before the commencement of section 9A.	27 28 29
	-	natory		30
	order and re Parole setting Chair docur registe when	made of the place to the order out to the place to the place the p	e proposed amendments provides that on the registration in New South Wales of a parole under a law of another State or a Territory, the NSW standard parole conditions apply the conditions imposed under that other law. Item [2] requires the Registrar of Transferred is (the <i>Registrar</i> ), when registering the parole order, to attach a document to the order the NSW standard parole conditions. Item [3] requires the Registrar to provide the of the State Parole Authority with access to the registered parole order and related to notify the designated authority in the other State or Territory that the order has been and to serve, personally on the person subject to the parole order, a notice that sets out tole order was registered and the NSW standard parole conditions.	31 32 33 34 35 36 37 38 39
			rts a power to make transitional regulations and applies the amendments to existing erstate parole orders.	40 41
	Item [	1] inclu	des a definition of <i>State Parole Authority</i> .	42
.19	Res	tricte	d Premises Act 1943 No 6	43
1]	Secti	on 10	Entry by police	44
	Inser	t ", do	any of the following" after "without warrant" in section 10(1).	45

[2]	Secti	ion 10	(1)(g)		1		
	Inser	t after	section	n 10(1)(f)—	2		
			(g)	exercise any of the powers conferred under this subsection with the aid of any assistants the member considers necessary.	3 4		
				<b>Note.</b> A police officer is authorised to use a dog to carry out general drug detection at the premises under section 148 of the <i>Law Enforcement (Powers and Responsibilities) Act 2002.</i> Section 196 of that Act also authorises the use of dogs for general firearms or explosives detection.	5 6 7 8		
	_	natory			9		
				posed amendments enables police officers to use assistants when entering Item [1] makes a law revision amendment.	10 11		
1.20	Scra	ар Ме	tal In	dustry Act 2016 No 42	12		
	Secti	ion 14	Prohil	bitions on buying or disposing of unidentified motor vehicles	13		
	in sec	t", unl ction 1 inatory	4(1).	thorised to do so by a police officer by order in writing," after "must not"	14 15 16		
	The p	ropose e that l	d amen	ndment allows a scrap metal dealer to buy scrap metal that consists of a motor d its unique identifier removed, obliterated, defaced or altered if the dealer is by a police officer by order in writing.	17 18 19		
1.21	She	riff A	ct 200	05 No 6	20		
[1]	Section 7B						
	Insert after section 7A—						
	7B	Powe	ers wh	en executing certain arrest warrants	23		
		(1)	97 of to sub it is p	eriff's officer executing an arrest warrant issued by a court under section the Civil Procedure Act 2005 may require a person named in the warrant omit to a personal search if the officer believes on reasonable grounds that orudent to do so to ascertain whether the person is carrying anything that d present a danger to a person.	24 25 26 27 28		
		(2)	sherit	re requiring a person to submit to a personal search under this section, the ff's officer must show the person the arrest warrant and the officer's ficate of identification referred to in section 13.	29 30 31		
		(3)	under	eriff's officer may seize and detain a thing found in a personal search rethis section that the officer believes on reasonable grounds would ent a danger to a person.	32 33 34		
		(4)	A she	eriff's officer who seizes any thing under subsection (3) must—	35		
			(a)	if the officer is satisfied after examining the thing that its retention as evidence is not required and it is not a danger to a person—return the thing to the person from whom it was confiscated, or	36 37 38		
			(b)	if the officer is not so satisfied—deliver the thing to a police officer as soon as is reasonably practicable.	39 40		
		(5)	reaso	rsonal search of a person conducted under this section must, as far as is mably practicable in the circumstances, comply with the following rements—	41 42 43		
			(a)	the sheriff's officer must inform the person to be searched of the following matters—	44 45		

				(1)	search,	2
				(ii)	why it is necessary to remove the clothing,	3
			(b)	the sh	neriff's officer must ask for the person's co-operation,	4
			(c)	a pers	sonal search must be conducted—	5
				(i)	in a way that provides reasonable privacy for the person searched, and	6 7
				(ii)	as quickly as is reasonably practicable,	8
			(d)		heriff's officer must conduct the least invasive kind of search icable in the circumstances,	10
			(e)	the s	sonal search of a person must be conducted by a sheriff's officer of ame sex as the person or, if a sheriff's officer of that sex is ailable, by another person of that sex at the direction of a sheriff's er.	11 12 13 14
		(6)	the p	erson ter may	s officer makes a requirement of a person under subsection (1) and fails immediately to comply with that requirement, the sheriff's again make the requirement and, in that case, must warn the a failure immediately to comply with the requirement may be an	15 16 17 18
		(7)	subse	ection (	's officer makes a requirement of a person in accordance with (6), the person must immediately comply with the requirement. Denalty—5 penalty units.	20 21 22
		(8)	In thi	s section	on—	23
		( )			arch has the same meaning as in the Court Security Act 2005.	24
[2]	Secti	on 13/	A			25
	Insert	before	e secti	on 14–	_	26
	13A				dings for offences	
	IJA	ivatui	_		-	27
					s for an offence under this Act or the regulations may be dealt with before the Local Court.	28 29
	Expla	natory		J		30
	issued ground a dang	l by a co ds it is p ger to a	ourt und prudent a perso	der sect to do s n. A sh	endments permits a sheriff's officer to search a person named in a warrant tion 97 of the <i>Civil Procedure Act 2005</i> if the officer believes on reasonable so to ascertain whether the person is carrying anything that would present neriff's officer may seize and detain a thing found in the search that the ent a danger to a person. Item [2] makes a consequential amendment.	31 32 33 34 35
1.22	Surv	eillaı	nce D	)evice	es Act 2007 No 64	36
[1]	Secti	on 17	Applic	cation	for a surveillance device warrant	37
	Omit	"(b) aı	nd (c)"	from	section 17(5A).	38
[2]	Secti	on 25	Applic	cation	for a retrieval warrant	39
					25(5A).	40
[3]	Secti infori	on 40 matior	Prohil า	bition	on use, communication or publication of protected	41 42
				s of po 40(4A)	olicing within the meaning of the <i>Police Act 1990</i> " after "Police o(b).	43 44

	Items notice or retr Item [3	served ieval w 3] allow	note  I [2] of the proposed amendments extend the information required to be included in a don the Attorney General in relation to an application for a surveillance device warrant rearrant to include the grounds on which the warrant is sought.  It is information obtained from the use of body-worn video by police officers to be used in with the education and training of students of policing.	1 2 3 4 5 6
1.23	Trus	tee A	Act 1925 No 14	7
	Secti	on 10	DA	8
	Insert	after	section 100—	9
10	00A	Limit	ation of liability of beneficiaries in respect of trustees	10
		(1)	The rule of equity known as the rule in <i>Hardoon v Belilios</i> is abolished.	11
		,	<b>Note.</b> The rule is considered to have originated in the decision of the Privy Council in <i>Hardoon v Belilios</i> [1901] AC 118. The NSW Law Reform Commission recommended the abolition of the rule in <i>Report 144 (2018): Laws relating to beneficiaries of trusts</i> . This section gives effect to Recommendation 2.1 of that Report.	12 13 14 15
		(2)	Accordingly, a beneficiary under a trust (whether created before, on or after the commencement day) is not liable to indemnify the trustee or make any other payment to the trustee or any other person for any act, default, obligation or liability of the trustee arising on or after the commencement day unless—	16 17 18 19
			(a) the beneficiary has agreed in writing to be liable, or	20
			(b) subsection (3) applies.	21
		(3)	This section does not prevent a trustee of an investment trust from recovering any amount that a beneficiary under the trust is liable to pay for a right, interest or other entitlement to profits, income or other returns generated by the trust.	22 23 24
		(4)	To avoid doubt, this section does not affect any liability that a beneficiary under a trust may have in a capacity other than as a beneficiary.	25 26
		(5)	In this section—	27
			commencement day means the day on which this section commenced.	28
			<i>investment trust</i> means any trust (however described) created for the purpose of generating profits, income or other returns for its beneficiaries using funds provided by them, and includes a unit trust scheme within the meaning of the <i>Duties Act 1997</i> .	29 30 31 32
		natory		33
	which payme Comm	a trust ents in nission	d amendment abolishes a rule of equity (known as the rule in <i>Hardoon v Belilios</i> ) under the beneficiary could be held liable in certain circumstances to indemnify or make other respect of acts, defaults, obligations or liabilities of the trustee. The NSW Law Reform recommended the abolition of the rule in <i>Report 144 (2018): Laws relating to of trusts</i> .	34 35 36 37 38
1.24	Wea	pons	Prohibition Act 1998 No 127	39
[1]	Secti	on 4 E	Definitions	40
	Insert	in alp	habetical order in section 4(1)—	41
			community correction order has the same meaning as in the Crimes (Sentencing Procedure) Act 1999.	42 43
			conditional release order has the same meaning as in the Crimes (Sentencing Procedure) Act 1999.	44 45

[2]	Section 10	Issuing of permit	1						
	Omit section 10(3)(c). Insert instead—								
		(c) is subject to one of the following in relation to an offence prescribed by the regulations—	3 4						
		(i) a good behaviour bond, whether entered into in New South Wales or elsewhere,	5 6						
		(ii) a community correction order imposed in New South Wales,	7						
		(iii) a conditional release order imposed in New South Wales, or	8						
[3]	Schedule 2	2 Savings and transitional provisions	9						
	Insert at the end of the Schedule, with appropriate Part and clause numbering—								
	Part	Provisions consequent on enactment of Justice Legislation Amendment Act (No 2) 2019	11 12						
	App	lication of eligibility amendments	13						
	(1)	This clause applies to the amendments made to section 10(3) of this Act and clause 5 of the <i>Weapons Prohibition Regulation 2017</i> by the <i>Justice Legislation Amendment Act (No 2) 2019</i> (the <i>eligibility amendments</i> ).	14 15 16						
	(2)	Any permit that would have been validly issued or not issued during the transitional period if the eligibility amendments had been in force at the relevant time is taken to have been validly issued or not issued (as the case requires).	17 18 19 20						
	(3)	Subclause (2) does not affect the validity of any decision made during the transitional period to issue or refuse to issue a permit if the decision would have been valid even without the eligibility amendments.	21 22 23						
	(4)	To avoid doubt, the eligibility amendments extend to an application for a permit made, but not finally determined, before the commencement of this clause.	24 25 26						
	(5)	In this clause—	27						
		<i>transitional period</i> means the period commencing on 24 September 2018 and ending immediately before the day this clause commences.	28 29						
		<b>Note.</b> The <i>Crimes</i> ( <i>Sentencing Procedure</i> ) <i>Amendment</i> ( <i>Sentencing Options</i> ) <i>Act 2017</i> commenced on 24 September 2018. It included transitional provisions that converted good behaviour bonds into community correction orders and conditional release orders.	30 31 32 33						
	Explanatory		34						
	consequence Procedure) / conditional is community of prescribed of subject to a go offence control	the proposed amendments updates a reference to good behaviour bonds as a e of changes to community-based sentencing options made by the <i>Crimes (Sentencing Amendment (Sentencing Options) Act 2017</i> to include community correction orders and release orders. The effect of the amendment is that a person who is subject to a correction order or conditional release order imposed in New South Wales in respect of a offence is not eligible for a weapons permit. Item [2] also makes it clear that a person good behaviour bond entered into outside of New South Wales in respect of a prescribed inues to be ineligible for a weapons permit. Item [1] makes a consequential amendment.	35 36 37 38 39 40 41 42						
	the proposed	ides that certain permits issued between 24 September 2018 and the commencement of d amendments are taken to be valid. A pending application for a permit is to be dealt with nended provisions.	43 44 45						

1.25	Weapons	Prol	hibition Regulation 2017	1			
[1]	Clause 5 Offences that disqualify applicants						
	Insert after clause 5(1)—						
	(1A)	In su	bclause (1)—	4			
	` ,	(a)	a reference to a good behaviour bond includes a reference to a community correction order or a conditional release order, but only if it was imposed in New South Wales, and	5 6 7			
		(b)	a reference to a term of imprisonment (whether or not suspended) includes a reference to an intensive correction order, but only if it was imposed in New South Wales.	8 9 10			
[2]	Clause 5(2)	)		11			
	Insert "in re	spect	of a person subject to a good behaviour bond" after "are prescribed".	12			
[3]	Clause 5(3)	)		13			
	Insert after of		5(2)—	14			
	(3)		ons subject to community correction orders or conditional release	15 16			
		presc	the purposes of section 10(3)(c) of the Act, the following offences are cribed in respect of a person subject to a community correction order or a itional release order—	17 18 19			
		(a)	an offence referred to in subclause (1)(a), (c), (e) or (g)-(k),	20			
		(b)	an offence in respect of a prohibited plant or prohibited drug within the meaning of the <i>Drug Misuse and Trafficking Act 1985</i> , or a prescribed restricted substance within the meaning of the <i>Poisons and Therapeutic Goods Regulation 2008</i> ,	21 22 23 24			
		(c)	an offence involving any of the following—	25			
			(i) the infliction of actual bodily harm on a person,	26			
			(ii) kidnapping or abduction,	27			
			(iii) stalking or intimidation,	28			
		(1)	(iv) fraud, dishonesty or stealing,	29			
	<b>-</b>	(d)	an offence of attempting to commit, threatening to commit or conspiring to commit an offence referred to in paragraph (c)(i)–(iii).	30 31 32			
	Explanatory note  Item [1] of the proposed amendments provides that a reference to a good behaviour bond in clause						
	5(1) of the M order or a c imprisonment correction or been subject imposed in N	Veapor onditio t (whet der. The to a co ew So	ns Prohibition Regulation 2017 includes a reference to a community correction and release order. Item [1] also clarifies that a person subject to a term of their or not suspended) includes a reference to a person subject to an intensive e effect of the amendment is that a person who, within the previous 10 years, has be order or intensive correction order or uth Wales in respect of certain offences is not eligible for a weapons permit.	33 34 35 36 37 38 39			
	or conditiona	I releas	certain offences so that a person who is subject to a community correction order se order imposed in New South Wales for an offence committed in New South e for a weapons permit. Item [2] makes a consequential amendment.	40 41 42			
1.26	Witness I	Prote	ection Act 1995 No 87	43			
	Part 3B			44			
	Insert after	Part 3	A—	45			

Part 3B		Giving evidence by audio visual link	1					
31F	Defin	finitions						
		In this Part—	3					
		audio visual link means facilities (including closed-circuit television) that enable audio and visual communication between persons at different places.	4 5					
		<i>court</i> includes a tribunal, Royal Commission or other commission of inquiry and the person or body holding or conducting a relevant proceeding.	6 7					
	<i>protected witness</i> means a person who is, or has been, a participant in a witness protection program.							
		relevant proceeding means any of the following—	10					
		(a) a proceeding before a court,	11					
		(b) an inquest or inquiry under the Coroners Act 2009,	12					
		(c) a hearing under the Crime Commission Act 2012 or the Special Commissions of Inquiry Act 1983,	13 14					
		(d) an inquiry under the Royal Commissions Act 1923,	15					
		(e) an examination under the Law Enforcement Conduct Commission Act 2016.	16 17					
31G	Prote	ected witness to give evidence by audio visual link	18					
	(1)	A protected witness who gives evidence in a relevant proceeding before a court is entitled to give that evidence by means of audio visual link.	19 20					
	(2)	However, a protected witness is not entitled to give evidence by means of audio visual link if the court orders that the protected witness may not give evidence by means of audio visual link.	21 22 23					
	(3)	The court may make an order under subsection (2) only if the court is satisfied that it is not in the interests of justice for the protected witness to give evidence by means of audio visual link.	24 25 26					
	(4)	Without limiting subsection (3), a court may take into account the safety of the protected witness and the nature of the evidence when deciding whether or not to make an order under subsection (2).	27 28 29					
	(5)	Subsection (1) does not apply unless the necessary audio visual links are available or can reasonably be made available.	30 31					
31H	Proceedings may be moved to allow use of audio visual link							
	(1)	If the court is not equipped with facilities or technology for the giving of evidence by means of audio visual link, or the court otherwise considers it appropriate, the court may adjourn the relevant proceeding or part of the relevant proceeding to a court or place that is equipped with the facilities or technology to enable a protected witness to give evidence by means of audio visual link.	33 34 35 36 37 38					
	(2)	If a protected witness gives evidence by means of audio visual link from a location outside a court—	39 40					
		(a) the location is taken to be part of the court in which the relevant proceeding is being held, and	41 42					
		(b) the court may order that a court officer, or any other person approved by the court, including a police officer, be present at the location.	43 44					

	<b>31</b> I	Use	of audio visual link	1
			An audio visual link used under this Part for the giving of evidence by a protected witness in a relevant proceeding is to be operated in a way that enables the persons who have an interest in the proceeding to see the protected	2 3 4
			witness on a television monitor.	5
	31J	Appl	ication of Evidence (Audio and Audio Visual Links) Act 1998	6
			Sections 5D, 20D and 20E of the Evidence (Audio and Audio Visual Links) Act	7
			1998 apply to a relevant proceeding in which a protected witness gives evidence by means of audio visual link under this Part in the same way as they	8 9
			apply to proceedings before a NSW court in which evidence is given by means	10
			of audio visual link under that Act.	11
	-	natory	<i>r</i> <b>note</b> d amendment provides that a person who is, or who has been, a participant in a witness	12 13
	prote	ction pr	rogram is entitled to give evidence in court proceedings by audio visual link unless the ers it is not in the interests of justice.	14 15
1.27	Wor	kers	Compensation Act 1987 No 70	16
	Sche	dule 6	S Savings, transitional and other provisions	17
	Inser	t after	Part 19L—	18
	Par	t 19I	M Provisions consequent on enactment of Justice	19
			Legislation Amendment Act (No 2) 2019	20
	1	Defir	nition	21
			In this Part—	22
			commencement day means the day on which the amendments made to the 1998 Act by the Justice Legislation Amendment Act (No 2) 2019 commence.	23 24
	2	Appl	ication of Judges' Pensions Act 1953	25
		(1)	The amendments made to the 1998 Act by the <i>Justice Legislation Amendment Act (No 2) 2019</i> extend to a Judge of a court of record appointed as President who died or retired from the office of President before the commencement day.	26 27 28 29
		(2)	However, the amendments do not affect any amount of pension to which the Judge would otherwise be entitled under the <i>Judges' Pensions Act 1953</i> in respect of any period before the commencement day.	30 31 32
	Expla	natory	note	33
			ed amendment makes a transitional provision consequent on the amendment to the njury Management and Workers Compensation Act 1998 in the proposed Act.	34 35
1.28	Wor No 8		ce Injury Management and Workers Compensation Act 1998	36 37
[1]	Sche	dule (	5 Provisions relating to members of Commission	38
	Inser	t after	clause 5(2)—	39
		(3)	This clause is subject to clause 5A.	40
[2]	Sche	dule	5, clause 5A	41
	Inser	t after	clause 5—	42

### 5A Appointment of holder of judicial office as President

(1) This clause applies to a retired or deceased President who, while holding that office, was a Judge of a court of record other than the Supreme Court.

- (2) The *Judges' Pensions Act 1953* applies to the retired or deceased President as if the judicial office held by the person while President was equivalent to the office of Judge of the Supreme Court.
- (3) In the application of the *Judges' Pensions Act 1953* to the retired or deceased President—
  - (a) service by the person as President is taken to be service as a Judge of the Supreme Court, and
  - (b) references to a Judge or judicial office include references to the person in his or her capacity as President and the office of President, and
  - (c) references in that Act to notional judicial salary are, in relation to the person while President, references to the salary payable to a Supreme Court Judge.

### **Explanatory note**

Item [2] of the proposed amendments extends the application of the *Judges' Pensions Act 1953* so that it applies to a Judge of the Land and Environment Court or the District Court who concurrently holds the office of President of the Workers Compensation Commission in the same way as it applies to a Judge of the Supreme Court. The amendment makes the amount of pension to which the judge is entitled on retirement consistent with the amount to which a Judge of the Supreme Court is entitled. (Currently, the amount of salary to which the President is entitled under the *Statutory and Other Offices Remuneration Act 1975* is equivalent to the salary of a Judge of the Supreme Court.) However, if the judge continues to hold office as a judge of that lower court after retiring as President, the pension entitlements will instead be calculated by reference to the judicial salary payable to the judge at the time of retirement from that judicial office. Item [1] makes a consequential amendment.