

NORTHERN TERRITORY OF AUSTRALIA

YOUTH JUSTICE LEGISLATION AMENDMENT ACT 2017

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Act No. 19 of 2017

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# NORTHERN TERRITORY OF AUSTRALIA

Act No. 19 of 2017

An Act to amend the *Youth Justice Act* and *Youth Justice Regulations*, and for related purposes

[Assented to 30 October 2017]  
[Second reading 23 August 2017]

The Legislative Assembly of the Northern Territory enacts as follows:

## Part 1 Preliminary matters

### 1 Short title

This Act may be cited as the *Youth Justice Legislation Amendment Act 2017*.

### 2 Commencement

This Act commences on the day fixed by the Administrator by *Gazette* notice.

## Part 2 Amendment of Youth Justice Act

### 3 Act amended

This Part amends the *Youth Justice Act*.

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**4 Section 5 amended**

(1) Section 5(1)

*omit*

, unless the contrary intention appears

(2) Section 5(1), definitions **Commissioner, correctional officer, police officer** and **probation and parole officer**

*omit*

(3) Section 5(1)

*insert (in alphabetical order)*

**appropriate authority**, in relation to a youth, means:

(a) for a youth sentenced to a term of imprisonment – the Commissioner of Correctional Services; or

(b) otherwise – the CEO.

**approved monitoring device** means a monitoring device approved under section 140AB.

**approved project** means a rehabilitation project or work, or both, approved under section 97.

**CEO** means the Chief Executive Officer.

**community youth justice officer** means a person who is appointed as a community youth justice officer under section 140AA.

**monitoring device** means one of the following:

(a) an electronic device attached to, or worn by, a person for one or more of the following purposes:

(i) to monitor a person's compliance with a monitoring order;

(ii) to monitor a person's compliance with this Act;

(iii) a purpose prescribed by regulation;

(iv) to enable electronic reporting of the results of the matters mentioned in subparagraphs (i) to (iii);

- (b) a voice recognition system that is designed to:
  - (i) verify the voice of a particular person; and
  - (ii) enable the person's geographical location to be monitored.

**monitoring order** means any of the following:

- (a) an alternative detention order;
- (b) any other order made under this Act or the *Sentencing Act* that:
  - (i) imposes a condition on a youth; and
  - (ii) requires the CEO or a community youth justice officer to monitor compliance with the condition;
- (c) a parole order as defined in section 3(1) of the *Parole Act*.

**prescribed alcohol/drug test** means a test prescribed as mentioned under section 140AF(6)(a).

**restricted drug**, for a youth, means any of the following:

- (a) a dangerous drug as defined in section 3(1) of the *Misuse of Drugs Act*;
- (b) a Schedule 4, 8 or 9 substance as defined in section 7 of the *Medicines, Poisons and Therapeutic Goods Act*;
- (c) any other drug specified in the youth's monitoring order as one that the youth is not permitted to use.

## **5 Part 1, Division 3 and sections 105 to 109 and 132 repealed**

Part 1, Division 3 and sections 105 to 109 and 132

*repeal*

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**6 Part 6AA inserted**

After section 140

*insert*

**Part 6AA Community youth justice officers and monitoring**

**Division 1 Community youth justice officers**

**140AA Community youth justice officers**

- (1) The CEO may appoint a public sector employee to be a community youth justice officer.
- (2) A community youth justice officer:
  - (a) has the following functions:
    - (i) to prepare reports for the Court as required;
    - (ii) to supervise a youth who is the subject of supervision under a non-custodial order;
    - (iii) to monitor the compliance of a youth who is the subject of a monitoring order with the conditions of the order;
    - (iv) other duties as directed by a court or the CEO;
    - (v) any other functions conferred by this or any other Act; and
  - (b) has the powers necessary to perform those functions and any other powers conferred by this or any other Act.
- (3) The CEO may exercise the powers and perform the functions of a community youth justice officer conferred by this or any other Act.
- (4) In this section:

***non-custodial order*** means any of the following:

- (a) a monitoring order;
- (b) a community work order;
- (c) any other order made under this Act or the *Sentencing Act* that requires a youth to be supervised.



**Division 2      Monitoring****140AB    Approval of monitoring devices**

The CEO may approve a monitoring device for use to monitor the location and activities of youth who are subject to monitoring orders.

**140AC    Direction by community youth justice officer**

- (1) A community youth justice officer may give a youth who is subject to a monitoring order any reasonable direction that the officer considers appropriate.
- (2) The direction may be about a matter dealt with in the youth's monitoring order, but the direction must not contradict the conditions of the order.
- (3) A failure by a youth to comply with the direction is taken to be a breach of the conditions of the monitoring order.

**140AD    CEO may direct use of approved monitoring device**

The CEO may direct a youth who is subject to a monitoring order to submit to the use of an approved monitoring device (including its attachment to the youth) to monitor the youth's compliance with the order.

**140AE    Compliance with monitoring order**

- (1) This section applies in relation to a youth who is subject to a monitoring order.
- (2) A community youth justice officer may do one or more of the following:
  - (a) enter the approved residence;
  - (b) search the approved residence;
  - (c) search the youth;
  - (d) place on, or attach to, the youth an approved monitoring device;
  - (e) at the approved residence, do either or both of the following:
    - (i) install an approved monitoring device and related equipment;
    - (ii) inspect or remove any installed device or equipment.

(3) A community youth justice officer may exercise the power mentioned in subsection (2)(e)(ii) after the monitoring order has expired in order to remove a device or related equipment.

(4) In this section:

**approved residence**, for a youth who is subject to a monitoring order, means the place at which the youth is required under the order to reside.

**related equipment** means a thing used in connection with the effective operation of an approved monitoring device.

### **Division 3      Alcohol and drug testing**

#### **140AF      Prescribed alcohol/drug tests**

(1) A community youth justice officer may direct a youth who is subject to a monitoring order to submit to:

- (a) a prescribed alcohol/drug test to detect the presence, or ascertain the concentration of, alcohol in the youth's body if the youth is prohibited under the order from consuming alcohol; or
- (b) a prescribed alcohol/drug test to detect the presence, or ascertain the concentration of, a restricted drug in the youth's body if the youth is prohibited under the order from using a restricted drug.

(2) If a youth is required under this Division to submit to a prescribed alcohol/drug test, the youth must:

- (a) give to a prescribed sampler, or allow a prescribed sampler to take, (as the case requires) a sample of breath or a bodily substance that is sufficient for the purposes of the test; and
- (b) comply with any reasonable direction of the sampler.

*Note for subsection (2)*

*Tampering with a sample may constitute an offence against section 140AG.*

(3) If a youth does not submit to a test as required under subsection (2):

- (a) the prescribed sampler may take the required sample without the youth's consent; and

- (b) a police officer may assist to enable the test to be conducted, including by doing either or both of the following:
  - (i) taking the youth to a place where the required sample can be taken;
  - (ii) assisting a prescribed sampler to obtain the required sample.
- (4) In providing the assistance, the police officer may use the force that is reasonably necessary.
- (5) A sample of breath or a bodily substance given or taken for a prescribed alcohol/drug test is the property of the Territory.
- (6) Regulations may prescribe one or more of the following:
  - (a) alcohol/drug tests for use under this Division;
  - (b) persons who are prescribed samplers for a prescribed alcohol/drug test;
  - (c) matters in relation to the carrying out of a prescribed alcohol/drug test.
- (7) In this section:

***alcohol/drug test*** means a test under which a sample of a person's breath, blood, saliva, urine or another bodily substance is tested or analysed to detect the presence, or ascertain the concentration of, alcohol or a restricted drug.

#### **140AG Tampering with test samples**

A person commits an offence if the person tampers with a sample of breath or a bodily substance given or taken for the purposes of a prescribed alcohol/drug test.

Maximum penalty: 200 penalty units or imprisonment for 2 years.

#### **140AH Evidentiary matters in relation to prescribed alcohol/drug tests**

- (1) This section applies for the purposes of legal proceedings arising out of the operation of this Act in which the carrying out or results of a prescribed alcohol/drug test are relevant.
- (2) If a prescribed alcohol/drug test detects:
  - (a) the presence of alcohol in a sample of a youth's breath; or

(b) the presence of alcohol or a restricted drug in a youth's body; the youth is taken to have consumed or used alcohol or the drug, unless the contrary is proved.

(3) A certificate signed by a prescribed certifier stating matters relating to a certifiable matter is evidence of the matters stated in the certificate and the facts on which they are based.

(4) In this section:

**certifiable matter**, for a prescribed certifier, means a matter relating to a prescribed alcohol/drug test that is specified in the regulations as a matter in relation to which the certifier may issue an evidentiary certificate.

**prescribed certifier** means a person prescribed by regulation as a person who may issue an evidentiary certificate.

## **7 Sections 154 and 157B repealed**

Sections 154 and 157B

*repeal*

## **8 Section 167B inserted**

After section 167A

*insert*

### **167B Use of detention centre to accommodate sheriff's detainees**

The CEO may, in accordance with an arrangement with the sheriff under section 12A of the *Sheriff Act*, agree to accommodate a youth who is in the custody of the sheriff at a detention centre.

## **9 Section 215 amended**

Section 215(1)

*omit, insert*

(1) This section applies to a person who is, or has been, any of the following:

- (a) the CEO;
- (b) the Commissioner of Correctional Services;
- (c) a superintendent of a detention centre;

- (d) a community youth justice officer;
- (e) a public sector employee performing functions under this Act.

## **10 Part 17, Division 4 inserted**

After section 228

*insert*

### **Division 4 Transitional matters for Youth Justice Legislation Amendment Act 2017**

#### **229 Definitions**

In this Division:

***amending Act*** means the *Youth Justice Legislation Amendment Act 2017*.

***commencement*** means the commencement of Part 2 of the amending Act.

***probation and parole officer*** means a probation and parole officer as defined in section 5(1) of this Act as in force immediately before the commencement.

***the Board*** means the Parole Board of the Northern Territory as defined in section 3(1) of the *Parole Act*.

#### **230 Immunity continues**

Despite the amendments made to section 215 by the amending Act, that section continues to apply to a person who is or has been a probation and parole officer, as if the amending Act had not commenced.

#### **231 Prosecutions may be made by Commissioner of Correctional Services**

- (1) Despite section 215A, proceedings for an offence against this Act may be started by the Commissioner of Correctional Services.
- (2) The proceedings must be started:
  - (a) within 6 months after the date on which the Commissioner of Correctional Services first became aware of the commission of the offence; and
  - (b) within 6 months after the commencement.

**232 Superseded references to certain offices**

- (1) A reference to a probation and parole officer in an order:
- (a) of the Board or of any Court in relation to a youth under this or any other Act; and
  - (b) that is in effect immediately before the commencement,
- is taken, on and after the commencement, to be a reference to a community youth justice officer.
- (2) A reference to the Commissioner of Correctional Services in an order:
- (a) of any Court in relation to a youth under this or any other Act; and
  - (b) that is in effect immediately before the commencement,
- is taken, on and after the commencement, to be a reference to the CEO, unless the Commissioner of Correctional Services is the appropriate authority.

**11 Act further amended**

Schedule 1 has effect.

**Part 3 Amendment of Youth Justice Regulations****12 Regulations amended**

This Part amends the *Youth Justice Regulations*.

**13 Regulation 2A inserted**

After regulation 2, in Part 1

*insert*

**2A Definitions**

In these Regulations:

***blood analysis***, for Part 4AA, see regulation 28AB(e).

***breath analysis***, for Part 4AA, see regulation 28AB(d).

***breath test***, for Part 4AA, see regulation 28AB(a).

**health practitioner**, for Part 4AA, see regulation 28AA.

**pathologist**, for Part 4AA, see regulation 28AA.

**phlebotomist**, for Part 4AA, see regulation 28AA.

**prescribed breath analysis instrument**, for Part 4AA, see regulation 28AA.

**saliva test**, for Part 4AA, see regulation 28AB(b).

**urine test**, for Part 4AA, see regulation 28AB(c).

## 14 Part 4AA inserted

After regulation 28

*insert*

### Part 4AA Alcohol and drug testing

#### Division 1 Preliminary matters

##### 28AA Definitions

In this Part:

**blood analysis**, see regulation 28AB(e).

**breath analysis**, see regulation 28AB(d).

**breath test**, see regulation 28AB(a).

**health practitioner** means a person registered under the Health Practitioner Regulation National Law to practise in a health profession (other than as a student).

**pathologist** means a medical practitioner who holds a specialist registration under the Health Practitioner Regulation National Law in the recognised speciality of pathology.

**phlebotomist** means person who has been trained to take samples of blood from persons by a registered training organisation (as defined in section 3 of the *National Vocational Education and Training Regulator Act 2011* (Cth)).

**prescribed breath analysis instrument**, see section 3(1) of the *Traffic Act*.

**saliva test**, see regulation 28AB(b).

**urine test**, see regulation 28AB(c).

## **28AB Prescribed tests**

For section 140AF(6)(a) of the Act, the following tests are prescribed:

- (a) a test of a sample of a person's breath to detect whether alcohol may be present in the person's breath carried out using a device designed for that purpose (a **breath test**);
- (b) a test of a sample of a person's saliva to detect whether a drug may be present in the person's body carried out using a device designed for that purpose (a **saliva test**);
- (c) a test of a sample of a person's urine to detect whether a drug may be present in the person's body carried out using a device designed for that purpose (a **urine test**);
- (d) an analysis of a sample of a person's breath to ascertain the concentration of alcohol in the person's breath carried out using a prescribed breath analysis instrument (a **breath analysis**);
- (e) an analysis of a sample of a person's blood to do either or both of the following:
  - (i) detect whether alcohol or a drug may be present in the person's body;
  - (ii) ascertain the concentration of alcohol or a drug in the person's body (a **blood analysis**).

## **28AC Prescribed samplers**

For section 140AF(6)(b) of the Act, a person is a prescribed sampler for a prescribed test if the person is authorised under regulation 28AD, 28AE or 28AF to take a sample for the test.

## **Division 2 Carrying out of tests**

### **28AD Carrying out of breath test, saliva test or urine test**

A breath test, saliva test or urine test (including the taking of the sample) must be carried out by one of the following:

- (a) a community youth justice officer;
- (b) a police officer;



- (c) a person approved, or in a class of persons approved, in writing by the CEO.

#### **28AE Carrying out of breath analysis**

A breath analysis (including the taking of the sample) must be carried out by:

- (a) a person authorised under the *Traffic Act* to use a prescribed breath analysis instrument; or
- (b) a person approved, or in a class of persons approved, in writing by the CEO.

#### **28AF Carrying out of blood analysis**

- (1) The taking of a sample for a blood analysis must be carried out by:
  - (a) a health practitioner; or
  - (b) a phlebotomist.
- (2) The analysis of the sample must be carried out by a pathologist.

### **Division 3 Evidentiary matters**

#### **28AG Evidentiary certificates**

- (1) This regulation prescribes the prescribed certifiers and certifiable matters for section 140AH of the Act.
- (2) The CEO may issue an evidentiary certificate in relation to the fact that on a specified date:
  - (a) a specified person was any of the following:
    - (i) the CEO;
    - (ii) a superintendent of a detention centre;
    - (iii) a community youth justice officer;
    - (iv) a person approved by the CEO under regulation 28AD(c) or 28AE(b); or
  - (b) a specified class of persons was approved by the CEO under regulation 28AD(c) or 28AE(b).

- (3) The Commissioner of Police may issue an evidentiary certificate in relation to the fact that on a specified date a specified person was any of the following:
- (a) a police officer;
  - (b) a person authorised as mentioned in regulation 28AE(a).
- (4) A person mentioned in regulation 28AD may issue an evidentiary certificate in relation to the following:
- (a) that the person carried out a breath test, saliva test or urine test on a sample given by, or taken from, a specified person;
  - (b) when and how the sample was given or taken and the test was carried out;
  - (c) the results of the test.
- (5) A person mentioned in regulation 28AE may issue an evidentiary certificate in relation to the following:
- (a) that the person carried out a breath analysis on a sample of breath given by a specified person;
  - (b) when and how the sample was taken and the analysis was carried out;
  - (c) the results of the analysis.
- (6) A health practitioner or phlebotomist may issue an evidentiary certificate in relation to the following:
- (a) that the practitioner or phlebotomist took a sample of blood from a specified person;
  - (b) when and how the sample was taken;
  - (c) what the practitioner or phlebotomist did with the sample.
- (7) A pathologist may issue an evidentiary certificate in relation to the following:
- (a) that the pathologist carried out an analysis of a sample of blood identified as having been taken from a specified person at a specified date and time;
  - (b) when and how the analysis was carried out;
  - (c) the results of the analysis.

**15 Regulations further amended**

Schedule 2 has effect.

**Part 4 Consequential amendments**

**Division 1 Bail Act**

**16 Act amended**

This Division amends the *Bail Act*.

**17 Section 3 amended**

(1) Section 3(1), definition ***approved monitoring device***

*omit*

(2) Section 3(1)

*insert (in alphabetical order)*

***approved monitoring device:***

(a) in relation to a youth – see section 5(1) of the *Youth Justice Act*; or

(b) otherwise – see section 165 of the *Correctional Services Act*.

***CEO (Youth Justice)*** means the Chief Executive Officer (as defined in section 19 of the *Public Sector Employment and Management Act*) of the Agency responsible for youth justice.

***community youth justice officer***, see section 5(1) of the *Youth Justice Act*.

***youth***, see section 6 of the *Youth Justice Act*.

**18 Section 4 amended**

Section 4(1)

*omit*

child

*insert*

youth

**19 Section 24 amended**

Section 24(1)(b)(iiib)

*omit*

within the meaning of the *Youth Justice Act*

**20 Section 26 amended**

(1) Section 26(e)

*omit*

Services.

*insert*

Services; or

(2) After section 26(e)

*insert*

(f) the CEO (Youth Justice).

**21 Section 27A amended**

Section 27A(1)(ib)(ii), after "officer"

*insert*

or community youth justice officer

**22 Section 27B amended**

(1) Section 27B(1)(a), after "person"

*insert*

other than a youth

(2) After section 27B(2)

*insert*

(3) Subsection (4) applies if:

(a) a conduct agreement is in force for an accused person who is a youth; and

- (b) the agreement is subject to a provision as mentioned in section 27A(1)(ia) or (ib).
- (4) While the provision is in force, Part 6AA of the *Youth Justice Act* applies in relation to the accused person as if a reference:
  - (a) to a youth who is subject to a monitoring order were a reference to the accused person; and
  - (b) to a monitoring order were a reference to the conduct agreement.

*Note for subsection (4)*

*Accordingly, Part 6AA of the Youth Justice Act as applied by subsection (4) provides powers for community youth justice officers for ensuring the accused person is complying with the conduct agreement.*

### **23 Section 28 amended**

Section 28(5), definition **assessment report**

*omit, insert*

**assessment report** means a report assessing the suitability of an accused person to enter into a conduct agreement containing a provision mentioned in section 27A(1)(ia) or (ib), prepared by:

- (a) if the accused person is a youth – the CEO (Youth Justice); or
- (b) otherwise – the Commissioner of Correctional Services.

### **24 Section 31 amended**

Section 31(4), after "Services"

*insert*

or CEO (Youth Justice)

### **25 Section 36 amended**

Section 36(4) and (5), after "Services"

*insert*

or CEO (Youth Justice)

**26 Section 38 amended**

Section 38(3)(b), after "Services"

*insert*

or CEO (Youth Justice)

**Division 2 Correctional Services Act**

**27 Act amended**

This Division amends the *Correctional Services Act*.

**28 Section 4 amended**

(1) Section 4, definition **youth detainee**

*omit, insert*

**youth detainee** means a detainee as defined in section 5(1) of the *Youth Justice Act*.

(2) Section 4, at the end

*insert*

*Note for section 4*

*The Interpretation Act contains definitions and other provisions that may be relevant to this Act.*

**29 Section 13 amended**

Section 13(b)(ii)

*omit*

66 or

**30 Section 14 amended**

Section 14(b)(ii)

*omit*

66 or

**31 Section 40 amended**

Section 40, notes

*omit, insert*

*Note for section 40*

*Section 163(2)(b) requires that sheriff's detainees who are being accommodated at a custodial correctional facility be kept separate from prisoners.*

**32 Section 65 amended**

(1) Section 65(1)(b)

*omit*

Commissioner

*insert*

superintendent of the youth detention centre

(2) Section 65(2)

*omit*

Commissioner may

*insert*

superintendent may, with the consent of the Commissioner,

**33 Section 66 repealed**

Section 66

*repeal*

**34 Section 67 amended**

Section 67

*omit*

, 65 or 66

*insert*

or 65

### Division 3 Mental Health and Related Services Act

#### 35 Act amended

This Division amends the *Mental Health and Related Services Act*.

#### 36 Section 8AB inserted

After section 8AA

*insert*

#### 8AB Relationship with *Youth Justice Act*

- (1) This Act applies to a detainee as if:
- (a) a reference to a prisoner were a reference to the detainee; and
  - (b) a reference to imprisonment were a reference to detention; and
  - (c) a reference to a custodial correctional facility were a reference to a detention centre; and
  - (d) a reference to the Commissioner of Correctional Services were a reference to the Chief Executive Officer (as defined in section 19 of the *Public Sector Employment and Management Act*) of the Agency responsible for youth justice.

- (2) In this section:

**detainee**, see section 5(1) of the *Youth Justice Act*.

**detention centre**, see section 5(1) of the *Youth Justice Act*.

### Division 4 Parole Act

#### 37 Act amended

This Division amends the *Parole Act*.



**38 Section 3AB inserted**

After section 3AA, in Part 1

*insert*

**3AB Application to youth detainees**

- (1) This Act applies to a youth detainee as if:
- (a) a reference to a prisoner or offender were a reference to the youth detainee; and
  - (b) a reference to imprisonment included a reference to detention; and
  - (c) the reference to the *Sentencing Act* in section 5(1) included a reference to the *Youth Justice Act*; and
  - (d) a reference to the Commissioner of Correctional Services, other than a reference in Part 2, included a reference to the CEO (Youth Justice); and
  - (e) a reference to the Local Court were a reference to the Youth Justice Court; and
  - (f) a reference to a custodial correctional facility were a reference to a detention centre; and
  - (g) a reference to a probation and parole officer included a reference to a community youth justice officer; and
  - (h) a reference to an approved monitoring device were a reference to an approved monitoring device as defined in section 5(1) of the *Youth Justice Act*.

- (2) In this section:

**CEO (Youth Justice)** means the Chief Executive Officer (as defined in section 19 of the *Public Sector Employment and Management Act*) of the Agency responsible for youth justice.

**community youth justice officer**, see section 5(1) of the *Youth Justice Act*.

**detention centre**, see section 5(1) of the *Youth Justice Act*.

**youth detainee** means a detainee as defined in section 5(1) of the *Youth Justice Act*.

**Youth Justice Court** means the Youth Justice Court continued in existence by section 45 of the *Youth Justice Act*.

**Division 5 Other laws amended**

**39 Other laws amended**

Schedule 3 has effect.

**Part 5 Repeal of Act**

**40 Repeal of Act**

This Act is repealed on the day after it commences.

---

**Schedule 1 Youth Justice Act further amended**

section 11

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
section 14(3)	, probation and parole officers	
section 35(4)	his or her , a probation and parole officer	the person's
section 86(3)	Commissioner	appropriate authority
section 91(2)(d) and (4)(c)	Commissioner ( <i>all references</i> )	CEO
section 94(1)(c) and (2)	probation and parole	community youth justice
section 94(4)(c) and (6)	Commissioner	CEO
section 94(5)	present himself or herself Commissioner	be present CEO
section 94(5)(b)	time,	time;
section 95(1)(a) to (c)	probation and parole	community youth justice
section 95(1)(d)	probation and parole	community youth justice
	his or her	the youth's
section 96(1)	he or she	the youth
section 96(1)(b)	his or her	the youth's
section 96(1)(d)	probation and parole	community youth justice
section 96(1)(e)	his or her address to avoid his or her	address to avoid the youth's

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
section 97, heading	<b>Commissioner</b>	<b>CEO</b>
section 97(1)	Commissioner	CEO
section 98A(2)(c)	Commissioner	appropriate authority
section 101(2) to (4)	Commissioner ( <i>all references</i> )	CEO
section 102(1)(a)	Commissioner or a probation and parole	CEO or a community youth justice
section 102(1)(b)	a monitoring Commissioner the monitoring	an approved monitoring CEO the approved monitoring
section 102(1)(c)	Commissioner	CEO
section 103(2)(c)	whole paragraph	(ba) sent to the CEO; and  (c) if the youth is sentenced to a term of imprisonment – sent to the Commissioner.
section 110	he or she	the youth
section 110(c)	a	an approved
section 110(d)	all words from "request" to "sample"	direction of a community youth justice officer to submit to a prescribed alcohol/drug test
section 110(f)	probation and parole	community youth justice
section 110(g)	or fails to comply with	

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
section 112(2), after "Commissioner"		of Correctional Services or the CEO
section 113, heading, after " <b>detention</b> "		<b>or imprisonment</b>
section 114(1)(d)	his or her	the youth's
sections 114(1)(e) and 115(2)(c)	Commissioner	appropriate authority
sections 116(a) and 117	detention periods ( <i>all references</i> )	detention or imprisonment periods
section 118, after "detention"		or imprisonment
section 119, heading	<b>Commissioner</b>	<b>Appropriate authority</b>
section 119(1)	all words from "Commissioner" to "detention"	appropriate authority may grant a youth leave of absence from a period of detention or imprisonment
section 119(1)(c)	Commissioner	appropriate authority
section 119(2), after "detention"		or imprisonment
section 119(3)	Commissioner detainee ( <i>all references</i> ) detention ( <i>all references</i> )	appropriate authority youth detention or imprisonment
section 119(5)	Commissioner detention	appropriate authority detention or imprisonment

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
section 119(6)	detainee of detention ( <i>all references</i> )	youth of detention or imprisonment
section 119(6)(a)	his or her	the youth's
section 120, heading	whole heading	<b>120 Youth unfit for detention or imprisonment</b>
section 120(1)	detainee ( <i>all references</i> ) he or she of detention detainee's centre.	youth the superintendent or officer of detention or imprisonment youth's centre or facility.
section 120(2)	detainee detention	youth detention or imprisonment
sections 121(2), 123(2)(c), 142(1), (7) and (8) and 143(3)(b)	Commissioner	appropriate authority
section 151AA, definition <b>appropriate</b> , paragraph (b), at the end		and
section 151AA, definition <b>appropriate</b> , paragraph (c)	Commissioner	CEO
section 151(1)	all words from "Commissioner" to "Act,"	CEO must appoint a public sector employee
section 153(5)	Commissioner	CEO

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
section 157	his or her	the superintendent's
section 157(b)	Commissioner	CEO
section 157A(2)	whole subsection	(2) The superintendent may request assistance from the Commissioner of Police.
section 157A(3)	recipient of the request may arrange for correctional officers or	Commissioner of Police may arrange for
section 157A(4)	correctional officer or	
sections 158(3), 158A(2), 159(3), 160(4) and 164(4) and (5)	Commissioner <i>(all references)</i>	CEO
section 165(b)(iii)	within the meaning	as defined in section 4
sections 165(b)(iv), 170(3), 175(2)(b) and 176(2) and (4)	Commissioner <i>(all references)</i>	CEO
section 177, heading	<b>Commissioner</b>	<b>CEO</b>
section 177(1)(c)	Commissioner	CEO
section 177(2)	Commissioner his or her	CEO the CEO's
sections 178(a) and 180(1) to (3)	Commissioner <i>(all references)</i>	CEO
section 200(1)(c)	probation and parole	community youth justice
section 201(1)	himself or herself to be probation and parole	that the person is community youth justice

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
sections 201(2), definition <b>authorised person</b> , 206(2)(a) and 215A(1)(a) and (2)	Commissioner	CEO
section 216, heading	<b>Commissioner</b>	<b>CEO</b>
section 216	Commissioner his or her	CEO the Minister's or CEO's
section 217(2)(m)	probation and parole	community youth justice
section 217(3)	Commissioner	CEO



## Schedule 2 Youth Justice Regulations further amended

section 15

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
regulation 6, definition <b><i>supervising officer</i></b> , paragraph (a)	probation and parole	community youth justice
regulation 7(1)(a)	Commissioner	CEO
regulation 7(1)(b)	satisfy himself or herself	establish
regulations 7(1)(c) and 9(1), (2), (4) and (5)	Commissioner <i>(all references)</i>	CEO
regulation 12, heading	<b>Commissioner</b>	<b>CEO</b>
regulations 12(1) and (2) and 13(1)	Commissioner <i>(all references)</i>	CEO
regulation 14(2)	he or she Commissioner	the youth CEO
regulations 14(3) and 25(1)	Commissioner	CEO
regulations 25(3) and 26(1)	probation and parole <i>(all references)</i>	community youth justice
regulation 26(2)	Commissioner	CEO
regulation 26(2)(a) and (c), (3) to (7)	probation and parole <i>(all references)</i>	community youth justice
regulation 28(1)	Commissioner within the meaning	CEO as defined in section 3(1)
regulation 28(2)	probation and parole	community youth justice
regulation 30, heading	<b>Commissioner</b>	<b>CEO</b>

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
regulations 30(1), 32(1) and (2), 42(1) and (3) and 52(2)	Commissioner <i>(all references)</i>	CEO
regulation 52(3)	Commissioner his or her opinion	CEO the opinion of the CEO or Superintendent
regulations 54(3)(b) and (4), 55(1)(a) and (b) and (2) to (5) and 72(3)(g)	Commissioner	CEO
Schedule 2, Form 8, note 2	<i>Commissioner</i>	<i>Chief Executive Officer</i>
Schedule 2, Form 9	Commissioner <i>Commissioner</i> <i>probation and parole</i> probation and parole <i>(all references)</i>	Chief Executive Officer <i>Chief Executive Officer</i> <i>community youth</i> <i>justice</i> community youth justice
Schedule 2, Form 11	Commissioner of Correctional Services <i>(all references)</i> probation and parole <i>(all references)</i> <i>Commissioner</i>	Chief Executive Officer community youth justice <i>Chief Executive Officer</i>
Schedule 2, Form 12	<i>Commissioner</i> Commissioner of Correctional Services	<i>*Commissioner/*Chief</i> <i>Executive Officer</i> <i>*Commissioner of</i> <i>Correctional</i> <i>Services/*Chief</i> <i>Executive Officer</i>
Schedule 2, Forms 15 and 17, after "Services"		<i>/*Chief Executive</i> <i>Officer</i>

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**Schedule 3 Other laws amended**

section 39

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
<b><i>Child Protection (Offender Reporting and Registration) Act</i></b>		
section 3		<i>(in alphabetical order)</i> <b>CEO (Youth Justice)</b> means the Chief Executive Officer (as defined in section 19 of the <i>Public Sector Employment and Management Act</i> ) of the Agency responsible for youth justice.
section 3, definition <b><i>strict supervision</i></b> , after paragraph (a)		(ab) the CEO (Youth Justice) or a person employed within the Agency responsible for youth justice; or
section 3, at the end		<i>Note for section 3</i> <i>The Interpretation Act contains definitions and other provisions that may be relevant to this Act.</i>
<b><i>Child Protection (Offender Reporting and Registration) Regulations</i></b>		
regulation 4(2)(b)	whole paragraph	
regulation 4(2)(a) and (c), at the end		or
after regulation 4(2)		(2A) The CEO (Youth Justice) is the authority having control of a reportable offender who is a child and in

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
		respect of whom a court has made an offender reporting order under section 13(2) of the Act.
<b><i>Cross-border Justice Act</i></b>		
section 7(1), definition <b><i>juvenile justice officer</i></b> , paragraph (a)	probation and parole	community youth justice
<b><i>Cross-border Justice Regulations</i></b>		
regulation 63, heading	<b>Probation and parole</b>	<b>Community youth justice</b>
regulation 63, modified section 10(1A)	probation and parole	community youth justice
<b><i>Interpretation Act</i></b>		
section 17, definition <b><i>committed for trial</i></b> , paragraph (a), after "Services"		, or the Chief Executive Officer (as defined in section 19 of the <i>Public Sector Employment and Management Act</i> ) of the Agency responsible for youth justice,
<b><i>Sentencing Act</i></b>		
section 3(1)		( <i>in alphabetical order</i> ) <b>CEO (Youth Justice)</b> means the Chief Executive Officer (as defined in section 19 of the <i>Public Sector Employment and Management Act</i> ) of the Agency responsible for youth justice.

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
		<b>community youth justice officer</b> , see section 5(1) of the <i>Youth Justice Act</i> .
section 56(1) and (3), after "Commissioner"		, the CEO (Youth Justice)
section 103(1)	officer	officer or community youth justice officer
	Commissioner	Commissioner or CEO (Youth Justice)
section 108(4)	Commissioner or facility	Commissioner, the CEO (Youth Justice) or facility, in a detention centre as defined in section 5(1) of the <i>Youth Justice Act</i>
<b>Sheriff Act</b>		
section 4	unless the contrary intention appears	
section 4		<i>(in alphabetical order)</i> <b>detention centre</b> , see section 5(1) of the <i>Youth Justice Act</i> .
section 4, at the end		<i>Note for section 4</i> <i>The Interpretation Act contains definitions and other provisions that may be relevant to this Act.</i>
section 9(3)	shall his	must the deputy's
section 9(3)(a) and (b), at the end		and
section 9(3)(c)(i), after "facility"		or detention centre

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
section 12A, heading, after " <b>facility</b> "		<b>or detention centre</b>
section 12A(1)	Services	Services, or Chief Executive Officer (as defined in section 19 of the <i>Public Sector Employment and Management Act</i> ) of the Agency responsible for youth justice,
	facilities	facilities or detention centres
section 12A(2), after "facility"		or detention centre
section 13, heading, after " <b>facility</b> "		<b>or detention centre</b>
section 13	all words after "process,"	the sheriff or officer may immediately convey the person, or cause the person to be conveyed, to the custodial correctional facility or detention centre to which the person is to be sent by virtue of the process issued against the person.
section 22(2), after "facility"		or detention centre
<b><i>Surveillance Devices Regulations</i></b>		
regulation 3(1)(d), after "Services"		or CEO (Youth Justice)
regulation 3(2)		<i>(in alphabetical order)</i> <b>CEO (Youth Justice)</b> means the Chief Executive Officer (as

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
		defined in section 19 of the <i>Public Sector Employment and Management Act</i> ) of the Agency responsible for youth justice.
<b><i>Terrorism (Emergency Powers) Act</i></b>		
section 4(1)	, unless the contrary intention appears	
section 4(1)		<i>(in alphabetical order)</i> <b>CEO (Youth Justice)</b> means the Chief Executive Officer (as defined in section 19 of the <i>Public Sector Employment and Management Act</i> ) of the Agency responsible for youth justice.
section 4(1), at the end		<i>Note for subsection (1)</i> <i>The Interpretation Act contains definitions and other provisions that may be relevant to this Act.</i>
section 21J, heading	<b>Services Commissioner's</b>	<b>Services or CEO (Youth Justice)</b>
section 21J	Services to the Commissioner	Services or CEO (Youth Justice) to the Commissioner or CEO (Youth Justice), as the case may be
sections 21S(3) and (5) and 21T(4) and (7)	Services to the Commissioner	Services or CEO (Youth Justice) to the Commissioner or CEO (Youth Justice), as the case may be,

Provision	Amendment	
	<i>omit</i>	<i>insert</i>
<b><i>Victims of Crime Rights and Services Act</i></b>		
section 4		<p><i>(in alphabetical order)</i>  <b>appropriate authority</b>,  in relation to a relevant  offender, means:</p> <p>(a) if the relevant  offender is a youth  (as defined in  section 6 of the  <i>Youth Justice Act</i>)  and is sentenced  to a term of  detention – the  CEO (Youth  Justice); or</p> <p>(b) otherwise – the  Commissioner of  Correctional  Services.</p> <p><b>CEO (Youth Justice)</b>  means the Chief  Executive Officer (as  defined in section 19 of  the <i>Public Sector  Employment and  Management Act</i>) of  the Agency responsible  for youth justice.</p> <p><b>detention centre</b>, see  section 5(1) of the  <i>Youth Justice Act</i>.</p>
section 21(5)	Commissioner of Correctional Services	appropriate authority
section 22(1)(f), after "prison"		or detention centre
section 22(1)(g)	Commissioner of Correctional Services	appropriate authority



Provision	Amendment	
	<i>omit</i>	<i>insert</i>
section 22(1)(h) and (k) and (2)(a) and (d), after "facility"		or detention centre
section 25, heading	<b>Commissioner of Correctional Services</b>	<b>Appropriate authority</b>
section 25(1)	Commissioner of Correctional Services the Commissioner	appropriate authority the authority
section 25(2)	Commissioner of Correctional Services	appropriate authority
after section 32(1)(c)		(ca) the CEO (Youth Justice); or
section 33(c)	Services.	Services;
after section 33(c)		(d) the CEO (Youth Justice).