

New South Wales

Child Protection (Offenders Registration) Amendment Bill 2024

Explanatory note

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

Overview of Bill

The object of this Bill is to make miscellaneous amendments to the *Child Protection (Offenders Registration) Act 2000 (the Act)* following a review of the Act, including in relation to the following—

- (a) the offences under New South Wales and Commonwealth legislation that, if committed by a person, make the person a registrable person with reporting obligations under the Act (registrable offences),
- (b) the requirement for a court to make an order that a person is a registrable person when sentencing the person for a registrable offence in certain circumstances (a *registrable person order*),
- (c) the reporting obligations for registrable persons, including the period during which the obligations apply and the information that must be reported,
- (d) the application of the Act to a person in New South Wales who may be a registrable person in another Australian jurisdiction or another country.

The Bill also makes a consequential amendment to the Crimes (Sentencing Procedure) Act 1999.

Outline of provisions

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

Clause 2 provides for the commencement of the proposed Act.

Schedule 1 Amendment of Child Protection (Offenders Registration) Act 2000 No 42

Registrable offences

Schedule 1[5] inserts proposed sections 2D–2I. Proposed section 2D sets out the offences that are Class 1 and Class 2 offences, which are registrable offences for the purposes of the Act. **Schedule 1[59]** inserts proposed Schedules 1A and 1B, which specify certain criminal offences that are Class 1 and Class 2 offences. Proposed sections 2E and 2F provide for when similar offences and offences arising from the same incident may be treated as a single offence.

Schedule 1[14] and [15] make consequential amendments.

Registrable person orders and child protection registration orders

Schedule 1[12] inserts proposed Part 2A, Division 1, which contains the following provisions—

- (a) proposed section 3C that requires a court that sentences a person for a registrable offence to make a registrable person order in certain circumstances,
- (b) proposed section 3CA that provides for the effect on a registrable person order of an appeal against the conviction or sentence for the registrable offence.

Schedule 1[9]–[11] make consequential amendments.

Schedule 1[17] inserts general provisions that apply to both the proposed registrable person orders and the existing child protection registration orders, including the following—

- (a) proposed section 3I that sets out how a reporting period must be calculated,
- (b) proposed section 3J that—
 - (i) requires the court to give a copy of a registrable person order or child protection registration order to the person, the Commissioner of Police and the supervising authority for the registrable person, and
 - (ii) requires the court to give the person a written notice and verbal explanation of the person's reporting obligations, and
 - (iii) allows regulations to be made about the arrangements for persons who are not physically present in court when a registrable person order or child protection registration order is made,
- (c) proposed section 3K that provides that a person in relation to whom an registrable person order or child protection registration order is made and who has been given a copy of the order and the required written notice is taken to know the following—
 - (i) the person is a registrable person,
 - (ii) the person's reporting period,
 - (iii) the person's reporting obligations.

Schedule 1[19] omits provisions no longer required because of proposed section 3J.

Schedule 1[16] requires a child protection registration order to specify the reporting period for the registrable person. **Schedule 1[13]** makes a consequential amendment.

Schedule 1[20], [24], [30], [38] and [41]-[45] make consequential amendments in relation to reporting periods.

Reporting obligations

Schedule 1[59] inserts proposed Schedule 1C, which sets out the information (*relevant personal information*) a registrable person must give the Commissioner of Police in a report (a *personal information report*).

Schedule 1[25]–[29], [31] and [32] set out the circumstances when a registrable person with reporting obligations must give a personal information report to the Commissioner of Police. Schedule 1[33] inserts provisions about reporting requirements, including the following—

(a) proposed section 10 that requires a registrable person to give the Commissioner of Police a personal information report each year,

- (b) proposed section 10A that requires a registrable person to report changes in the person's relevant personal information to the Commissioner of Police,
- (c) proposed section 11 that requires a registrable person to report contact with children to the Commissioner of Police.

Schedule 1[48] and [56] make consequential amendments.

Schedule 1[21] and [23] set out when the Commissioner of Police may give a registrable person written notice of a person's reporting obligations and the consequences of failing to comply with the person's reporting obligations.

Schedule 1[46] and [47] make consequential amendments in relation to how reporting periods for registrable persons are extended.

Corresponding registrable persons

Schedule 1[18] inserts proposed Part 2B, which sets out the following—

- (a) when a person is a corresponding registrable person,
- (b) the reporting requirements for a corresponding registrable person,
- (c) the notice required to be given to a corresponding registrable person by the Commissioner of Police.

Schedule 1[8], [22], [50] and [53]-[55] make consequential amendments.

Other amendments

Schedule 1[1] makes consequential amendments to definitions used in the Act.

Schedule 1[5] inserts the following provisions relating to definitions and interpretation—

- (a) proposed section 2G that inserts a definition of *forensic custody*, which is a type of government custody,
- (b) proposed section 2H that inserts a definition of a *relevant vehicle or other transport* for a person, which is required because information about a registrable person's relevant vehicle or other transport is relevant personal information that must be reported,
- (c) proposed section 2I that provides that a person who travels to Norfolk Island travels outside of New South Wales.

Schedule 1[6] amends the definition of *registrable person*.

Schedule 1[37] provides that a registrable person may apply to the Commissioner of Police for approval under the *Criminal Code* of the Commonwealth to travel outside Australia.

Schedule 1[39] and [40] provide that appeals against certain decisions made by the Commissioner of Police in relation to a registrable person who is or has been a participant in a witness protection program under the *Witness Protection Act 1995* must be heard by the Law Enforcement Conduct Commission instead of the Ombudsman, as is currently the case.

Schedule 1[49] updates the requirements for the Civil and Administrative Tribunal to notify the Children's Guardian and the Commissioner of Police about the making of an application to suspend a registrable person's reporting obligations. The amendment also provides that the Commissioner of Police is a party to proceedings and is entitled to make submissions, in addition to the Children's Guardian.

Schedule 1[51] updates an existing power of police officers to enter and inspect a registrable person's residential premises.

Schedule 1[52] updates the defence available to a registrable person for the offence of failing to comply with the person's reporting obligations.

Schedule 1[58] inserts the following provisions—

- (a) proposed section 23 that requires the administration of the Child Protection Register to be audited at least every 2 years,
- (b) proposed section 24 that provides for administrative review by the Civil and Administrative Tribunal of certain decisions under the Act,
- (c) proposed section 25 that requires the Minister for Police and Counter-terrorism to conduct a review of the amendments within 2 years.

Schedule 1[2]-[4], [7], [34]-[36] and [57] make other minor, miscellaneous and consequential amendments.

Schedule 1[60] inserts savings and transitional provisions consequent on the enactment of the proposed Act.

Schedule 2 Amendment of Crimes (Sentencing Procedure) Act 1999 No 92

Schedule 2 makes a consequential amendment to the Crimes (Sentencing Procedure) Act 1999.



New South Wales

Child Protection (Offenders Registration) Amendment Bill 2024

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This PUBLIC BILL, originated in the LEGISLATIVE ASSEMBLY and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Clerk of the Legislative Assembly

Legislative Assembly



New South Wales

Child Protection (Offenders Registration) Amendment Bill 2024

No , 2024

A Bill for

An Act to make miscellaneous amendments to the *Child Protection (Offenders Registration) Act 2000* following a review of the Act; and for other purposes.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with/without amendment.

Clerk of the Parliaments

Legislative Council

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Child Protection (Offenders Registration) Amendment Act 2024.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5

Sch	nedule 1		Amendment of Child Protection (Offenders Registration) Act 2000 No 42	1 2
[1]	Section 3 E	efinit	tions	3
	Class 1 offe	ence, (definitions of child abuse material, child protection registration order, Class 2 offence, corresponding registrable person, government custody, evant personal information, reporting obligations and reporting period.	4 5 6
	Insert in alp	habet	ical order—	7
			iage service has the same meaning as in the <i>Telecommunications Act 1997</i> e Commonwealth.	8 9
			<i>I protection registration order</i> means an order made under Part 2A, sion 2.	10 11
		Class	s 1 offence—see section 2D(1).	12
		Class	s 2 offence—see section 2D(2).	13
			esponding registrable person—see section 3L(1).	14
		-	nsic custody—see section 2G(1).	15
		gove	rnment custody means the following—	16
		(a)	custody as an inmate or detainee,	17
		(b)	forensic custody,	18
		(c)	custody under a law of a foreign jurisdiction in the nature of custody referred to in paragraph (a) or (b).	19 20
			<i>onal information report</i> , for a registrable person, means a report that ides all relevant personal information.	21 22
		regis	strable person order—see section 3C(1).	23
		relev	vant personal information means—	24
		(a)	the information specified in Schedule 1C, and	25
		(b)	other information prescribed by the regulations.	26
		relev	vant vehicle or other transport—see section 2H.	27
			rting obligations, in relation to a registrable person, means the obligations osed on the person under this Act.	28 29
			rting period, in relation to a registrable person, means the period during the the person must comply with the person's reporting obligations that	30 31 32
		(a)	specified in a registrable person order or child protection registration order, or	33 34
		(b)	determined in accordance with Part 3, Division 6.	35
			<i>dential premises</i> , of a registrable person, means premises at which the on resides for 7 days or more, whether or not consecutively, in a 12-month od.	36 37 38
[2]	Section 3(3	3)		39
- -	Omit the su	•	on.	40
[3]	Section 2B			41
	Renumber s	section	1 3, as amended by Schedule 1[1] and [2], as section 2B.	42

[4]	Sect	ion 2C		1			
	Renu	ımber s	section 3AA as section 2C.	2			
[5]	Sect	ions 2	PD-2I	3			
	Inser	t after	section 2C, as renumbered by Schedule 1[4]—	4			
	2D	D Class 1 offences and Class 2 offences					
		(1)	In this Act, a <i>Class 1 offence</i> means the following—	5 6			
		()	(a) murder, if the person murdered was a child,	7			
			(b) an offence specified in Schedule 1A,	8			
			(c) an offence under a law of a foreign jurisdiction that—	9			
			(i) if committed in New South Wales, would be an offence of a kind specified in this subsection, or	10 11			
			(ii) is prescribed by the regulations as a Class 1 offence,	12			
			(d) an offence of attempting, or of conspiracy or incitement, to commit an offence of a kind specified in this subsection,	13 14			
			(e) an offence that, when it was committed, was a Class 1 offence,	15			
			(f) an offence committed before 8 December 2000 that was an offence of a kind specified in this subsection.	16 17			
		(2)	In this Act, a <i>Class 2 offence</i> means the following—	18			
			(a) manslaughter, other than manslaughter as a result of a motor vehicle accident, if the person killed was a child,	19 20			
			(b) an offence specified in Schedule 1B,	21			
			(c) an offence under a law of a foreign jurisdiction that—	22			
			(i) if committed in New South Wales, would be an offence of a kind specified in this subsection, or	23 24			
			(ii) is prescribed by the regulations as a Class 2 offence,	25			
			(d) an offence of attempting, or of conspiracy or incitement, to commit an offence of a kind specified in this subsection,	26 27			
			(e) an offence that, when it was committed, was a Class 2 offence,	28			
			(f) an offence committed before 8 December 2000 that was an offence of a kind specified in this subsection.	29 30			
	2E	Cour	rt may treat offences as single offence	31			
		(1)	A court may, for the purposes of this Act, treat 2 or more offences as a single offence if satisfied it is appropriate treat the offences as a single offence.	32 33			
		(2)	Matters that may be relevant to a decision to treat offences as a single offence include the following—	34 35			
			(a) whether the offences are of the same kind,	36			
			(b) whether the offences were committed against the same person,	37			
			(c) whether the offences were committed at the same time or close together in time,	38 39			
			(d) other matters prescribed by the regulations.	40			
			Note— Offences of the same kind that are committed against the same person in the same 24-hour period are offences that may be treated as a single offence.	41 42			

	(3)		single offence must be treated as a Class 1 offence if at least 1 of the nees comprising the single offence is a Class 1 offence.	1 2
	(4)	The	single offence must be treated as a Class 2 offence if—	3
		(a)	at least 1 of the offences comprising the single offence is a Class 2 offence, and	4 5
		(b)	none of the offences is a Class 1 offence.	6
2F	Offe	nces a	arising from same incident to be treated as single offence	7
	(1)	or mincid	erson, other than a court, who is calculating a reporting period must treat 2 more offences as a single offence if the offences arise from the same dent. **nple*— the Commissioner of Police calculating a reporting period for a seponding registrable person*	8 9 10 11 12
	(2)		single offence must be treated as a Class 1 offence if at least 1 of the nees comprising the single offence is a Class 1 offence.	13 14
	(3)	The	single offence must be treated as a Class 2 offence if—	15
		(a)	at least 1 of the offences comprising the single offence is a Class 2 offence, and	16 17
		(b)	none of the offences is a Class 1 offence.	18
	(4)	For t	this section, offences arise from the same incident if—	19
		(a)	each of the offences is committed within 24 hours of one or more of the other offences, and	20 21
		(b)	for offences committed against a person—the offences are committed against the same person.	22 23
2G	Fore	nsic c	custody	24
	(1)	In th	is Act, a person is in <i>forensic custody</i> if the person is—	25
		(a)	subject to—	26
			(i) an order under the <i>Mental Health and Cognitive Impairment Forensic Provisions Act 2020</i> , section 33(1), 61(2) or 65(2) that, as originally made, requires the person to be kept in strict government custody, or	27 28 29 30
			(ii) an order prescribed by the regulations, or	31
		(b)	involuntarily detained in a mental health facility in circumstances prescribed by the regulations.	32 33
	(2)	The	regulations may make provision about—	34
		(a)	the circumstances in which a person in forensic custody is taken not to be in government custody, and	35 36
		(b)	the identification of the supervising authority for persons in forensic custody who are not detained in a mental health facility.	37 38
2H	Rele	vant v	vehicles or other transport	39
	(1)	follo	his Act, a <i>relevant vehicle or other transport</i> , for a person, means the owing if owned by the person or used by the person for 7 days or more in month period, whether or not consecutively—	40 41 42
		(a)	a motor vehicle within the meaning of the Road Transport Act 2013,	43
		(b)	a caravan or trailer,	44

		(c) a vessel or aircraft required to be registered under a law of New South Wales or another Australian jurisdiction.	1 2
	(2)	In this section—	3
		owned includes leased and hired.	4
		vessel has the same meaning as in the Marine Safety Act 1998.	5
	2I Trav	rel to Norfolk Island is travel outside New South Wales	6
		For this Act, if a person travels to Norfolk Island, the person travels outside New South Wales.	7 8
[6]	Section 3A	A Registrable persons	9
	Omit section	on 3A(1). Insert instead—	10
	(1)	In this Act, each of the following is a registrable person—	11
		(a) a person subject to a registrable person order,	12
		(b) a person subject to a child protection registration order,	13
		(c) a corresponding registrable person,	14
		(d) a person who has been found guilty by a court of an offence specified in section 2D(1)(c) or (2)(c),	15 16
		(e) a person who was a registrable person immediately before the commencement of this subsection, as substituted by the <i>Child Protection (Offenders Registration) Amendment Act 2024</i> .	17 18 19
[7]	Section 3A	A(2)(c) and (5)	20
	Omit the pr	rovisions.	21
[8]	Section 3A	A(4)	22
		hild protection registration order".	23
	Insert insteregistration	ead ", child protection registration order or corresponding child protection order".	24 25
[9]	Section 3B	3 Circumstances in which person ceases to be registrable person	26
	Insert "regi	istrable person order or" after "subject to a" in section 3B(c).	27
[10]	Section 30	Discretion to treat child offender as non-registrable	28
	Omit the se	ection.	29
[11]	Part 2A		30
	Omit the he	eading. Insert instead—	31
	Part 2A	Registrable person orders and child protection registration orders	32 33
[12]	Part 2A, Di	ivision 1	34
	Insert befor	re section 3D—	35

Division 1 Registrable person orders			Registrable person orders	1
3C	Regis	strable	e person orders by sentencing court	2
	(1)	must	art (the <i>sentencing court</i>) that sentences a person for a registrable offence make an order (a <i>registrable person order</i>) that the person is a registrable on if—	3 4 5
		(a)	for a person who was an adult when the registrable offence was committed—the sentencing court imposes a sentence for the registrable offence, other than a no conviction order, or	6 7 8
		(b)	for a person who was a child when the registrable offence was committed—	9 10
			(i) the sentencing court imposes a sentence for the registrable offence, other than a no conviction order, and	11 12
			(ii) the prosecution requests the registrable person order be made, and	13 14
			(iii) the sentencing court is satisfied the registrable person order is necessary because the person poses a risk to the lives or sexual safety of one or more children or of children generally.	15 16 17
		to be	 The Crimes (Sentencing Procedure) Act 1999, section 43 allows proceedings reopened if the sentencing court makes an incorrect registrable person order or make a registrable person order. 	18 19 20
	(2)		erson is sentenced for more than 1 registrable offence, only 1 registrable on order must be made for all the offences.	21 22
	(3)		registrable person order must specify the reporting period calculated in dance with section 3I.	23 24
	(4)	In thi	s section—	25
			means a person who is not a child.	26
			pnviction order means an order under—	27
		(a)	the Crimes (Sentencing Procedure) Act 1999, section 10, or	28
		(b)	the Children (Criminal Proceedings) Act 1987, section 33(1)(a).	29
3CA	Effec	t of ap	ppeals on registrable person orders	30
	(1)		gistrable person order is not part of the sentence imposed for the trable offence that gave rise to the order.	31 32
	(2)	offen	appeal is made against the conviction or sentence for a registrable ce, the registrable person order imposed for the offence is not stayed and nues in force, subject to subsection (3).	33 34 35
	(3)		urt (the <i>appeal court</i>) that determines an appeal against a registrable on's conviction or sentence for a registrable offence may—	36 37
		(a)	if a registrable person order would not be required to be made under this Act if the decision of the appeal court were the original decision of the sentencing court—revoke the registrable person order, or	38 39 40
		(b)	if a different reporting period would be required to be specified in the registrable person order if the decision of the appeal court were the original decision of the sentencing court—amend the registrable person order or the reporting period specified in the order in accordance with section 3I.	41 42 43 44 45
	(4)	In thi	s section—	46
		sente	ncing court has the same meaning as in section 3C.	47

	Divi	sion	2	Chil	d protection registration orders	1	
[13]	Sect	ions 3	D(6), 3	3E(4), 3	BF(3) and 3G(4)	2	
	Omit	"Divi	sion 6	of Part	3" wherever occurring.	3	
	Inser	t inste	ad "cal	lculatin	g the person's reporting period under this Act".	4	
[14]	Sect	ion 3F	Orde	rs mad	le in relation to foreign offences and old offences	5	
	offen	<i>ice</i> in s	section	3(1), 0	ed to in paragraph (a), (a2) or (c1) of the definition of <i>Class 2</i> of which the person was found guilty before the commencement of tion 3F(1)(c).	6 7 8	
	Inser	t inste	ad "a r	elevant	t Class 2 offence".	9	
[15]	Sect	ion 3F	(7)			10	
	Inser	t after	section	n 3F(6)		11	
		(7)	In th	is section	on—	12	
		()	relev	ant Cla	ass 2 offence, in relation to a person, means an offence—	13	
			(a)	referr	red to in—	14	
				(i)	section 2D(2)(a), or	15	
				(ii)	Schedule 1B, Part 1, item 1 or 21, and	16	
			(b)	of wh	nich the person was found guilty before 24 October 2014.	17	
[16]	Sect	ion 3H	l			18	
	Insert after section 3G—						
	3H Child protection registration order must specify reporting period						
					tection registration order made in relation to a person must specify g period for the person calculated in accordance with section 3I.	21 22	
[17]	Part	2A, Di	vision	3		23	
	Insert after section 3H, as inserted by Schedule 1[16]—						
	Divi	sion	3	Gen	eral provisions	25	
	31	Calc	ulatio	n of re	porting period specified in orders	26	
			The	reportii	ng period for a registrable person subject to a registrable person ld protection registration order is—	27 28	
			(a)	8 yea	rs, if the person has only ever been found guilty of a single Class ence, or	29 30	
			(b)	15 ye	ears, if the person—	31	
				(i)	has only ever been found guilty of a single Class 1 offence, or	32	
				(ii)	has ever been found guilty of more than a single registrable offence, but is not covered by paragraph (c), or	33 34	
			(c)	relation	emainder of the person's life, if the person is a registrable person in on to—	35 36	
				(i)	a Class 1 offence and the person subsequently commits and is found guilty of another registrable offence, or	37 38	
				(ii)	a Class 2 offence and the person subsequently commits and is found guilty of a Class 1 offence, or	39 40	

	(iii) a Class 2 offence and the person subsequently commits and is found guilty of another Class 2 offence and has ever been found guilty of 3 or more Class 2 offences.	1 2 3
(2)	If the registrable person was a child when each registrable offence was committed, the reporting period for the registrable person order or child protection registration order is—	4 5 6
	(a) half the period that would otherwise apply under subsection (1)(a) or (b), or	7 8
	(b) 7 and a half years, if subsection (1)(c) would otherwise apply.	9
(3)	If section 14C applies in relation to the registrable person, the reporting period must be extended in accordance with that section.	10 11
(4)	Subsection (1)(c) or (2)(b) does not apply if the registrable person was not given notice of the person's reporting obligations under this Act or a corresponding Act before the person committed the subsequent offence.	12 13 14
(5)	A reference in subsection (1) or (2) to an offence extends to an offence committed before the commencement of the subsection.	15 16
Notic	ce requirements	17
(1)	This section applies to a court that makes a registrable person order or child protection registration order in relation to a person.	18 19
(2)	When the order is made, the court must—	20
	(a) arrange for the following to be given to the person, including if the person is not physically present in the court—	21 22
	(i) a copy of the order,	23
	(ii) written notice of—	24
	 (A) the person's reporting obligations, and (B) the consequences of failing to comply with the person's reporting obligations, and 	25 26 27
	(b) ensure all reasonable steps are taken to verbally explain the matters specified in subparagraph (a)(ii) to the person in language the person is able to readily understand.	28 29 30
(3)	The notice referred to in subsection (2)(a)(ii) must comply with the requirements of the regulations in relation to the form of the notice.	31 32
(4)	The court may require the person to remain in court until subsection (2) has been complied with.	33 34
(5)	A registrable person order or child protection registration order is not invalidated by a failure to comply with subsection (2)(b).	35 36
(6)	The regulations may make provision about the arrangements for giving the person a copy of the order or written notice under subsection (2)(a) if the person is not physically present in the court when the order is made. Example— a person attending court by audio visual link	37 38 39 40
(7)	As soon as practicable after the order is made, the court must give a copy of the order to—	41 42
	(a) the Commissioner of Police, and	43

(b)

the supervising authority for the person.

44

3J

	3K	Regi	strabl	e perso	ns taken to know certain matters	1
		(1)	This	section	applies to a person if—	2
			(a)		trable person order or child protection registration order is made tion to the person, and	3 4
			(b)		rson has been given a copy of the order and the written notice ed under section $3J(2)(a)$.	5 6
		(2)	The	person is	s taken to know the following—	7
			(a)	the per	rson is a registrable person,	8
			(b)	the per	rson's reporting period,	9
			(c)	the per	rson's reporting obligations.	10
[18]	Part	2B				11
-	Inse	t after	Part 2	A—		12
	Pai	t 2B	Co	rrespo	onding registrable persons	13
	3L	Corre	espon	iding re	gistrable persons	14
		(1)	In th	is Act, a	corresponding registrable person means—	15
			(a)		on who—	16
			. ,	-	has at any time been—	17
					(A) in a foreign jurisdiction, and	18
					(B) required, other than because the person is a registrable	19
					person in New South Wales, to report to the corresponding registrar in that jurisdiction, and	20 21
					would, if still in that jurisdiction, be required, other than because the person is a registrable person in New South Wales, to report to the corresponding registrar, or	22 23 24
			(b)	a perso	on who—	25
					has been found guilty in a foreign jurisdiction of a Class 1 offence or a Class 2 offence, and	26 27
					has been required, as a consequence of having been found guilty of the offence, to report in that jurisdiction information about the person to a person or body exercising functions substantially similar to the functions of the Commissioner of Police under this Act, and	28 29 30 31 32
					would, if still in that jurisdiction, be required to report the person's information.	33 34
		(2)	subs	ection (1	e regulations, a person is a corresponding registrable person under) even if the offence in relation to which the person is required to foreign jurisdiction is not a registrable offence under this Act.	35 36 37
		(3)			ons may exclude a person or class of persons from being a g registrable person.	38 39
	3M	Corre	espon	iding re	gistrable persons to report to Commissioner of Police	40
		(1)	if the	e person	applies to a corresponding registrable person in New South Wales has not given a personal information report to the Commissioner hin the previous 12 months.	41 42 43

(2)		corresponding registrable person must give the Commissioner of Police a rt that includes the following—	1 2
	(a)	the person's name and contact details,	3
	(b)	the foreign jurisdictions in which the person would be required to report to a corresponding registrar if the person were in that jurisdiction,	4 5
	(c)	the reason for the person's visit to New South Wales,	6
	(d)	the amount of time the person is proposing to stay in New South Wales,	7
	(e)	where the person will be staying in New South Wales,	8
	(f)	where the person will be travelling to in New South Wales,	9
	(g)	details of carriage services, including phone numbers, used, or intended to be used, by the person during the visit,	10 11
	(h)	details of expected contact with children during the visit,	12
	(i)	the make, model, colour and registration number of all relevant vehicles or other transport to be used by the person during the visit,	13 14
	(j)	information prescribed by the regulations.	15
	Provi	— Failing to give a report under this section is an offence under section 17. iding false or misleading information in a report under this section is an offence or section 18.	16 17 18
(3)	The	report must be given—	19
	(a)	within 5 days after the corresponding registrable person arrives in New South Wales, not counting days when the corresponding registrable person is in government custody, and	20 21 22
	(b)	before the person leaves New South Wales.	23
(4)	This	section does not apply to—	24
	(a)	a person who—	25
	()	(i) resides outside of New South Wales in an area prescribed by the regulations, and	26 27
		(ii) does not stay in New South Wales for more than 24 hours, or	28
	(b)	a person prescribed by the regulations.	29
Noti	ce to d	corresponding registrable person of reporting obligations	30
(1)	This	section applies to a person (a <i>relevant person</i>) who—	31
	(a)	the Commissioner of Police reasonably suspects has become a corresponding registrable person while in New South Wales, or	32 33
	(b)	is a corresponding registrable person who has not previously been given notice of the person's reporting obligations in New South Wales and who—	34 35 36
		(i) notifies the Commissioner of Police that the person proposes to stay in New South Wales for longer than the prescribed period, or	37 38
		(ii) the Commissioner of Police reasonably suspects proposes to stay in New South Wales for longer than the prescribed period.	39 40
(2)	The give	Commissioner of Police must cause written notice of the following to be n to the relevant person—	41 42
	(a)	the person's reporting obligations, including the person's reporting period,	43 44
	(b)	the consequences of failing to comply with the person's reporting obligations.	45 46

3N

		(3)		notice must be given as soon as practicable after the Commissioner of the becomes aware the person is a relevant person.	1 2
		(4)	The 1	regulations may prescribe—	3
			(a)	the form of the notice, and	4
			(b)	the way in which the notice must be given.	5
		(5)	A rel	levant person must comply with the person's reporting obligations under Act until the later of—	6 7
			(a)	the expiry of the person's reporting period in relation to all corresponding registrars to whom the person has reporting obligations, or	8 9 10
			(b)	the expiry of the reporting period that would have applied to the person under this Act if the person had been sentenced by a court in New South Wales.	11 12 13
		(6)	This perso	section does not apply to a corresponding registrable person if the on—	14 15
			(a)	is a resident of New South Wales, and	16
			(b)	has given a personal information report to the Commissioner of Police within the previous 12 months.	17 18
		(7)	In th	is section—	19
			perio	cribed period, in relation to a corresponding registrable person, means a od of 14 days, not counting days when the corresponding registrable on is in government custody.	20 21 22
[19]	Secti	ons 4	and 4	JA	23
	Omit	the se	ections		24
[20]				s to be given when registrable person commences supervised istrable offence	25 26
	Inser	t after	section	n 5(1)(a)—	27
			(a1)	the person's reporting period, and	28
[21]	Secti	on 7 I	Notice	s may be given by Commissioner of Police	29
	Omit	section	n 7(1)	. Insert instead—	30
		(1)		Commissioner of Police may, at any time, cause written notice of the wing to be given to a registrable person—	31 32
			(a)	the person's reporting obligations,	33
			(b)	the consequences of failing to comply with the person's reporting obligations.	34 35
[22]	Secti	on 7A	١		36
	Omit	the se	ction.	Insert instead—	37
	7A	Noti	ces to	be given to registrable persons who enter New South Wales	38
		(1)	- TD1 •	section applies to a registrable person who enters New South Wales if the	39

	(2)	perso	Commissioner of Police must, as soon as practicable after the registrable on becomes a person to whom this section applies, cause written notice of following to be given to the registrable person—	1 2 3
		(a)	the person's reporting obligations,	4
		(b)	the consequences of failing to comply with the person's reporting obligations.	5 6
	(3)		regulations may make provision about the form and way in which written ce must be given under subsection (2).	7 8
[23]	Section 7E	8 Notic	ce to be given when reporting obligations change	9
	Omit section	on 7B(2). Insert instead—	10
	(2)		Commissioner of Police must cause written notice of the following to be n to the registrable person—	11 12
		(a)	the person's reporting obligations,	13
		(b)	the consequences of failing to comply with the person's reporting obligations.	14 15
	(2A)	Noti	ce under this section must be given—	16
		(a)	as soon as practicable after the change in the registrable person's reporting obligations occurs, and	17 18
		(b)	before the person is required to make the person's next report under this Act.	19 20
[24]	Section 9 l	Releva	ant personal information to be reported	21
	Omit the se	ection.		22
[25]	Sections 9	A(1) a	and (2) and 9B(1), (3) and (5)	23
	Omit "repo wherever o		person's relevant personal information to the Commissioner of Police" ng.	24 25
	Insert inste person".	ad "gi	ive the Commissioner of Police a personal information report about the	26 27
[26]	Section 9A	Whe	n initial report must be made	28
	Omit "7 da	ys" wł	herever occurring in section 9A(1), Table, Column 2.	29
	Insert inste	ad "5 o	days".	30
[27]	Section 9A	\(1), Ta	able, Column 1	31
	Omit "repo	rt his o	or her relevant personal information to the Commissioner of Police".	32
	Insert inste person".	ad "gi	ive the Commissioner of Police a personal information report about the	33 34
[28]	Section 9A	(3)		35
	Insert after	sectio	n 9A(2)—	36
	(3)		orresponding registrable person is not required to give the Commissioner olice a personal information report if the person—	37 38
		(a)	does not remain in New South Wales for longer than 14 days, and	39
		(b)	gives the Commissioner of Police a report under section 3M, and	40 41

			(c)	is not given written notice by the Commissioner of Police under section 3N.	1
[29]	Secti repo	ion 9B rting c	Wher obligat	n new initial report must be made by person whose previous tions have ceased	3
				(1), (2) or (3) to report relevant personal information to the Commissioner e person must report that information" from section 9B(4).	5
				ubsection (1) or (3) to give the Commissioner of Police a personal t about the person, the person must give the report".	7
[30]	Sect	ion 9B	(5)		ξ
	Omit	"subs	ections	s (1)–(3)". Insert instead "subsections (1) and (3)".	10
[31]	Sect	ion 9C	Perso	ons required to report under corresponding Act	11
	Omit	"7 da	ys" fro	om section 9C(2). Insert instead "5 days".	12
[32]	Sect	ion 9C	(4)(d)	and (e)	13
				4)(d). Insert instead—	14
			(d)	gives the Commissioner of Police a personal information report in accordance with section 9A, or	15 16
			(e)	gives the Commissioner of Police a report in accordance with section 3M.	17 18
[33]	Sect	ions 1	0–11		19
	Omit	sectio	ns 10	and 11. Insert instead—	20
	10	Regi	strabl	e person must report annually	21
		(1)	infor	egistrable person must give the Commissioner of Police a personal mation report about the person each year during the reporting month for erson.	22 23 24
		(2)	durin	personal information report must be given under this section each year ag the reporting month, regardless of whether the person has given another tunder this Act.	25 26 27
		(3)	gave section	the Commissioner of Police a personal information report under this on, the report must include details of when and where the government ody occurred.	28 29 30 31
		(4)	In th	is section—	32
			repo	rting month, for a registrable person, means—	33
			(a)	the calendar month in which the person first gave the Commissioner of Police a personal information report under this Act, or	34 35
			(b)	if the registrable person's reporting period expires, but the person is then required to give the Commissioner a personal information report under section 9A—the calendar month in which the person first gave the Commissioner of Police a personal information report for the current reporting period.	36 37 38 39 40

10A	Regi	strabl	e person must report changes in relevant personal information	1
	(1)	notif	ng a registrable person's reporting period, the registrable person must by the Commissioner of Police of a change in the registrable person's cant personal information—	2 3 4
		(a)	if the change occurs when the registrable person is in New South Wales and not in government custody—	5 6
			(i) for information referred to in Schedule 1C, clause 9—within 24 hours after the change occurs, or	7 8
			(ii) otherwise—within 5 days after the change occurs, or	9
		(b)	if the change occurs when the registrable person is in government custody in New South Wales—within 5 days after the registrable person ceases to be in government custody, or	10 11 12
		(c)	if the change occurs when the registrable person is not in New South Wales—within 5 days after the registrable person enters New South Wales.	13 14 15
	(2)	relev	nange in a registrable person's relevant personal information includes if want personal information previously included in a personal information rt no longer applies to the registrable person.	16 17 18
	(3)		avoid doubt, a change in a registrable person's relevant personal rmation includes the following—	19 20
		(a)	starting or ceasing to reside at particular premises,	21
		(b)	starting or ceasing work,	22
		(c)	acquiring or disposing of a relevant vehicle or other transport,	23
		(d)	starting or ceasing to use a telephone number, carriage service or internet service provider,	24 25
		(e)	a child starting or ceasing to reside with the registrable person.	26
11	Con	tact wi	ith children must be reported	27
	(1)		section applies if a registrable person has contact with a child that lves the registrable person—	28 29
		(a)	supervising or caring for the child, or	30
		(b)	visiting or staying at a household where the child is present, or	31
		(c)	exchanging contact details with the child, including giving the person's contact details to the child, or	32 33
		(d)	attempting to befriend the child, or	34
		(e)	attempting to establish contact or further contact with the child.	35
	(2)	regis	in 24 hours after the registrable person has the contact with the child, the trable person must give the Commissioner of Police a report that includes ollowing information, to the extent it is known by the registrable person—	36 37 38
		(a)	the child's name,	39
		(b)	the child's date of birth,	40
		(c)	the child's address or other means of contacting the child.	41
	(3)		gistrable person is not required to give the Commissioner of Police a rt under this section if—	42 43
		(a)	the child resides with the registrable person, and	44

			(b)	the registrable person has previously reported to the Commissioner of Police that the child resides with the registrable person. — See Schedule 1C, clause 9(2) for the circumstances in which a child is taken	1 2 3
			to res	side with a person.	4
		(4)	In th	is section—	5
			cont	act or further contact, with a child, includes the following—	6
			(a)	physical contact with the child, including by touching the child or being in very close physical proximity to the child,	7 8
			(b)	oral communication with the child, including communication taking place in person or by telephone or electronic means,	9 10
			(c)	written communication with the child, including communication taking place by mail, telephone or electronic means.	11 12
[34]	Secti	on 11	D Rep	port of other absences from New South Wales	13
	Omit	"mon	th" fro	om section 11D(1). Insert instead "calendar month".	14
[35]	Secti	on 11	F Inte	nded change of place where registrable person generally resides	15
				(1) (b)" from section 11F(1), note. Insert instead "section 10A".	16
[36]	Secti	on 11	F(4)		17
[00]			. ,	". Insert instead "section 10A".	18
[37]		on 11			19
[0,]				n 11F—	20
	11G			of travel outside Australia	21
		(1)	unde	gistrable person may apply to the Commissioner of Police for approval er the <i>Criminal Code</i> of the Commonwealth, section 271A.1(3) to travel ide Australia.	22 23 24
		(2)	An a Polic	application must be made in the way determined by the Commissioner of ce.	25 26
		(3)	The	Commissioner of Police may determine an application by—	27
			(a)	granting the application and giving written approval, or	28
			(b)	refusing the application.	29
		(4)	give	e Commissioner of Police refuses an application, the Commissioner must the registrable person written notice of the refusal, including the reasons he refusal.	30 31 32
[38]	Secti	on 12	A Hov	v reports to be made	33
	Omit	sectio	n 12A	L(1)(a) and (b). Insert instead—	34
			(a)	an initial personal information report required by Division 2,	35
			(b)	an annual personal information report required by section 10,	36
[39]	Secti	ion 13	Modi	fied reporting procedures for protected witnesses	37
	Omit	"Omb	oudsm	an" wherever occurring in section 13(8) and (10)(c).	38
	Inser	t instea	ad "La	w Enforcement Conduct Commission".	39

[40]	Secti	ion 13	(9)		1
	Omit	"The	Ombu	dsman's".	2
	Inser	t instea	ad "Th	ne Law Enforcement Conduct Commission's".	3
[41]	Secti	ion 13	A Mod	dification of ongoing reporting obligations	4
	Omit	"Secti	ions 9	(1), 11A–11D".	5
	Inser	t instea	ad "Se	ections 2B(1), definition of <i>relevant personal information</i> , 11–11D".	6
[42]	Secti	ion 14	AA		7
	Inser	t after	section	n 14—	8
1	14AA	Repo	orting	period specified in relevant order	9
		(1)	perio	relevant order made in relation to a registrable person specifies a reporting od, the registrable person must continue to comply with the reporting gations imposed under this Act for the specified reporting period.	10 11 12
		(2)	In th	is section—	13
			relev	vant order, for a registrable person, means—	14
			(a)	a registrable person order or child protection registration order made in relation to the person, or	15 16
			(b)	if more than 1 order under paragraph (a) relates to the person—the most recent order.	17 18
[43]	Secti	ion 14	A, hea	ading	19
	Omit	the he	ading	. Insert instead—	20
	14A	Repo	orting	period not specified in relevant order	21
[44]	Secti	ion 14	A(1A)		22
	Inser	t befor	e secti	ion 14A(1)—	23
	((1A)		section applies to a registrable person with reporting obligations imposed or this Act to whom section 14AA does not apply.	24 25
[45]	Secti	ion 14	A(1)		26
	Omit	"A re	gistrab	ble person". Insert instead "The registrable person".	27
[46]	Secti	ion 15	Susp	ension and extension of reporting obligations	28
	Omit	sectio	n 15(3	3)–(5). Insert instead—	29
		(3)	susp	reporting period of a registrable person whose reporting obligations are ended under subsection (1)(b) is extended by the length of time during the od of suspension that—	30 31 32
			(a)	the person was— (i) travelling outside Australia for longer than 28 days, or (ii) resident outside Australia, and	33 34 35
		(4)	(b)	the person was not required to report under a corresponding Act.	36
		(4)	perio	reporting period of a registrable person is extended by the additional od specified in subsection (5) if the person is in breach of the person's rting obligations because the person failed to give the Commissioner of	37 38 39

				a personal information report within 28 dwas due to be given.	ays after the day on which the	1
		(5)	The	ditional period for subsection (4)—		3
			(a)	means the period—		4
				(i) starting 28 days after the personal is be given, and	information report was due to	6
				(ii) ending when the person gives the personal information report, and	Commissioner of Police the	7 8
			(b)	excludes any period during which the pers suspended.	son's reporting obligations are	(10
[47]	Secti	on 15	Α			11
	Insert	after	section	15—		12
	15A	Calc	ulatio	of extended reporting period		13
		(1)		gistrable person's reporting period is ex issioner of Police must—	tended under section 15, the	14 15
			(a)	calculate the person's extended reporting	period, and	16
			(b)	cause written notice of the extended reporterson.	rting period to be given to the	17 18
		(2)		gulations may make provision about the formust be given under subsection (1)(b).	orm and way in which written	19 20
[48]	Secti	on 16	NCA	nay exempt persons from compliance	with reporting obligations	21
	Omit	"by th	nis Par	from section 16(1)(a). Insert instead "und	der this Act".	22
[49]	Secti	on 16	(6) an	(7)		23
	Omit	sectio	n 16(6	-(8). Insert instead—		24
		(6)		n as practicable after an application under Iministrative Tribunal must notify—	this section is made, the Civil	25 26
			(a)	he Children's Guardian, and		27
			(b)	the Commissioner of Police.		28
		(7)	The	nildren's Guardian and the Commissioner	of Police are—	29
			(a)	parties to proceedings for an order arising	from the application, and	30
			(b)	entitled to make submissions about the m	aking of the order.	31
[50]	Secti	on 16	A Ces	ation of order		32
				in 19BC continue to comply with the reportion $16A(1)(c)$.	orting obligations imposed by	33 34
	Insert	instea	ad "co	inue to comply with the reporting obligation	ions imposed under this Act".	35
[51]	Secti	ons 1	6C an	16D		36
	Omit	sectio	n 16C	nsert instead—		37

16C	Poli	ce offi	cers may enter and inspect residential premises	1
	(1)	regis	or more police officers may enter and inspect residential premises of a strable person that are identified, or required to be identified, in a personal rmation report as premises at which the person generally resides.	2 3 4
	(2)	The	power of entry and inspection (the <i>entry power</i>) also authorises—	5
		(a)	the entry into and inspection of a relevant vehicle or other transport of the registrable person, and	6 7
		(b)	access to information held on, or accessed by or from, an electronic or other device at the premises or in the relevant vehicle or other transport.	8 9
	(3)		entry power may be exercised for either or both of the following ooses—	10 11
		(a)	to verify relevant personal information reported by the registrable person,	12 13
		(b)	to determine whether the registrable person is complying with the requirements of this Act.	14 15
	(4)		ce is not required to be given to the registrable person before the entry er is exercised.	16 17
	(5)		a reporting obligation of a registrable person to cooperate with a police eer exercising the entry power, including by—	18 19
		(a)	complying with a reasonable direction given to the registrable person by the police officer, and	20 21
		(b)	giving the police officer the information or assistance reasonably necessary for the officer to view, or to enable access to, data held in or accessible from an electronic or other device.	22 23 24
16D	Limi	ts on	entry into and inspection of residential premises by police officers	25
	(1)	resid	entry power under section 16C must not be exercised at particular lential premises of the registrable person more than 2 times in a calendar, except as provided by subsection (2).	26 27 28
	(2)	2 tin	entry power may be exercised at particular residential premises more than nes in a calendar year if, for each time the entry power is exercised after 2 s, approval is given by a police officer who—	29 30 31
		(a)	holds the rank of superintendent or above, and	32
		(b)	has a reasonable suspicion the registrable person has committed an offence under this Act that has not been previously dealt with.	33 34
	(3)	The	entry power must not be exercised—	35
		(a)	if the relevant reporting period of the registrable person has ended, or	36
		(b)	in part of the residential premises of the registrable person exclusively occupied by another person unless the police officer exercising the entry power has a reasonable suspicion that the part of the premises is used by the registrable person, or	37 38 39 40
		(c)	in relation to a registrable person who is under 18 years of age unless reasonable steps are taken to have a suitable person present to represent the interests of the registrable person while the power is exercised.	41 42 43
	(4)	In th	is section—	44
			able person , for a registrable person, means a person, other than a police per, who—	45 46

			(a)	is acceptable to the registrable person, and		1
			(b)	is—		2
				(i) a parent or guardian of the registrable person, or		3
				(ii) capable of representing the interests of the registrable	person.	4
[52]				ce of failing to comply with reporting obligations		5
	Omi	t section	on 17(3	3). Insert instead—		6
		(3)		a defence to proceedings for an offence arising under this se trable person charged with the offence establishes—		8
			(a)	the offence did not arise because of a failure to comply with s and	section 3M,	9 10
			(b)	at the time the offence is alleged to have occurred, the person		11
				(i) had not received notice of the person's reporting oblig		12
		(4)	T .1	(ii) was otherwise unaware of the person's reporting obli	gations.	13
		(4)		is section— rting obligation, for a corresponding registrable person, ir	actudes the	14 15
				gation to give a report to the Commissioner of Police under se		16
[53]	Sect	ion 18	Offen	ce of furnishing false or misleading information		17
	Omi	t "this	Part".	Insert instead "this part or section 3M".		18
[54]	Sect	ion 19	Child	Protection Register		19
	Inser 19(2		corres	ponding child protection registration order" after "order"	in section	20 21
[55]	Part	3, Div	ision '	10		22
	Omi	t the di	vision			23
[56]				olication of reporting obligations to persons subject to ch bition orders	ild	24 25
		t "noti sectio		Commissioner of Police of the person's relevant personal in (3).	formation"	26 27
	Inser	rt inste	ad "giv	ve the Commissioner of Police a personal information report".		28
[57]	Sect	ion 22	Regu	lations		29
	Omi	t "secti	ion 4, 4	4A" from section 22(3). Insert instead "section 3J".		30
[58]	Sect	ions 2	3–25			31
	Omi	t section	ons 24	and 26. Insert after section 22—		32
	23	Aud	its of a	administration of Register		33
		(1)	The audit	administration of the Register by the Commissioner of Polited in accordance with this section.	ce must be	34 35
		(2)	An a	udit must be carried out by a person prescribed by the regulat	ions.	36
		(3)	An a	udit must occur at least once every 2 years.		37
		(4)	The	regulations may make provision about audits, including—		38
			(a)	the matters required to be audited, and		39

			(b)	the publication of the outcomes of audits.	1
	24	Adm	inistra	ative review of decisions by NCAT	2
			Adm	erson aggrieved by the following decisions may apply to the Civil and ninistrative Tribunal for an administrative review under the <i>Administrative</i> isions Review Act 1997 of the decision—	3 4 5
			(a)	a decision that the person is a relevant person for section 3N,	6
			(b)	a decision under section 11G to refuse an application to allow the person to travel outside of Australia,	7 8
			(c)	a decision to extend a person's reporting obligations under section 15.	9
	25	Revi	ew of	Act	10
		(1)		Minister must conduct a review of the reviewable provisions to identify ther—	11 12
			(a)	the policy objectives of the reviewable provisions remain valid, and	13
			(b)	the terms of the reviewable provisions remain appropriate for securing the objectives.	14 15
		(2)		review must be undertaken as soon as possible after the period of 2 years the commencement of this section.	16 17
		(3)		eport on the outcome of the review must be tabled in each House of lament within 12 months after the end of the period of 2 years.	18 19
		(4)	In th	is section—	20
				wable provisions means the amendments made to this Act by the Child ection (Offenders Registration) Amendment Act 2024.	21 22
[59]	Sche	dules	1A-1	C	23
	Insert	befor	e Sch	edule 1—	24
	Sch	edu	le 1/	A Class 1 offences	25
				section 2D(1)(b)	26
	Par	t 1	Off	ences under Crimes Act 1900	27

Item	Section	Circumstances
1	26 Conspiring to commit murder	the person to be murdered is less than 18 years of age
2	27 Acts done to the person with intent to murder	the person intended to be murdered is less than 18 years of age
3	29 Certain other attempts to murder	the person intended to be murdered is less than 18 years of age
4	30 Attempts to murder by other means	the person attempted to be murdered is less than 18 years of age
5	37(2) Choking, suffocation and strangulation	the other indictable offence is an offence specified in this part

Item	Section	Circumstances		
6	38 Using intoxicating substance to commit an indictable offence	(a) the other person is less than 18 years of age, and		
		(b) the indictable offence intended to be committed is an offence specified in this part		
7	45 Prohibition of female genital mutilation	the other person is less than 18 years of age		
8	55 Possessing or making explosives or other things with intent to injure	(a) the person intended to be injured, or against whom the serious indictable offence is intended to be committed, is less than 18 years of age, and		
		(b) the serious indictable offence is an offence specified in this part		
9	61I Sexual assault	the other person is less than 18 years of age		
10	61J Aggravated sexual assault	the other person is less than 18 years of age		
11	61JA Aggravated sexual assault in company	the other person in section 61JA(1)(a) i less than 18 years of age		
12	61K Assault with intent to have sexual intercourse	the other person is less than 18 years of age		
13	66A Sexual intercourse—child under 10) —		
14	66B Attempting, or assaulting with intent, to have sexual intercourse with child under 10	_		
15	66C Sexual intercourse—child between 10 and 16	_		
16	66D Assault with intent to have sexual intercourse—child between 10 and 16	_		
17	66EA Persistent sexual abuse of a child	_		
18	66F Sexual offences—cognitive impairment	the person with a cognitive impairment is less than 18 years of age		
19	73 Sexual intercourse—young person between 16 and 18 under special care	_		
20	78A Incest	the close family member is less than 18 years of age		
21	78B Incest attempts	the close family member is less than 18 years of age		
22	80A Sexual assault by forced self-manipulation	the other person is less than 18 years of age		
23	113 Breaking etc into any house etc with intent to commit serious indictable offence	(a) the person against whom the serious indictable offence is intended to be committed is less than 18 years of age, and		
		(b) the serious indictable offence is an offence specified in this part		

Item	Section	Circu	umstances
24	114 Being armed with intent to commit indictable offence	(a)	the person against whom the indictable offence is intended to be committed is less than 18 years of age, and
		(b)	the indictable offence is an offence specified in this part
25	308C Unauthorised access, modification or impairment with intent to commit serious indictable offence	the serious indictable offence intended be committed is an offence specified in this part	

Part 2 Offences under Criminal Code of Commonwealth

Item	Section	Circumstances
1	11.1 Attempt	the offence attempted is an offence specified in this part
2	11.2 Complicity and common purpose	the offence taken to have been committed is an offence specified in this part
3	11.2A Joint commission	the joint offence is an offence specified in this part
4	11.3 Commission by proxy	the offence taken to have been committed is an offence specified in this part
5	11.4 Incitement	the offence incited is an offence specified in this part
6	11.5 Conspiracy	the offence conspired is an offence specified in this part
7	268.8 Crime against humanity—murder	one or more of the persons murdered are less than 18 years of age
8	268.14 Crime against humanity—rape	the other person is less than 18 years of age
9	268.15 Crime against humanity—sexual slavery	the other person is less than 18 years of age
10	268.16 Crime against humanity—enforced prostitution	one or more of the other persons are less than 18 years of age
11	268.17 Crime against humanity—forced pregnancy	one or more of the women are less than 18 years of age
12	268.18 Crime against humanity—enforced sterilisation	one or more of the other persons are less than 18 years of age
13	268.19 Crime against humanity—sexual violence	one or more of the other persons are less than 18 years of age
14	268.59 War crime—rape	the other person is less than 18 years of age
15	268.60 War crime—sexual slavery	the other person is less than 18 years of age
16	268.61 War crime—enforced prostitution	one or more of the other persons are less than 18 years of age

Item	Section	Circumstances
17	268.62 War crime—forced pregnancy	one or more of the women are less than 18 years of age
18	268.63 War crime—enforced sterilisation	one or more of the other persons are less than 18 years of age
19	268.64 War crime—sexual violence	one or more of the other persons are less than 18 years of age
20	268.70 War crime—murder	one or more of the persons murdered are less than 18 years of age
21	268.82 War crime—rape	the other person is less than 18 years of age
22	268.83 War crime—sexual slavery	the other person is less than 18 years of age
23	268.84 War crime—enforced prostitution	one or more of the other persons are less than 18 years of age
24	268.85 War crime—forced pregnancy	one or more of the women are less than 18 years of age
25	268.86 War crime—enforced sterilisation	one or more of the other persons are less than 18 years of age
26	268.87 War crime—sexual violence	one or more of the other persons are less than 18 years of age
27	271.4 Offence of trafficking in children	_
28	271.7 Offence of domestic trafficking in children	_
29	271.7G Harbouring a victim—aggravated offence	the third person offence is an offence under section 271.4 or 271.7
30	272.8 Sexual intercourse with child outside Australia	_
31	272.10 Aggravated offence—sexual intercourse or other sexual activity with child outside Australia	the underlying offence is an offence under section 272.8
32	272.11 Persistent sexual abuse of child outside Australia	_
33	272.18 Benefiting from offence against this Division	the offence in section 272.18(1)(b) is an offence specified in this part
34	272.19 Encouraging offence against this Division	the offence in section 272.19(1)(b) is an offence specified in this part
35	272.20 Preparing for or planning offence against this Division	the offence in section 272.20(1)(b) or (2)(b) is an offence specified in this part
36	477.1 Unauthorised access, modification or impairment with intent to commit a serious offence	the offence intended to be committed is an offence specified in this part

Schedule 1B Class 2 offences

section 2D(2)(b)

Part 1 Offences under Crimes Act 1900

Item	Section	Circumstances
1	33(1) Intent to cause grievous bodily harm	(a) the person against whom the offence is committed is less than 10 years of age, and
		(b) the person committing the offence is at least 18 years of age
2	37(2) Choking, suffocation and strangulation	the other indictable offence is an offence specified in this part
3	45A Removing person from State for female genital mutilation	the other person is less than 18 years of age
4	55 Possessing or making explosives or other things with intent to injure	(a) the person intended to be injured, or against whom the serious indictable offence is intended to be committed, is less than 18 years of age, and
		(b) the serious indictable offence is an offence specified in this part
5	61KC Sexual touching	the complainant is less than 18 years of age
6	61KD Aggravated sexual touching	the complainant is less than 18 years of age
7	61KE Sexual act	the complainant is less than 18 years of age
8	61KF Aggravated sexual act	the complainant is less than 18 years of age
9	66DA Sexual touching—child under 10	_
10	66DB Sexual touching—child between 10 and 16	_
11	66DC Sexual act—child under 10	_
12	66DD Sexual act—child between 10 and 16	_
13	66DE Aggravated sexual act—child between 10 and 16	_
14	66DF Sexual act for production of child abuse material—child under 16	_
15	66EB Procuring or grooming child under 16 for unlawful sexual activity	_
16	66EC Grooming a person for unlawful sexual activity with a child under the person's authority	_
17	73A Sexual touching—young person between 16 and 18 under special care	_
18	80D Causing sexual servitude	the other person is less than 18 years of age
19	80E Conduct of business involving sexual servitude	one or more of the other persons are less than 18 years of age

Item	Section	Circumstances
20	86 Kidnapping	the person taken or detained is less than 18 years of age
21	87 Child abduction	the person who committed the offence has never had parental responsibility, within the meaning of the section, for the child
22	91D Promoting or engaging in acts of child prostitution	does not include an offence committed by a prostitute who is less than 18 years of age
23	91E Obtaining benefit from child prostitution	does not include an offence committed by a prostitute who is less than 18 years of age
24	91F Premises not to be used for child prostitution	does not include an offence committed by a prostitute who is less than 18 years of age
25	91G Children not to be used for production of child abuse material	does not include an offence committed by a prostitute who is less than 18 years of age
26	91H Production, dissemination or possession of child abuse material	does not include an offence committed by a prostitute who is less than 18 years of age
27	91HAA Administering a digital platform used to deal with child abuse material	_
28	91HAB Encouraging use of a digital platform to deal with child abuse material	_
29	91J Voyeurism	one or more persons being observed are less than 18 years of age
30	91K Filming a person engaged in private act	one or more persons being filmed are less than 18 years of age
31	91L Filming a person's private parts	the other person is less than 18 years of age
32	91P Record intimate image without consent	(a) the other person is less than 18 years of age, and
		(b) the offender is—
		 (i) at least 21 years of age, or (ii) less than 21 years of age and has previously been found guilty of one or more offences under the <i>Crimes Act 1900</i>, section 91P, 91Q or 91R in circumstances where the person in the image is, or appears to be, less than 16 years of age

Item	Section	Circu	umstances
33	91Q Distribute intimate image without consent	(a)	the other person is less than 18 years of age, and
		(b)	the offender is—
			(i) at least 21 years of age, or
			(ii) less than 21 years of age and has previously been found guilty of one or more offences under the <i>Crimes Act 1900</i> , section 91P, 91Q or 91R in circumstances where the person in the image is, or appears to be, less than 16 years of age
34	91R Threaten to record or distribute intimate image	(a)	the other person is less than 18 years of age, and
		(b)	the offender is—
			(i) at least 21 years of age, or
			(ii) less than 21 years of age and has previously been found guilty of one or more offences under the <i>Crimes Act 1900</i> , section 91P, 91Q or 91R in circumstances where the person in the image is, or appears to be, less than 16 years of age
35	93AB Slavery, servitude and child forced labour		erson held in slavery or servitude is han 18 years of age
36	113 Breaking etc into any house etc with intent to commit serious indictable offence	(a)	the person against whom the serious indictable offence is intended to be committed is less than 18 years of age, and
		(b)	the serious indictable offence is an offence specified in this part
37	114 Being armed with intent to commit indictable offence	(a)	the person against whom the indictable offence is intended to be committed is less than 18 years of age, and
		(b)	the indictable offence is an offence specified in this part
38	308C Unauthorised access, modification or impairment with intent to commit serious indictable offence		rious indictable offence intended to mmitted is an offence specified in art

Part 2 Offences under Criminal Code of Commonwealth

Item	Section	Circumstances
1	11.1 Attempt	the offence attempted is an offence specified in this part

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Item	Section	Circumstances
23	273.6 Possessing, controlling, producing, distributing or obtaining child abuse material outside Australia	_
24	273.7 Aggravated offence—offence involving conduct on 3 or more occasions and 2 or more people	_
25	273A.1 Possession of child-like sex dolls etc.	_
26	471.19 Using a postal or similar service for child abuse material	_
27	471.20 Possessing, controlling, producing, supplying or obtaining child abuse material for use through a postal or similar service	
28	471.22 Aggravated offence—offence involving conduct on 3 or more occasions and 2 or more people	_
29	471.24 Using a postal or similar service to procure persons under 16	_
30	471.25 Using a postal or similar service to "groom" persons under 16	_
31	471.25A Using a postal or similar service to "groom" another person to make it easier to procure persons under 16	
32	471.26 Using a postal or similar service to send indecent material to person under 16	_
33	474.22 Using a carriage service for child abuse material	_
34	474.22A Possessing or controlling child abuse material obtained or accessed using a carriage service	_
35	474.23 Possessing, controlling, producing, supplying or obtaining child abuse material for use through a carriage service	_
36	474.23A Conduct for the purposes of electronic service used for child abuse material	_
37	474.24A Aggravated offence—offence involving conduct on 3 or more occasions and 2 or more people	_
38	474.25A Using a carriage service for sexual activity with person under 16 years of age	_
39	474.25B Aggravated offence—using a carriage service for sexual activity with person under 16 years of age	_

Item	Section	Circumstances
40	474.25C Using a carriage service to prepare or plan to cause harm to, engage in sexual activity with, or procure for sexual activity, persons under 16	_
41	474.26 Using a carriage service to procure persons under 16 years of age	_
42	474.27 Using a carriage service to "groom" persons under 16 years of age	_
43	474.27AA Using a carriage service to "groom" another person to make it easier to procure persons under 16 years of age	_
44	474.27A Using a carriage service to transmit indecent communication to person under 16 years of age	_
45	477.1 Unauthorised access, modification or impairment with intent to commit a serious offence	the serious offence intended to be committed is an offence specified in this part

Part 3 Other offences

Item	Act	Section	Circumstances
1	Customs Act 1901 of the Commonwealth	233BAB Special offence relating to tier 2 goods	the tier 2 goods are items of child abuse material

Schedule 1C Relevant personal information

section 2B(1), definition of "relevant personal information"

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1 Personal details

The following personal details—

- (a) the person's current name,
- (b) all other names by which the person is or has previously been known and the periods during which the person was known by each other name,
- (c) the person's date of birth,
- (d) the address of each of the premises at which the person generally resides or, if the person does not generally reside at particular premises, the name of each of the localities in which the person may generally be found
- (e) details of all tattoos or permanent distinguishing marks the person has or has had removed,
- (f) the postal address at which the person elects to receive notices under this Act,
- (g) other details prescribed by the regulations.

2 Work

(1) If the person is a worker, the following details of the person's work—

	(a)	the nature of the person's work,	1		
	(b)	if the person has an employer—the name of the person's employer,	2		
	(c)	the address of each of the premises at which the person generally works,	3		
	(d)	other details prescribed by the regulations.	4		
(2)		person does not generally work at particular premises, subclause (1)(c) s not apply and the following information is required instead—	5 6		
	(a)	the name of each of the localities in which the person generally works, or	7 8		
	(b)	if the person does not generally work in a locality—	9		
		(i) information about how to contact the person while the person is working, unless the information has already been provided, and	10 11		
		(ii) if the person's work takes the person to a place where the person may reasonably expect to come into contact with children—the address or locality of the place.	12 13 14		
(3)	A pe	erson is taken to start working with an employer—	15		
	(a)	when the person enters into a contract of employment with the employer, or	16 17		
	(b)	if the person starts working before or without entering into a contract—on the person's first day of work.	18 19		
(4)	In this clause—				
	Chil	Polyer has the same meaning as in the <i>Child Protection (Working with Idren) Act 2012.</i>	21 22		
	work includes participation in a work for the dole program.				
		ker has the same meaning as in the Child Protection (Working with ldren) Act 2012.	24 25		
Club	s and	d other affiliations	26		
		ails of the person's affiliation with clubs or organisations that involve er or both of the following—	27 28		
	(a)	child members,	29		
	(b)	the participation of children in the club's or organisation's activities.	30		
Rele	vant v	vehicles or other transport	31		
		following details of each of the person's relevant vehicles or other sport—	32 33		
	(a)	type,	34		
	(b)	make,	35		
	(c)	model,	36		
	(d)	colour,	37		
	(e)	registration number,	38		
	(f)	other details prescribed by the regulations.	39		
Com	munio	cation devices and services	40		
(1)		following details of communication devices and services used, or nded to be used, by the person—	41 42		
	(a)	telephone numbers,	43		

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	(b)	email addresses, internet user names, instant messaging user names, chat room user names and all other user names or identities used through the internet or another electronic communication service,	1 2 3
	(c)	carriage services,	4
	(d)	internet service providers,	5
	(e)	the type of internet connection, including whether the connection is wireless, broadband, ADSL or dial-up,	6 7
	(f)	web-based services that allow for online communication, including accounts, user names and online gaming handles, other than a web-based service—	8 9 10
		 (i) operated by or on behalf of a government agency in Australia, or Examples— the Service NSW and Medicare mobile phone applications (ii) operated by or on behalf of an authorised deposit-taking institution, or 	11 12 13 14
		(iii) prescribed by the regulations.	15
	(g)	other details prescribed by the regulations.	16
(2)		ils of the website domains owned by the person and the websites inistered, managed or updated by the person.	17 18
(3)	In th	is clause—	19
	inter 2021	net service provider has the same meaning as in the Online Safety Act of the Commonwealth.	20 21
	web-	<i>based service</i> includes a platform, application and game.	22
Fore	ign of	fences and corresponding child protection registration orders	23
(1)		ther the person has ever been found guilty of a relevant foreign offence if so, where the finding was made.	24 25
(2)	Whether the person has ever been subject to a corresponding child protection registration order and, if so, where the order was made.		
(3)	In th	is clause—	28
	relev	vant foreign offence means—	29
	(a)	an offence that required the person to report to a corresponding registrar, or	30 31
	(b)	an offence that is substantially the same as an offence specified in Schedule 1A or 1B.	32 33
Time	e in cu	stody	34
	Wale	ils of the time the person has spent in government custody in New South es or a foreign jurisdiction in relation to a registrable offence since the on became a registrable person, including when and where the custody rred.	35 36 37 38
Trav	el out	side New South Wales	39
	in A	e person leaves, or intends to leave, New South Wales to travel elsewhere ustralia on an average of at least once in a calendar month, irrespective of ength of the absence from New South Wales, the following details—	40 41 42
	(a)	the reason for travelling, in general terms,	43
	(b)	the frequency and destinations of the travel, in general terms,	44
	(c)	other details about the travel prescribed by the regulations.	45

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	9 C	Contact with children				
	(1	l) The	e following information for each child with whom the person resides—	2		
		(a)	the child's name,	3		
		(b)	the child's date of birth,	4		
		(c)	the child's address or other means of contacting the child,	5		
		(d)	other information prescribed by the regulations.	6		
	(2		e person is taken to reside with a child if the person stays overnight 3 or re times in a 12-month period, whether or not consecutively, in—	7		
		(a)	the same household as the child, or	9		
		(b)	a household where the child normally resides.	10		
[60]	Schedu	le 2 Sav	rings, transitional and other provisions	11		
	Insert at the end of the schedule, with appropriate part and clause numbering—					
	Part	Pr	ovisions consequent on enactment of Child otection (Offenders Registration) Amendment at 2024	13 14 15		
	Α	pplication	on of amendments	16		
	(1		existing section 3C order, in force immediately before the repeal of former tion 3C by the amending Act, continues in force despite the repeal.	17 18		
	(2	2) New	w section 3C does not apply to a court sentencing a person before the amencement of that section.	19 20		
	(3	of S regi	offence that became a registrable offence because of the commencement Schedule 1A or 1B, as inserted by the amending Act, is taken not to be a istrable offence if the offence was committed before the commencement of amendment.	21 22 23 24		
	(4		e repeal of section 9(1C)–(1E) by the amending Act does not affect thing done under the subsections before the repeal.	25 26		
	(5	5) In th	his clause—	27		
			ending Act means the Child Protection (Offenders Registration) endment Act 2024.	28 29		
			sting section 3C order means an order made under section 3C, as in force mediately before the repeal of former section 3C by the amending Act.	30 31		
			<i>mer section 3C</i> means section 3C as in force immediately before the repeal he section by the amending Act.	32 33		
		new	v section 3C means section 3C as inserted by the amending Act.	34		
	Ending of reporting obligations for certain offenders		f reporting obligations for certain offenders	35		
	(1		Commissioner of Police may, by order given to a registrable person, direct the registrable person's reporting obligations cease to have effect.	36 37		
	(2	2) The	e Commissioner of Police may make the order only if—	38		
		(a)	the person has the reporting obligations only because of a registrable offence that the person committed when the person was a child, and	39 40		
		(b)	the person was sentenced for the registrable offence before the	41		

commencement of this clause.

(3)	The regulations may make provision in relation to the making of an order, including the following—		
	(a)	the matters that the Commissioner of Police must consider, or be satisfied of, before making an order,	3 4
	(b)	applications for an order,	5
	(c)	review of decisions by the Commissioner of Police under this clause.	6

Schedule 2	Amendment of Crimes (Sentencing Procedure) Act 1999 No 92	1 2	
Section 43 C	Court may reopen proceedings to correct sentencing errors	3	
Insert at the end of section 43(6), definition of <i>impose a penalty</i> , paragraph (e)—			
	, or	5	
	(f) make a registrable person order under the <i>Child Protection (Offenders Registration) Act 2000</i> , including specifying a reporting period in the order.	6 7 8	