TABLE OF COMMON CHARGE OPTIONS FOR STATE OFFENCES

A PRACTITIONERS' GUIDE FOR THE EAGP SCHEME

The Public Defenders

VERSION 4.0

Last updated Feb 2022

Users' guide, notes and acknowledgements

The purpose of this document and a disclaimer

- This document has been prepared as a resource designed to assist lawyers, whether defence or prosecution, involved in negotiations under the Early Appropriate Guilty Plea legislation.
- You should always undertake your own research into the particular offences and provisions which may be relevant to any case you are working on. This document is a guide only and should be treated as a starting point for your consideration of appropriate offences.
- Further and importantly, this document refers to the <u>current versions</u> of offences, maximum penalties and standard non-parole periods. You should always refer to the version of the legislation applicable at the time of any alleged offence. Because changes to sexual assault offences are so recent, we have included the most recently repealed offences for your convenience.
- Please ensure you are working from the latest version of this document available from the Public Defenders' website. The date of the most recent update is on the title page.
- Please bear in mind that this document does not include any <u>Commonwealth offences</u>. Commonwealth offences might be alternatives to, for example, child pornography, grooming and procuring, money laundering, terrorism and drug offences.
- Whilst every effort has been made to ensure the correctness of information in this Table, please be reminded of the Disclaimer pertaining to all information on the website of Public Defenders, Department of Justice NSW at:

https://www.justice.nsw.gov.au/Pages/copyright-disclaimer.aspx

Acknowledgments

This Table has been prepared by the *Public Defenders* with assistance and input from *Legal Aid NSW* and the *Office of the Director of Public Prosecutions NSW*, initially as part of the Early Appropriate Guilty Plea Working Party 2018.

Key

CHROA Index Offence A 'serious sex offence' (\underline{s} 5) or 'serious violence offence' (\underline{s} 5A) under the

Crimes (High Risk) Offenders Act 2006. Note: "child" is a person under 16

 $(\underline{s} \underline{4}).$

CPORA Registrable Offence A Class 1 or Class 2 Offence under <u>s 3</u> of the <u>Child Protection (Offenders</u>

Registration) Act 2000. An offence is only a registrable offence if the

Victim was a child. Note: "child" is a person under 18.

CPA <u>Criminal Procedure Act 1986</u>

DMTA <u>Drug Misuse & Trafficking Act 1985</u>

SNPP Standard Non-Parole Period

SI Strictly Indictable
T1 Table 1 (*CPA* Sch 1)

T1<\$60k Table 1 if value of property does not exceed \$60,000

T1>\$5k Table 1 if value of property exceeds \$5,000

T2 < 5k Table 2 if value of property does not exceed \$5,000

T2 Table 2 (<u>CPA Sch 1</u>)

SO/Xm Summary offence / X month time limit SO/Xy Summary offence / X year time limit

References to section numbers are to the Crimes Act 1900 (NSW) unless otherwise specified.

Notes

Practitioners might bear in mind the following:

- The Table contains in general only the most <u>common</u> charge option provisions, therefore practitioners are advised to always check the relevant legislation for further relevant provisions.
- Offences which are statutory alternatives:

The most common statutory alternatives are in red.

• Offences which are not direct alternatives:

There may be a need to consider other charges where there may not be direct alternatives to an offence. There may be a need to consider a combination of offences. For example, Robbery: a charge combination that may be an alternative is larceny AND assault (where there may be no nexus between the theft and the assault).

• Alternative bases for criminal liability:

There may be a need to consider the various bases of criminal responsibility, that is, principal, principal in the second degree, joint criminal enterprise, extended joint criminal enterprise, accessory before and after the fact, aid and abet.

- *Penalties for Attempts:* **s 344A** Penalty as for offence.
- Penalties for Abettors and Accessories:

s 345 Principals in the second degree in any serious indictable offence

Same punishment had the person been the principal in the first degree.

s 346 Accessories before the fact in any serious indictable offence

Same punishment had the person been the principal offender.

s 349 Accessories after the fact to murder; robbery with arms or in company; kidnapping s 86

Accessory after the fact to murder - 25 years

Accessory after the fact to robbery with arms or in company, or kidnapping s 86 - 14 years

s 350 Accessories after the fact to other serious indictable offences

5 years, except where otherwise specifically enacted.

s 351 Abettors of minor indictable offences

May be indicted, convicted, and punished as a principal offender.

s 351A Recruiting persons to engage in criminal activity

Recruit person to engage in criminal activity – 7 years

Recruit child to engage in criminal activity - 10 years

s 351B Aiders and abettors punishable as principals

Any offence punishable on summary conviction or indictable offence dealt with summarily – same penalty and punishment of the principal offender.

Please help us keep this Table up-to-date

If you notice any errors or changes to legislation not reflected in the tables, please contact Legal Research, Public Defenders Chambers on (02) 9268-3111. We welcome feedback so that we can keep this shared resource as accurate and up-to-date as possible.

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SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence
	1. VIOLENT OFFE	<u>NCES</u>				
	LETHAL VIOLENC	CE .				
Murde	er, Manslaughter					
<u>19A</u>	Murder	Life	20y	SI	Yes	Yes
	Murder –victim a police officer, emergency services worker etc		25y		-	Yes
	Murder –victim child under 18y of age		25y		Yes	Yes
<u>19B</u>	Mandatory life sentences for murder of police officers	Life		SI	-	Yes
<u>26</u>	Conspiracy or solicit to murder	25y	10y	SI	Yes	Yes
349(1)	Accessory after the fact to murder	25y		SI	-	-
24	Manslaughter	25y		SI	Yes – unless a result of motor vehicle accident: s.3(1)	Yes
25A(2)	Assault cause death whilst intoxicated	minimum se	25y. Mandatory minimum sentence 8y. NPP not less than 8y: \$ 25R		Unclear	Unclear
25A(1)	Assault cause death	20y		SI	Unclear	Unclear
25A(7)	Offence not proven: If not guilty of murder or manslaughter, may be found g	guilty of 25A(1)	or (2).			
25A(8) 25C	If not guilty of 25A(2), may be found guilty of 25A(1). Supply of drugs causing death	20y		SI	Unclear	Unclear
22A	Infanticide	As for manslaugh		SI	Yes	Yes
21	Child murder by mother — verdict of contributing to death etc.	10y		SI	Unclear	Unclear
31C	Suicide – aids and abets	10y		T1	-	-
31C	Suicide - incites or counsels	5y		T1	-	-
43A	Failure of persons with parental responsibility to care for child	5у		T1	-	-
44	Failure provide necessities of life	5y		T1	-	-
81C	Misconduct with regard to corpses	2y		T1	-	-
Note: Dai	ngerous driving	ı		1	I	
52A(2)	Aggravated dangerous driving occasioning death	14y		T1	_	_
52A(1)	Dangerous driving occasioning death	10y		T1		
	NON-LETHAL VIOLENCE INCLUD	OING KIDN	<i>IAPPIN</i>	VG		
	racy to murder; attempt murder		1	T		T
<u>26</u>	Conspiracy or solicit to murder	25y	10y	SI	Yes	Yes
<u>27</u>	Wound or cause GBH with intent to murder	25y	10y	SI	Yes	Yes
<u>27</u>	Administer to, or cause to be taken, any poison with intent to murder	25y	10y	SI	Yes	Yes
<u>28</u>	Acts done to property with intent to murder	25y	10y	SI	Yes	Yes
<u>29</u>	Attempts to murder with intent, whether bodily injury is effected or not	25y	10y	SI	Yes	Yes

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registrable offence	CHROA Index offence
<u>30</u>	Attempts to murder by means other than specified in ss.27-29	25y	10y	SI	Yes	Yes
Suicide	?					
31 <u>C</u>	Aids or abets attempted suicide	10y		T1	-	-
<u>31C</u>	Incites or counsels attempted suicide	5y		T1	-	-
Intoxic	eating / poisoning					
<u>27</u>	Administer to, or cause to be taken, any poison with intent to murder	25y	10y	SI	Yes	Yes
<u>29</u>	Attempts to murder with intent, whether bodily injury is effected or not	25y	10y	SI	Yes	Yes
38	Use intoxicating substance to commit indictable offence	25y		SI	May * apply	May apply**
39(1) 39(2)	Using poison etc. to endanger life or inflict GBH Offence not proven: Person may be found guilty of 41 or 41A	10y		Т1	-	Yes –if GBH inflicted
<u>41</u>	Using poison etc. and intends to injure, cause distress or pain	5y		T1	-	-
<u>41A</u>	Poisoning etc. water supply	5y		T1	-	-
<u>38A</u>	Spiking drink or food	2y /100 p.i	ı./ both	SO / 6m	-	-
86(3) 86(2)	Kidnapping - Specially aggravated offence - in company and occasions ABH Kidnapping - Aggravated offence – in company or occasions ABH	25y 20y		SI SI	Yes Yes	May apply **
86(1) 86(4)	Kidnapping - basic offence. Takes or detains: (a) with intention of holding to ransom (a1) with intention of committing serious indictable offence (b) with intention of obtaining advantage Alternative verdicts: If not guilty of 86(2) or (3), may be found guilty of a lesser offence under this section	14y		SI	Yes - except where parent / carer: Class 2 offence	s86(1)(a1) may apply**
349(2)	Accessory after the fact to kidnapping referred to in s 86	14y			-	-
<u>87</u>	Child abduction	10y		SI	Yes - where no parental respon- sibility: Class 2 offence	-
154C(2)	Taking motor vehicle or vessel with assault or with occupant in circumstances of aggravation set out in s154C(3): (a) in company (b) armed with offensive weapon/instrument (c) intentionally or recklessly inflicts ABH on any person	14y	5y	Т1	-	-
154C(1)	Taking motor vehicle or vessel with assault or with occupant	10y	3у	T1	-	-
Assaul	ts / Danger to life / Grievous and Actual bodily harm					
	ider also offences outlined separately below including assaults against police officers, other la ences; assaults involving children; intimidation / stalking]	w enforcement	officers, at s	chools agair	st student or s	taff; public
33A(1) 33A(2)	Discharge / attempt discharge firearm etc. with intent to cause GBH Discharge / attempt discharge firearm etc. with intent resist arrest	25y 25y	9y	SI SI		Yes

^{*} CPORA: Class 1or Class 2 offence means an offence an element of which is an intention to commit an offence of a kind listed in this definition: s. 3(1)

^{**} CHROA: An offence under s 38, s 86(1)(a1) committed with intent to commit an offence under Div 10 of Part 3 Crimes Act 1900 punishable by imprisonment for 7 years or more is a 'serious sex offence': s. 5(1)(b). Note also meaning of 'serious violence offence' under s 5A.

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence
33(1)	Wounds or causes GBH with intent to cause GBH	25y	7y	SI	Yes: child under 10 and accused not a child: Class 2 offence	Yes
33(2) 33(3)	Wounds or causes GBH with intent to resist arrest <u>Alternative verdict:</u> If not guilty of offence against this section, may be found guilty of an offence against 35	25y	7y	SI	-	-
37(2)	With intention of enabling / assisting another to commit indictable offence - chokes, suffocates, strangles so victim unconscious, insensible, incapable of resistance	25y		SI	-	-
<u>37(1)</u>	Chokes, suffocates, strangles and recklessly renders victim unconscious, insensible, incapable of resistance	10y		T1	-	-
37(1A)	Intentionally choke, suffocate or strangle another person without consent	5y		T1	_	_
33B(2)	In company - Use / possess weapon to commit indictable offence or resist arrest etc. (a) use, attempt / threaten to use / possess offensive weapon / instrument; or (b) threaten injury to person / property with intent to commit indictable offence, or prevent / hinder apprehension / detention / police investigation	15y		SI	-	-
33B(1)	Use / possess weapon to commit indictable offence or resist arrest etc. (a) use, attempt / threaten to use / possess offensive weapon / instrument; or (b) threaten injury to person / property with intent to commit indictable offence, or prevent / hinder apprehension / detention / police investigation	12y		T1	-	-
35(1) 35(2) 35(3) 35(4) 35(5)	Reckless GBH or wounding In company - Causes GBH and reckless as to ABH Causes GBH and reckless as to ABH In company - Wounds and reckless as to ABH Wounds and reckless as to ABH Alternative verdict: If not guilty of any sub-section under this section, may be found guilty of any other sub-section of this section that carries a lesser maximum penalty	14y 10y 10y 7y	5y 4y 4y 3y	T1 T1 T1 T1	- - -	Yes Yes -
<u>59(2)</u> <u>59(1)</u>	In company - Assault occasioning ABH Assault occasioning ABH	7y 5y		T2 T2	-	-
59A(2) 59A(1)	Assault during public disorder - occasioning ABH Assault during public disorder	7y 5y		T2 T2	-	-
<u>58</u>	Assault with intent commit serious indictable offence; Assault, resist or obstruct any officer in execution of duty; Assault any person with intent resist / prevent lawful apprehension of any person	5y		T2	-	-
<u>61</u>	Common assault	2y		T2	-	-
<u>4A</u>	Summary Offences Ac t 1988: Offensive language	бри		SO / 6m		I
<u>11B</u>	Summary Offences Act 1988: Custody of offensive implement	2y/50pu		SO / 6m		
<u>11C</u>	Summary Offences Act 1988: Custody of knife in public place or school	2y/20pu		SO / 6m		
<u>11E</u>	Summary Offences Act 1988: Wielding of knives in a public place or school	2y/50pu		SO / 6m		
	s involving police officers nsider general danger to life/bodily harm and assault offences, above, where exect	ution of duty	intent to re	esist arrest	not element	of offence]
33A(2)	Discharge / attempt discharge firearm etc. with intent resist arrest	25y	9y	SI	-	
33(2)	Wound or GBH with intent to resist arrest / apprehension	25y	7y	SI	-	-
33B(2)	In company - Use / possess weapon resist arrest etc. (a) use, attempt / threaten to use / possess offensive weapon / instrument; or	15y		SI	_	-

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence
	(b) threaten injury to person / property with intent to commit indictable offence, or prevent / hinder apprehension / detention / police investigation					
	Use / possess weapon to resist arrest etc. (a) use, attempt / threaten to use / possess offensive weapon / instrument;					
33B(1)	or (b) threaten injury to person / property with intent to commit indictable offence, or prevent / hinder apprehension / detention / police investigation	12y		T1	-	-
60 60(3A) 60(3) 60(2A) 60(2) 60(1A) 60(1)	Assault and other actions against police officers During public disorder – wounds / causes GBH to officer, reckless as to ABH Wounds or causes GBH to officer and reckless as to ABH During public disorder – assaults officer occasioning ABH Assaults officer occasioning ABH During public disorder - assaults, throws missile, stalks, harass or intimidate Assaults, throws missile, stalks, harass or intimidate	14y 12y 9y 7y 7y 5y	5y 3y		-	Yes Yes - - -
<u>58</u>	Assault with intent commit serious indictable offence; Assault, resist or obstruct any officer in execution of duty; Assault any person with intent to resist / prevent lawful apprehension of any person	5у		T2		-
<u>546C</u>	Resists/hinders or incites any person to assault/resist/hinder police	12m/ 10pu/ both		SO/ 6m		-
<u>13</u>	Crimes (Domestic and Personal Violence) Act 2007: Stalking or intimidation with intent to cause fear of physical / mental harm	5y/50pu/ both		T2		
<u>4A</u>	Summary Offences Act 1988: Offensive language	бри		SO/ 6m		
60A 60A(3) 60A(2)	Assault etc. against law enforcement officers (other than police) Wounds or causes GBH and reckless as to ABH Assault occasioning ABH	12y 7y		SI T1	-	Yes
[<u>Note</u> : Con	Assaults, throws missile, stalks, harass or intimidate s — at school against students or staff asider general danger to life/ bodily harm and assault offences, above]	5y	1	T2	1	1
60E 60E(3) 60E(2) 60E(1) 60E(4)	Assaults etc. at schools Wounds or causes GBH and reckless as to ABH Assault occasioning ABH Assaults, throws missile, stalks, harass or intimidate Enter school with intent to commit s60E offence Summary Offences Act 1988: Custody of knife in public place or school	12y 7y 5y 5y 5y 2y/20pu		SI T1 T2 T2 SO/6m	-	Yes - - -
<u>11E</u>	Summary Offences Act 1988: Wielding of knives in public place or school	2y/50pu		SO/6m		
Public	Disorder - Riot / Affray etc					
<u>93B</u>	Riot	15y		T1	-	-
<u>93C</u>	Affray	10y		T1	-	-
545C(2)	Unlawful assembly - Armed with weapon etc.	12m/ 10pu/both		SO/6m	-	-
<u>545C(1)</u>	Unlawful assembly - Knowingly joining or continuing in etc.	6m/5pu/ both		SO/6m	-	-
<u>11A</u>	<u>Summary Offences Act 1988</u> : Violent disorder by 3 or more persons	6m/10pu		SO/6m	-	-
Child a	and other offences					
		1.4		SI	-	Yes
<u>42</u>	Injuries to child at birth: intentionally or recklessly inflicts GBH	14y				
<u>42</u> <u>43</u>	Injuries to child at birth: intentionally or recklessly inflicts GBH Abandoning or exposing child under 7	5y		T1	-	-
				T1 T1	-	-
<u>43</u>	Abandoning or exposing child under 7	5y			1	

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence
Intimidation / Stalking						
<u>13</u>	<u>Crimes (Domestic and Personal Violence) Act 2007:</u> Stalking or intimidation with intent to cause fear of physical / mental harm	5y/50pu/ both		T2		
<u>545B</u>	Intimidation or annoyance by violence or otherwise	2y/50pu /both		SO / 6m		
<u>14</u>	Crimes (Domestic and Personal Violence) Act 2007: Contravene Apprehended Violence Order	2y/50pu/ both				

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence
	2. OFFENCES INVOLVING WEAPONS, I SUBSTANCES, OBJECT		<u>SIVES</u>	S, <i>OT</i>	<u>HER</u>	
Explosiv	ves					
<u>18</u>	Acts done to property with intent to murder: - by explosion of gunpowder / other substance destroys / damages building	25y	10y	SI	Yes	Yes
<u>6</u>	Cause bodily injury by gunpowder etc. Intentionally or recklessly by gunpowder/ substance/ corrosive fluid / destructive matter - burns, maims, disfigures, or does GBH	25y		SI	-	Yes
<u>.7</u>	Use etc. explosive substance or corrosive fluid etc. Cause substance to explode / send/cause to be taken any explosive substance or dangerous / noxious thing; put / throw at / applies any corrosive fluid or destructive / explosive substance (including petrol) - with intent to burn, maim, disfigure, or to do GBH	25y		SI	-	Yes
8	Explosives placed in/near building/conveyance/ public place - with intent cause bodily harm	14y		SI	-	-
<u>9A</u>	Throw rocks / other objects at vehicles / vessels and person in vehicle / vessel	5y		T2	-	-
3FA(1)	Possess explosive in public place	5у		T2	-	-
3FA(2)	Possess, supply or making explosives	3y/50pu/ both		T2	-	-
BFB	Possess dangerous articles other than firearms	2y/50pu/ both		SO / 6m	-	-
BQ.	Bomb and other hoaxes: Convey false information person / property in danger	5y		T1	-	-
<u>3R</u>	Bomb and other hoaxes: Leave / send article with intent cause alarm	5y		T1	-	-
Tirearms	etc.					
9	Other attempts to murder: shoots or discharge arms	25y	10y	SI	Yes	Yes
3A(1)	Discharge / attempt discharge firearm etc. with intent to cause GBH	25y	9y	T1	-	Yes
BA(2) BGA(1B)	Discharge / attempt discharge firearm etc. with intent resist arrest Fire at dwelling-house / building - In course of organised criminal activity	25y 16y	9y 6y	T1 SI	-	-
GA(1A)	Fire at dwelling-house / building - During public disorder	16y	6y	SI		
GA(1)	Fire at dwelling-house / building	14y	5y	SI		
8GA(3)	Alternative verdicts: If not guilty for an offence under this section may be found guilty of 93G or 93H				-	-
3GA(4)	Alternative verdicts: If not guilty under 93GA (1A) or (1B) may be found guilty of 93GA(1)					
3B(2)	In company - Use / possess weapon to commit indictable offence or resist arrest etc (a) use, attempt / threaten to use / possess offensive weapon / instrument; or (b) threaten injury to person / property with intent to commit indictable offence, or prevent / hinder apprehension / detention / police investigation	15y		SI	-	-
BB(1)	Use / possess weapon to commit indictable offence or resist arrest etc (a) use, attempt / threaten to use / possess offensive weapon / instrument; or (b) threaten injury to person / property with intent to commit indictable offence, or prevent / hinder apprehension / detention / police investigation	12y		Т1	-	-
3I(2)	Possess unregistered firearm in public place - Circumstances of aggravation	14y		T2	_	_
3I(1)	Possess unregistered firearm in public place	10y		T2	-	
<u>3G</u>	Possess loaded firearm / loaded spear gun in public / any other place so as to endanger life; or fires firearm or spear gun in or near public place; or carries or fires firearm or spear gun in manner likely to injure / endanger safety/ or with disregard to safety.	10y		T2	-	-

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence
<u>93H</u>	Trespass with or dangerous use of firearm or spear gun					
93H(2)	Fires firearm etc. in / into building etc.	10y		T2	-	-
93H(1)	Possess firearm etc. and enters into building etc.	5y		T2		

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ time limit
	Firearms Act 1996			
Licences	and permits			
<u>7</u>	Unauthorised possession/use pistol / prohibited firearm without licence / permit	14y	4y	T2
7(3)	Alternative verdict: If not guilty of 7, may be found guilty of 7A			·
<u>7A</u>	Possess or use firearm without licence / permit	5y		T2
<u>25</u>	Fail to surrender firearm and licence to police when licence suspended/revoked	2y/50pu/both		SO / 2y
<u>30</u>	Fail to surrender firearm and permit to police when permit suspended/revoked	2y/50pu/both		SO / 2y
Registra	tion			
<u>36</u>	Unregistered firearms – Supply/acquire/possess/use: - pistol or prohibited firearm - in any other case	14y 5y		T2
Safekeep	ing	-	-	
<u>39</u>	General requirement for safekeeping - pistol or prohibited firearm - in any other case	2y / 50pu / both 12m / 20pu / both		SO / 2y
Firearm	dealers			
43	Deal in firearms without licence	7y		T2
44A	Prescribed persons not to be involved in firearms dealing business	14y		T2
Acquisiti	on (Purchase)		-	
50 (2)	Unauthorised acquisition of firearms - pistol or prohibited firearm - In any other case	14y 5y		T2 T2
50AA(2) 50AA(1) 50AA(3)	Unlicenced/unauthorised acquisition of firearm part for pistol or prohibited firearm Unlicenced/unauthorised acquisition of firearm part Alternative verdict: If not guilty of 50AA(2), may be found guilty of 50AA(1)	14y 5y		T2 T2
51A	Fail to comply with restrictions on acquisition of firearms - pistol or prohibited firearm - In any other case	14y 5y		T2
50A(2) 50A(1) 50A(4)	Manufacture pistol or prohibited firearm without licence/permit Manufacture firearm without licence/permit Alternative verdict: If not guilty of 50A(2), may be found guilty of 50A(1)	20y 10y		SI T2
Supply (Sell)		1	
51B 51B(3)	Supply firearms on ongoing basis (contravene 51 on 3/more occasions over 12 months) Alternative verdict—relevant supply offence If jury not satisfied offence proven but is satisfied the person has, in respect of any of the occasions relied on, committed a relevant supply offence, may be found guilty of the relevant supply offence.	20y	10y	SI
51(1A) 51(2A) 51(1) 51(2) 51(4)	Supply prohibited firearm / pistol to unauthorised person Supply prohibited firearm / pistol without licenced dealer or police Supply firearm to unauthorised person Supply firearm without dealer or police witness <u>Alternative verdict</u> : If not guilty of 51(1A) or 51(2A), may be found guilty of 51(1) or 51(2), respectively	20y 20y 5y 5y	10y 10y	SI SI T2 T2

	T	<u> </u>	1	
SECT.	OFFENCE	Max. Penalty	SNPP	Type/ time limit
	Supply part without licence/permit to unlicenced purchaser without inspecting buyer's licence			
51BA(2)	- for pistol or prohibited firearm	14y		T2
51BA(1)	- firearm part	5y		T2
51BA(4)	Alternative verdict: If not guilty of 51BA(2), may be found guilty of 51BA(1)			
<u>51BB</u>	Supply firearm parts on ongoing basis (contravene 51BA on 3/more occasions	20y		SI
	over 12 months)			
<u>51BB(4)</u>	Alternative verdict: If not guilty of this offence, may be found guilty of 51BA			
<u>50B</u>	Give possession of firearms / parts to unauthorised persons			
	- Pistol or prohibited firearm	14y		T2
	- In any other case	5y		T2
Possessio	n			
	Unauthorised possession of firearms in aggravated circumstances:			
<u>51D(2)</u>	Possess more than 3 unregistered prohibited firearms without licence/permit	20y	10y	SI
<u>51D(1)</u>	Possess more than 3 unregistered firearms without licence/permit	10y		T2
<u>51D(3)</u>	Alternative verdict: If not guilty of 51D(2), may be found guilty of 51D(1)			
<u>51E</u>	Possess/use pistols fitted with magazine of >10 rounds capacity	14y		T2
<u>51F</u>	Possess digital blueprints for manufacture of firearms	14y		T2
	Possess or use prohibited firearm by remote control	14y		T2
<u>51I</u>	Possess or use firearm by remote control	5y		T2
	Possess spare barrel without being authorised by licence/permit			
<u>58(1)</u>	 pistol or prohibited firearm 	5y		
<u>58(2)</u>	- In any other case	50pu/2y/both		T2
Other Of	fences			
<u>51H</u>	Stolen firearms or firearm parts: use, supply, acquire, possess	14y		T2
<u>62</u>	Shortened firearms: unauthorised shortening/ possess/ supply/ give possession	14y		T2
<u>63</u>	Converting firearms: Shorten firearm to convert to pistol without pistol licence Alter pistol to convert to prohibited pistol Unauthorised conversion of firearm into firearm that is not prohibited firearm Alter firearm to convert to a prohibited firearm Unlawfully provide information/thing to alter firearm	14y		T2
<u>64</u>	Handle/use firearm under influence alcohol/drug	5y		T2
	Supply/give possession firearm to person under influence alcohol/drugs Deface/alter identification marks on firearm or use, supply, acquire or possess	5y	1	T2
<u>66</u>	such firearm, or give possession of defaced firearm or part of defaced to another	14y		T2
	False/misleading information in application			
<u>70</u>	- pistol or prohibited firearm	14y		T2
	- In any other case	5y		T2
<u>71A</u>	Using forged/fraudulently altered licence/permit to obtain firearm	10y		T2
<u>72</u>	Firearm dealer make false/misleading entry/alter, record kept under 45			
	- pistol or prohibited firearm	14y		T2
	- In any other case	5y		T2
<u>74(1)</u>	Acquire/Possess/use firearm in contravention of firearms prohibition order	L. .		
	- pistol or prohibited firearm	14y		T2
74(2)	- In any other case	5y	1	T2
<u>74(3)</u>	Supply/give possession firearm to person subject of firearms prohibition order - pistol or prohibited firearm	141		T2
	- In any other case	14y		T2
	In any other case	5y		14

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ time limit
	Weapons Prohibition Act	1998		
7	Unauthorised possession / use prohibited weapon without licence/permit	14y	5y	T2
23(1)	Buy prohibited weapon without permit	5у		T2
23(2)	Buy prohibited weapon from unauthorised seller	50pu / 12m / both		SO / 2y
23A(2)	Sell military-style weapon to person without permit	20y		SI
23A(1)	Sell prohibited weapon to person without permit	14y		T2
23A(3)	Alternative verdict: If not guilty of 23A(2), may be found guilty of 23A(1)			
23B(1)	Sell prohibited weapons on an ongoing basis	20y		SI
23B(3)	Alternative verdict—relevant selling offence			
	If jury not satisfied offence proven but is satisfied the person has, in respect of any of the occasions relied on, committed a relevant selling offence, may be found guilty of the relevant selling offence			
25A(1)	Manufacture prohibited weapon without authorisation	14y		T2
25A(2)	Manufacture military-style weapon without authorisation	20y		SI
25B(1)	Possess digital blueprints for manufacture of prohibited weapons	14y		T2
<u>31</u>	Make false/misleading statement in application	10y		T2
34(1)	Possess/use prohibited weapon contrary to prohibition order	10y		T2
34(3)	Sell/give person prohibited weapon knowing person prohibited	10y		T2
	Summary Offences Act 19	988		
<u>11B</u>	Custody of offensive implement	2y/50pu		SO/ 6m
<u>11C</u>	Custody of knife in public place or school	2y/20pu		SO/6m
<u>11E</u>	Wielding of knives in a public place or school	2y/50pu		SO/ 6m
<u>11F</u>	Sale of knives to children	50pu		SO/6m
<u>11D</u>	Parents who allow children to carry knives	5pu		SO/ 6m

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registrable	CHROA Index offence
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3. BREAK & ENTER and STEALING OFFENCES

Break and Enter Offences

<u>105A</u> (applying to 111, 112, 113)

Circumstances of aggravation – any one or more of the following:

- (a) armed with offensive weapon / instrument,
- (b) in company,
- (c) uses corporal violence on any person,
- (d) intentionally or recklessly inflicts actual bodily harm on any person,
- (e) deprives person of liberty,
- (f) knowing person/s inside

Circumstances of special aggravation – any or all of the following:

- (a) intentionally wounds / inflicts GBH on any person,
- (b) inflicts GBH on any person and reckless as to causing actual bodily harm to that or any other person,
- (c) armed with dangerous weapon.

<u>110</u>	B&E dwelling-house and assaults with intent to murder or inflicts GBH	25y		SI	Yes	Yes
	B&E dwelling-house/building and commit serious indictable offence/ be in dwelling house, commit serious indictable offence and break out					
112(3)	Specially aggravated offence	25y	7y	SI		
112(2)	Aggravated offence. - Serious indictable offence is stealing / intentionally or recklessly destroying or damaging property, property value < \$60k, and only circumstance of aggravation is in company - in any other case	20y	5у	T1 <\$60k	May apply*	May apply**
112(1)	Basic offence. - Where serious indictable offence is stealing / maliciously destroying or damaging property, and property value < \$60k - in any other case	14y		T1 <\$60k SI		
	Break out of dwelling-house after committing, or entering with intent to commit, serious indictable offence					
109(3)	Specially aggravated offence	25y		SI		
109(2)	Aggravated offence - Serious indictable offence is stealing / intentionally or recklessly destroying or damaging property, property value < \$60k and only circumstance of aggravation is in company - in any other case	20y		T1 <\$60k SI	May apply*	May apply**
109(1)	Basic offence - Serious indictable offence is stealing / intentionally or recklessly destroying or damaging property, property value < \$60k - in any other case	14y		T1 <\$60k SI		
	Enter dwelling-house / building with intent to commit serious indictable offence					
<u>111(3)</u>	Specially aggravated offence	20y		SI		
111(2)	Aggravated offence. - Serious indictable offence is stealing/ maliciously/ destroying/ damaging property, property value <\$60K, and only circumstance of aggravation is in company - in any other case	14y		T1 <\$60k SI	May apply*	May apply**
<u>111(1)</u>	Basic offence.	10y				

CPORA: Class 1 or Class 2 offence means an offence an element of which is an intention to commit an offence of a kind listed in this definition: s. 3(1)

^{**} CHROA: Offence under ss 111, 112, 113 or 114(a), (c), (d) committed with intent to commit an offence under Div 10 of Part 3 Crimes Act 1900 punishable by imprisonment for 7 years or more is a 'serious sex offence' under s. 5(1)(b). Note also meaning of 'serious violence offence' under s 5A.

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence
	 Serious indictable offence is stealing/ maliciously destroying/ damaging property in any other case 			T1 SI		
	Break etc. into house etc with intent to commit a serious indictable offence					
113(3)	Specially aggravated offence	20y		SI		
113(2)	Aggravated offence - Serious indictable offence is stealing/ maliciously/ destroying/ damaging property, property value <\$60K, and only circumstance of aggravation is in company - in any other case	14y		T1< \$60k	May apply**	May apply**
113(1)	Basic offence. - Serious indictable offence is stealing/ maliciously destroying/ damaging property - in any other case	10y		T1 SI		
Found	with Intent Being convicted, offender armed with intent to commit indictable offence			T	Mar	Mari
115	(any offence in s.114)	10y		T1	May apply*	May apply**
<u>114</u>	Any person- with intent to commit indictable offence (a) armed with any weapon, or instrument (b) possess implement for housebreaking / safe breaking / capable being used to enter/drive conveyance	7у		T1 T2	May apply*	May apply** - s.114(a),
	(c) face blackened / disguised / in possession of means (d) enters/remains in or on building/land			T1 T1	11 7	(c), (d)
115A 115A(1)	Alternative verdicts: Aggravated offence reduced to basic offence: If not guilty of 106 (2), 107 (2), 106 (1), 107 (1), 109 (1), 111 (1), 112 (1) or 113 (1).	109(2), 111 (2	2), 112 (2)	or 113 (2),	may be four	nd guilty of
115A(2)	Specially aggravated offence reduced to aggravated offence: If not guilty of 10 found guilty of 106 (2), 107 (2), 109 (2), 111 (2), 112 (2) or 113 (2).	6 (3), 107 (3)	, 109 (3),	111 (3), 112	(3) or 113	(3), may be
115A(3)	Specially aggravated offence reduced to basic offence: If not guilty of 106 (3), guilty of 106 (1), 107 (1), 109 (1), 111 (1), 112 (1) or 113 (1). This subsection of subsection (2) in relation to it.					•
SECT.	OFFENCE	Max. Penalty		SNPP	Type/	time limit
Inclose	d Lands Protection Act 1901		1			
<u>4B</u>	Aggravated unlawful entry on inclosed lands	50pu				
<u>4A</u>	Offensive conduct while on inclosed lands – prescribed premises / any other case	20pu / 10pu				
		10pu/				
<u>4</u>	Unlawful entry on inclosed lands – prescribed premises / any other case	5pu				
	Unlawful re-entry on inclosed lands — prescribed premises / any other case Unlawful re-entry on inclosed lands	5pu 10pu				
4 4AA 5		*				

CPORA: Class 1 or Class 2 offence means an offence an element of which is an intention to commit an offence of a kind listed in this definition: s 3(1)

^{**} CHROA: Offence under ss 111, 112, 113 or 114(a), (c), (d) committed with intent to commit an offence under Div 10 of Part 3 *Crimes Act* 1900 punishable by imprisonment for 7 years or more is a 'serious sex offence' under s. 5(1)(b). Note also meaning of 'serious violence offence' under s 5A.

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ time limit
	STEALING			
Steal P	roperty / Larceny			
<u>149</u>	Steal property in a dwelling-house with menaces	14y		SI
148	Steal property in a dwelling-house	7y		T1>\$5k T2<\$5k
154D	Steal firearms	14y		T1
152	Steal from ship in port or on wharfs etc.	7y		T1>\$5k T2<\$5k
117	Larceny	5y		T1>\$5k T2<\$5k
119 -123	Alternative Verdicts – larceny, embezzlement, receiving			
124	Fraudulent appropriation	2y / 20pu / both		
<u>125</u>	Larceny by bailee	As for larceny		T1>\$5k T2<\$5k
Larceny	/ embezzlement by clerks / servants / public servants		1	
<u>156</u>	Larceny by clerks or servants	10y		T1>\$5k T2<\$5k
<u>157</u>	Embezzlement by clerks or servants	10y		T1>\$5k T2<\$5k
<u>159</u>	Larceny by public servants	10y		T1>\$5k T2<\$5k
<u>160</u>	Embezzlement by public servants	10y		T1>\$5k T2<\$5k
<u>163</u>	Trial for embezzlement – verdict of larceny			
Theft o	f motor vehicle and other vessels			
154C(2)	Taking motor vehicle or vessel with assault or with occupant in circumstances of aggravation (154C(3)): (a) in company (b) armed with offensive weapon/instrument (c) intentionally or recklessly inflicts ABH on any person	14y	5у	Т1
154C(1)	Taking motor vehicle or vessel with assault or with occupant	10y	Зу	T1
<u>154G</u>	Facilitate organised car or boat rebirthing activities	14y	4y	SI
<u>154F</u>	Steal motor vehicle or vessel	10y		T1
<u>154H</u>	Make, use, interfere with unique identifiers	7y		T2
<u>154I</u>	Possess vehicle or vessel where unique identifier interfered with	5y		T2
<u>154J</u>	Possess vehicle identification plate not attached to motor vehicle	5y		T2
<u>154A</u>	Take conveyance without consent of owner	As for larceny s.117 – 5y		T2
154B(1) 154B(2) 154B(3) 154B(4)	Steal aircraft Takes or exercises control (deemed larceny) Takes or exercises control while person onboard (deemed larceny) Takes or exercises control by threat/violence/trick while another onboard	10y 7y 14y 20y		T1 SI SI
Summar	y Offences Act 1988			

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence
	4. ROBBERY TYPE OFFENCES INCLU	DING (CARJA	ACKII	<u>NG</u>	
Robber	y etc					
98	Armed robbery with wounding or GBH. Robs / assaults with intent to rob: - armed with offensive weapon / instrument or in company - and wounds / inflicts GBH	25y	7y	SI		
<u>96</u>	Commits any offence under 95 - Robs / assaults with intent to rob / steal from person: - and wounds or inflicts GBH	25y		SI		
97(2) 97(3)	Aggravated offence to 97(1) Robs / assaults / stops vehicle etc. with intent to rob: - armed with dangerous weapon Alternative verdict: If not guilty of 97(2), may be found guilty of 97(1)	25y		SI		
97(1)	Robs / assaults / stops vehicle etc. with intent to rob: - armed with offensive weapon / instrument or in company	20y		SI		
<u>95</u>	Aggravated offence to 94 - Rob / assault with intent to rob / steal from person in circumstances of aggravation – involving one or more of following: (a) uses corporal violence (b) intentionally or recklessly inflicts ABH (c) deprive person of liberty	20y		SI		
94(a)	Robs or assaults with intent to rob	14y		T1		
94(b)	Steals from person	14y		T1 >\$5k T2		
				<\$5k		
349(2)	Accessory after fact to robbery with arms or in company	14y				
99	Demand property with menaces or by force with intent to steal	10y		T1		
Carjacl	king / Hijacking					
154C(2)	Taking motor vehicle or vessel with assault or with occupant in circumstances of aggravation (154C(3)): (a) in company (b) armed with offensive weapon/instrument (c) intentionally or recklessly inflicts ABH on any person	14y	5у	Т1		
154C(1)	Taking motor vehicle or vessel with assault or with occupant	10y	3у	T1		
154B(1)	Steal aircraft	10y		T1		
154B(2)	Takes or exercises control (deemed larceny)	7y				
154B(3)	Takes or exercises control while person onboard (deemed larceny)	14y		SI		
154B(4)	By force / violence / threat / trick takes control while person onboard	20y		SI		

SECT.	OFFENCE		Max. Penalty	SNPP	Type/ Time limit	CPORA Registrable offence	CHROA Index offence
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5. SEXUAL OFFENCES (INCLUDING VOYEURISM)

Note: Offences noted as repealed / substituted 1.12.2018. New offences noted as from 1.12.2018.

GENERAL SEXUAL OFFENCES

Sexual assault

<u>61JA</u>	Aggravated sexual assault in company. Sexual intercourse without consent in company and: (i) intentional/ reckless inflict ABH on victim/person nearby; or (ii) threaten inflict ABH on victim/person nearby by offensive weapon/instrument; or (iii) deprives victim of liberty	Life	15y	SI	Yes	Yes
<u>61J</u>	Aggravated sexual assault. Sexual intercourse without consent in circumstances of aggravation: (a) intentional/ reckless inflict ABH on victim/person present/ nearby; or (b) threaten inflict ABH on victim/person present or nearby by offensive weapon / instrument, or (b1) threaten inflict GBH or wounding on victim / person present or nearby (c) in company, or (d) victim under 16, or (e) victim under authority, or (f) victim has serious physical disability, or (g) victim has cognitive impairment, or (h) breaks and enters into dwelling-house / building with intention of committing the offence / other serious indictable offence, or (i) deprives victim of liberty	20y	10y	SI	Yes	Yes
61K	Assault with intent to have sexual intercourse. With intent to have sexual intercourse - (a) intentional / reckless inflict ABH on person /person present or nearby; or (b) threaten inflict ABH on person /person present or nearby	20y		SI	Yes	Yes – s.5(1)(a1)
<u>80A</u>	Sexual assault by forced self-manipulation - Aggravated offence Sexual assault by forced self-manipulation	20y 14y		SI	Yes Yes	Yes Yes - child
<u>61I</u>	Sexual intercourse without consent	14y	7y	SI	Yes	Yes – child *
<u>66F</u>	Sexual intercourse: person with cognitive impairment - person responsible for care - taking advantage of impairment	10y 8y		SI	Yes	Yes – child *
<u>78A</u> - <u>78B</u>	Incest (with person aged 16 or above) Attempts incest under s 78A	8y 2y		SI	Yes Yes	-
61M(1) Repealed 1.12.18	Aggravated indecent assault. Assaults and commits act of indecency in circumstances of aggravation: (a) in company, or (c) victim under authority, or (d) victim has serious physical disability, or (e) victim has cognitive impairment	7y	5y	T1	Yes	Yes

^{*} CHROA s. 5(1)(a) 'serious sex offence' means an offence under Division 10 of Part 3 Crimes Act 1900:

Note: "child" is a person under 16: s 3 CHROA

⁽i) against an adult or a child punishable by imprisonment for 7 years or more, and

⁽ii) in the case of an adult, in circumstances of aggravation

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence
61L Repealed 1.12.18	Indecent assault	5y		T2	Yes	-
61O(1A) Repealed 1.12.18	Aggravated act of indecency, or incites with / towards that or another person - person 16 or above. Circumstances of aggravation: (a) in company, or (b) victim under authority, or (c) victim has serious physical disability, or (d) victim has cognitive impairment	3y		T2	Yes	-
61N(2) Repealed 1.12.18	Act of indecency / incites person to act of indecency - person aged 16 or above	18m		T2	Yes	-
61P Repealed 1.12.18	Attempts to commit offence under 61I, 61J, 61JA, 61K, 61L, 61M, 61N, 61O	As for offence			Yes	-
Repealed 1.12.18	(1) Question of aggravation – If not guilty of 61J, 61M or 61O, may be found g (1A) Question of aggravation in company - If not guilty of 61JA, may be found (2) Question of consent regarding alleged victim under 16 – If not guilty of 61I (3) Question of consent or authority regarding alleged victim under 16 – If not guilty of 61I or 61J, may be gu (5) Question of consent regarding incest - If not guilty of 61I or 61J, may be gu (5) Question of consent regarding cognitive impairment - If not guilty of 61I, 6 (6) Question of whether offence committed for purposes of production of child guilty of 61O(2) or 61N. Aggravated sexual touching 61KD(2) Circumstances of aggravation:	d guilty of 611, may be foun guilty of 611 or ilty of 78A or 11 or 611A, m	or 61J d guilty of or 61JA, ma 78B. ay be foun	66C(3) or one as the guilty displayed guilty of a guil	of 66A or 6	
61KD As from 1.12.18	(a) in company, or(b) victim under authority, or(c) victim has serious physical disability, or(d) victim has cognitive impairment	7y	5у	Т1	Yes	Yes
61KC As from 1.12.18	Sexual touching	5y		Т2	Yes	-
61KF As from 1.12.18	Aggravated sexual act 61KF(2) Circumstances of aggravation: (a) in company, or (b) victim under authority, or (c) victim has serious physical disability, or (d) victim has cognitive impairment	3у		T2	Yes	-
61KE Commence d 1.12.18	Sexual act	18m		T2	Yes	-
80AB As from 1.12.18	Alternative verdicts (1) Question of aggravation – If not guilty of 61J, 61KD or 61KF, may be found (1A) Question of aggravation in company - If not guilty of 61JA, may be found (2) Question of consent regarding alleged victim under 16 – If not guilty of 61I (3) Question of consent or authority regarding alleged victim under 16 – If not guilty of 61I or 61J, may be guilty (4) Question of consent regarding incest - If not guilty of 61I or 61J, may be guilty (5) Question of consent regarding cognitive impairment - If not guilty of 61I, 6 (6) Question of whether offence committed for purposes of production of child 66DC or 66DD. (7) if not guilty of 66A, may be guilty of 66B, 66C(1) – (4) or 66D (8) If not guilty of 66C(2) or (4), may be guilty of 66C(1) or (3) (9) If not guilty of 66C(1) or (2), may be guilty of 66C(3) or (4) (10) If not guilty of 66A, 66B, 66C, 66D, may be guilty of 66DA or 66DB	guilty of 61I, may be foun guilty of 61J oilty of 78A or 1J or 61JA, m	or 61J d guilty of or 61JA, ma 78B. ay be foun	66C(3) or one of a guilty of a	of 66A or 6	
Other o	offences					
<u>81C</u>	Misconduct with regard to corpses	2y		T1		
Summa	ary Offences Act 1988					
<u>5</u>	Obscene exposure	6m/10pu		SO/6m		
4	Offensive conduct	3m/6pu		SO/6m		
	Offenory Conduct	Jii/opu		50/0III		

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence
Sexual	Servitude					
80D(2)	Causing sexual servitude - in circumstances of aggravation:	20y		SI		
	(a) victim under 18				Yes	_
80D(1)	(b) victim has cognitive impairment Causing sexual servitude	15.		SI		
80E(2)	Conduct of business involving sexual servitude- in circumstances of	15y 19y		SI	Yes	_
00 <u>L(2)</u>	aggravation:	179			103	
	(a) victim under 18					
	(b) victim has cognitive impairment					
80E(1)	Conduct of business involving sexual servitude	15y		SI	Yes	-
<u>80F</u>	<u>Alternative verdicts</u> – If not guilty of 80D(2) or 80E(2), may be found guilty of 80D(1) or 80E(1), respectively.					
Prostit	ution offences					
91 <u>B</u>	Procure for prostitution by fraud, violence, drugs	10y		T1	-	-
91A	Procure for prostitution	7y		T1	-	-
	Summary Offences Act 1988 :	+ -	I	1		1
<u>15</u>	Living on earnings of prostitution	12m /10pu				
15A	Causing or inducing prostitution	12m /50pu/	/both			
<u>16</u>	Prostitution or soliciting in massage parlours etc.	3m /5pu				
<u>17</u>	Allowing premises to be used for prostitution	12m /50pu		SO/		
18	Advertising premises used for prostitution	3m /6pu		6m		
18A	Advertising for prostitutes	3m /10pu				
19 10 4	Soliciting clients by prostitutes	3m /6-8pu				
19A	Soliciting prostitutes by clients	3m /6-8pu				
20	Public acts of prostitution					
<u>20</u>	Public acts of prostitution (High Pick Offendors) A at 2006	6m /10pu			1	
	Public acts of prostitution s (High Risk Offenders) Act 2006		1		1	
Crimes	S (High Risk Offenders) Act 2006 Breach of extended supervision order or interim supervision order	500pu / 5y/both	FS.	T2	-	-
Crimes s.12 91J, 91K, (a) child u	s (High Risk Offenders) Act 2006	500pu / 5y/both	ES	T2	-	-
S.12 91J, 91K, (a) child u (b) offend	Breach of extended supervision order or interim supervision order VOYEURISM AND INTIMAT. 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commissions.	500pu / 5y/both E IMAGI	ES		-	
91J, 91K, (a) child u (b) offend	Breach of extended supervision order or interim supervision order VOYEURISM AND INTIMAT. 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commissi	500pu / 5y/both E IMAGI ion of offence	ES	 T1		-
91J, 91K, (a) child u (b) offend	Breach of extended supervision order or interim supervision order VOYEURISM AND INTIMAT. 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commission. Voyeurism - Aggravated offence General offence	500pu / 5y/both E IMAGI	ES		- Yes	
91J, 91K, (a) child u (b) offend	Breach of extended supervision order or interim supervision order VOYEURISM AND INTIMAT. 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commissi	500pu / 5y/both E IMAGI ion of offence 5y 2y/100pu/	ES	 T1		
91J, 91K, (a) child u (b) offend 91J(3) 91J(1)	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT.** 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commission of the commissio	500pu / 5y/both E IMAGI fon of offence 5y 2y/100pu/ both	ES	T1 SO/ 6m		-
91J, 91K, (a) child u (b) offend 91J(3) 91J(1)	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT.** 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commission of the commissio	500pu / 5y/both E IMAGI fon of offence 5y 2y/100pu/ both 5y	ES	T1 SO/ 6m	Yes	-
91J, 91K, (a) child u (b) offend 91J(3) 91J(1) 91K(3) 91K(1)	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT.** 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commissi Voyeurism - Aggravated offence General offence **Alternative verdict**: If not guilty of 91J(3) may be found guilty of 91J(1) Filming person engaged in private act - Aggravated offence General offence **Alternative verdict**: If not guilty of 91K(1) may be found guilty of 91K(3) Filming person's private parts - Aggravated offence	500pu / 5y/both E IMAGI ton of offence 5y 2y/100pu/ both 5y 2y/100pu /both 5y	ES	T1 SO/ 6m T1 T1	Yes	-
91J, 91K, (a) child u (b) offend 91J(3) 91J(1) 91K(3) 91K(1)	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT** 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commissi Voyeurism - Aggravated offence General offence **Alternative verdict**: If not guilty of 91J(3) may be found guilty of 91J(1) Filming person engaged in private act - Aggravated offence General offence **Alternative verdict**: If not guilty of 91K(1) may be found guilty of 91K(3) Filming person's private parts - Aggravated offence General offence General offence General offence	500pu / 5y/both E IMAGI fon of offence 5y 2y/100pu/ both 5y 2y/100pu /both 5y 2y/100pu	ES	T1 SO/ 6m T1 SO/ 6m	Yes	-
91J, 91K, (a) child u (b) offend 91J(3) 91J(1) 91K(3) 91K(1) 91L(3) 91L(1)	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT** 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commissi Voyeurism - Aggravated offence General offence **Alternative verdict**: If not guilty of 91J(3) may be found guilty of 91J(1) Filming person engaged in private act - Aggravated offence General offence **Alternative verdict**: If not guilty of 91K(1) may be found guilty of 91K(3) Filming person's private parts - Aggravated offence General offence **Alternative verdict**: If not guilty of 91L(1) may be found guilty of 91L(3)	500pu / 5y/both E IMAGI fon of offence 5y 2y/100pu/ both 5y 2y/100pu /both 5y 2y/100pu /both	ES	T1 SO/ 6m T1 SO/ 6m	Yes	-
91J, 91K, (a) child u (b) offend 91J(3) 91J(1) 91K(3) 91K(1) 91L(3) 91L(1)	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT.** 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commissi Voyeurism - Aggravated offence General offence **Alternative verdict**: If not guilty of 91J(3) may be found guilty of 91J(1) Filming person engaged in private act - Aggravated offence General offence **Alternative verdict**: If not guilty of 91K(1) may be found guilty of 91K(3) Filming person's private parts - Aggravated offence General offence **Alternative verdict**: If not guilty of 91L(1) may be found guilty of 91L(3) Installing device	500pu / 5y/both E IMAGI fon of offence 5y 2y/100pu/both 5y 2y/100pu /both 5y 2y/100pu /both 2y/100pu	ES	T1 SO/ 6m T1 T1	Yes	-
91J, 91K, (a) child u (b) offend 91J(3) 91J(1) 91K(3) 91K(1) 91L(3) 91L(1)	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT.** 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commission Voyeurism - Aggravated offence General offence **Alternative verdict**: If not guilty of 91J(3) may be found guilty of 91J(1) Filming person engaged in private act - Aggravated offence General offence **Alternative verdict**: If not guilty of 91K(1) may be found guilty of 91K(3) Filming person's private parts - Aggravated offence General offence **Alternative verdict**: If not guilty of 91L(1) may be found guilty of 91L(3) Installing device **Alternative verdict**: If not guilty of 91J, 91K or 91L, may be found guilty of	500pu / 5y/both E IMAGI fon of offence 5y 2y/100pu/ both 5y 2y/100pu /both 5y 2y/100pu /both	ES	T1 SO/ 6m T1 SO/ 6m	Yes	-
91J, 91K, (a) child u (b) offend 91J(3) 91J(1) 91K(3) 91K(1) 91L(3) 91L(1)	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT.** 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commissi Voyeurism - Aggravated offence General offence **Alternative verdict**: If not guilty of 91J(3) may be found guilty of 91J(1) Filming person engaged in private act - Aggravated offence General offence **Alternative verdict**: If not guilty of 91K(1) may be found guilty of 91K(3) Filming person's private parts - Aggravated offence General offence **Alternative verdict**: If not guilty of 91L(1) may be found guilty of 91L(3) Installing device	500pu / 5y/both E IMAGI fon of offence 5y 2y/100pu/both 5y 2y/100pu /both 5y 2y/100pu /both 2y/100pu	ES	T1 SO/ 6m T1 SO/ 6m	Yes	-
91J, 91K, (a) child u (b) offend 91J(3) 91J(1) 91K(3) 91K(1) 91L(3) 91L(1)	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT.** 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commission Voyeurism - Aggravated offence General offence **Alternative verdict**: If not guilty of 91J(3) may be found guilty of 91J(1) Filming person engaged in private act - Aggravated offence General offence **Alternative verdict**: If not guilty of 91K(1) may be found guilty of 91K(3) Filming person's private parts - Aggravated offence General offence **Alternative verdict**: If not guilty of 91L(1) may be found guilty of 91L(3) Installing device **Alternative verdict**: If not guilty of 91J, 91K or 91L, may be found guilty of	500pu / 5y/both E IMAGI fon of offence 5y 2y/100pu/both 5y 2y/100pu /both 2y/100pu /both 2y/100pu /both 3y/ 100pu	ES	T1 SO/ 6m T1 SO/ 6m	Yes	-
91J, 91K, (a) child u (b) offend 91J(3) 91J(1) 91K(3) 91K(1) 91L(3) 91L(1)	Breach of extended supervision order or interim supervision order VOYEURISM AND INTIMAT. 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commissi Voyeurism - Aggravated offence General offence Alternative verdict: If not guilty of 91J(3) may be found guilty of 91J(1) Filming person engaged in private act - Aggravated offence General offence Alternative verdict: If not guilty of 91K(1) may be found guilty of 91K(3) Filming person's private parts - Aggravated offence General offence Alternative verdict: If not guilty of 91L(1) may be found guilty of 91L(3) Installing device Alternative verdict: If not guilty of 91J, 91K or 91L, may be found guilty of 91M.	500pu / 5y/both E IMAGI fon of offence 5y 2y/100pu/ both 5y 2y/100pu /both 2y/100pu /both 2y/100pu /both 3y/ 100pu /both	ES	T1 SO/ 6m T1 SO/ 6m SO/ 6m	Yes	
91J, 91K, (a) child u (b) offend 91J(3) 91K(1) 91L(3) 91L(1) 91M	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT.** 91L - Aggravating circumstances: Inder 16, or Inder 16, or Inder 16	500pu / 5y/both E IMAGI Son of offence 5y 2y/100pu/ both 5y 2y/100pu /both 2y/100pu /both 2y/100pu /both 3y/ 100pu /both 3y/	ES	T1 SO/ 6m T1 SO/ 6m SO/ 6m T2	Yes	
91J, 91K, (a) child u (b) offend 91J(3) 91K(1) 91K(3) 91L(1) 91L(3) 91L(1)	Breach of extended supervision order or interim supervision order VOYEURISM AND INTIMAT. 91L - Aggravating circumstances: under 16, or er constructed / adapted fabric of any building for purpose of facilitating commissi Voyeurism - Aggravated offence General offence Alternative verdict: If not guilty of 91J(3) may be found guilty of 91J(1) Filming person engaged in private act - Aggravated offence General offence Alternative verdict: If not guilty of 91K(1) may be found guilty of 91K(3) Filming person's private parts - Aggravated offence General offence Alternative verdict: If not guilty of 91L(1) may be found guilty of 91L(3) Installing device Alternative verdict: If not guilty of 91J, 91K or 91L, may be found guilty of 91M.	500pu / 5y/both E IMAGI fon of offence 5y 2y/100pu/ both 5y 2y/100pu /both 2y/100pu /both 2y/100pu /both 3y/ 100pu /both	ES	T1 SO/ 6m T1 SO/ 6m SO/ 6m	Yes	
91J, 91K, (a) child u (b) offend 91J(3) 91J(1) 91K(3) 91L(1) 91L(3) 91L(1) 91H	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT** 91L - Aggravating circumstances: ander 16, or er constructed / adapted fabric of any building for purpose of facilitating commission Voyeurism - Aggravated offence General offence **Alternative verdict**: If not guilty of 91J(3) may be found guilty of 91J(1) Filming person engaged in private act — Aggravated offence General offence **Alternative verdict**: If not guilty of 91K(1) may be found guilty of 91K(3) Filming person's private parts - Aggravated offence General offence **Alternative verdict**: If not guilty of 91L(1) may be found guilty of 91L(3) Installing device **Alternative verdict**: If not guilty of 91J, 91K or 91L, may be found guilty of 91M. Record intimate image without consent Distribute intimate image without consent	500pu / 5y/both E IMAGI Son of offence 5y 2y/100pu/ both 5y 2y/100pu/ both 2y/100pu /both 2y/100pu /both 3y/ 100pu /both 3y/ 100pu	ES	T1 SO/ 6m T1 SO/ 6m SO/ 6m T2	Yes	
Crimes s.12 91J, 91K, (a) child u	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT.** 91L - Aggravating circumstances: Inder 16, or Inder 16, or Inder 16	500pu / 5y/both E IMAGI fon of offence 5y 2y/100pu/ both 5y 2y/100pu /both 2y/100pu /both 3y/ 100pu /both 3y/ 100pu /both 3y/ 100pu /both	ES	T1 SO/ 6m T1 SO/ 6m SO/ 6m T2	Yes	
91J, 91K, (a) child u (b) offend 91J(3) 91J(1) 91K(3) 91L(1) 91L(3) 91L(1) 91P	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT** 91L - Aggravating circumstances: ander 16, or er constructed / adapted fabric of any building for purpose of facilitating commission Voyeurism - Aggravated offence General offence **Alternative verdict**: If not guilty of 91J(3) may be found guilty of 91J(1) Filming person engaged in private act — Aggravated offence General offence **Alternative verdict**: If not guilty of 91K(1) may be found guilty of 91K(3) Filming person's private parts - Aggravated offence General offence **Alternative verdict**: If not guilty of 91L(1) may be found guilty of 91L(3) Installing device **Alternative verdict**: If not guilty of 91J, 91K or 91L, may be found guilty of 91M. Record intimate image without consent Distribute intimate image without consent	500pu / 5y/both E IMAGI fon of offence 5y 2y/100pu/ both 5y 2y/100pu /both 2y/100pu /both 3y/ 100pu /both 3y/ 100pu /both 3y/ 100pu /both 3y/ 100pu /both	ES	T1 SO/ 6m T1 SO/ 6m SO/ 6m T2 T2	Yes	
91J, 91K, (a) child u (b) offend 91J(3) 91J(1) 91K(3) 91L(1) 91L(3) 91L(1) 91H	Breach of extended supervision order or interim supervision order **VOYEURISM AND INTIMAT** 91L - Aggravating circumstances: ander 16, or er constructed / adapted fabric of any building for purpose of facilitating commission Voyeurism - Aggravated offence General offence **Alternative verdict**: If not guilty of 91J(3) may be found guilty of 91J(1) Filming person engaged in private act — Aggravated offence General offence **Alternative verdict**: If not guilty of 91K(1) may be found guilty of 91K(3) Filming person's private parts - Aggravated offence General offence **Alternative verdict**: If not guilty of 91L(1) may be found guilty of 91L(3) Installing device **Alternative verdict**: If not guilty of 91J, 91K or 91L, may be found guilty of 91M. Record intimate image without consent Distribute intimate image without consent	500pu / 5y/both E IMAGI fon of offence 5y 2y/100pu/ both 5y 2y/100pu /both 2y/100pu /both 3y/ 100pu /both 3y/ 100pu /both 3y/ 100pu /both	ES	T1 SO/ 6m T1 SO/ 6m SO/ 6m T2 T2	Yes	

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence
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CHILD SEXUAL OFFENCES – OTHER THAN PORNOGRAPHY

Child Sexual Assault (offences as from 1.12.2018)

<u>66A</u>	Sexual intercourse—child under 10	Life	15y	SI	Yes	Yes
<u>66B</u>	Attempt, or assault with intent, to have sexual intercourse - child under 10	25y	10y	SI	Yes	Yes
66EA As from 1.12.18	Persistent sexual abuse of a child (under 16)	Life		SI	Yes	Yes- s.5(1)(a1)
66C(2)	Sexual intercourse—child between 10 -14 — Aggravated offence. 66C(5) Circumstances of aggravation: (a) intentional/ reckless inflict ABH on victim/ person present or nearby, or (b) threaten inflict ABH on victim/ person present or nearby by offensive weapon/instrument, or (c) in company, or (d) victim under authority, or (e) victim has serious physical disability, or (f) victim has cognitive impairment, or (g) victim under influence of alcohol/drug, or (h) deprives victim of liberty, or	20y	9y	SI	Yes	Yes
((0(1)	(i) break and enter into dwelling-house/building with intention of committing the offence / serious indictable offence.	16	7	CI.	37	N/
66C(1)	Sexual intercourse—child between 10 - 14	16y	7y	SI	Yes	Yes
66C(4)	Sexual intercourse - child between 14 and 16—Aggravated offence. 66C(5) Circumstances of aggravation (see under 66C(2)	12y	5у	SI	Yes	Yes
<u>66C(3)</u>	Sexual intercourse - child between 14 and 16	10y		SI T1 - Victim over 14y	Yes	Yes
66D As from 1.12.18	Assault with intent to commit offence under s 66C (sexual intercourse) with child 10-16	As for offence under s 66C		SI T1 - Victim over 14y	Yes	Yes
66DA As from 1.12.18	Sexual touching – child under 10	16y	8y	Т1	Yes	Yes
66DB As from 1.12.18	Sexual touching – child 10-16	10y		Т1	Yes	Yes
66DF As from 1.12.18	Sexual act for production of child abuse material – child under 16	10y		T1	Yes	Yes
66DC As from 1.12.18	Sexual act – child under 10	7y		Т1	Yes	Yes
66DE As from 1.12.18	Aggravated sexual act – child 10-16 66D(2) Circumstances of aggravation: (a) intentional/ reckless inflict ABH on victim/ person present or nearby, or (b) threaten inflict ABH on victim/ person present or nearby by offensive weapon/instrument, or (c) in company, or (d) victim under authority, or (e) victim has serious physical disability, or (f) victim has cognitive impairment, or (g) victim under influence of alcohol/drug, or (h) deprives victim of liberty, or (i) break and enter into dwelling-house/building with intention of committing the offence / serious indictable offence	5y		T2	Yes	-
66DD As from 1.12.18	Sexual act – child 10-16	2y		T2	Yes	-
<u>78A</u> - <u>78B</u>	Incest (with person aged 16 or above) Attempts incest under s 78A	8y 2y		SI	Yes	-
80AB As from 1.12.18	Alternative verdicts (1) Question of aggravation – If not guilty of 61J, 61KD or 61KF, may be found (1A) Question of aggravation in company - If not guilty of 61JA, may be found			r 61KE.		

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence
	(2) Question of consent regarding alleged victim under 16 – If not guilty of 61I (3) Question of consent or authority regarding alleged victim under 16 – If not (4) Question of consent regarding incest - If not guilty of 61I or 61J, may be gu (5) Question of consent regarding cognitive impairment - If not guilty of 61I, 6 (6) Question of whether offence committed for purposes of production of child 66DC or 66DD. (7) if not guilty of 66A, may be guilty of 66B, 66C(1) – (4) or 66D (8) If not guilty of 66C(2) or (4), may be guilty of 66C(1) or (3) (9) If not guilty of 66C(1) or (2), may be guilty of 66C(3) or (4) (10) If not guilty of 66A, 66B, 66C, 66D, may be guilty of 66DA or 66DB	guilty of 61J uilty of 78A or 1J or 61JA, m	or 61JA, ma 78B. nay be found	ay be guilty	of 66A or 66	
Child S	Sexual Assault (offences repealed 1.12.2018)					
66EA Repealed 1.12.18	Persistent sexual abuse of a child (under 18)	25y		SI	Yes	Yes
66D Substituted 1.12.18	Attempt, or assault with intent, to commit offence under s66C (sexual intercourse) with child 10-16	penalty for that offence under s 66C		SI T1 - Victim over 14y	Yes	Yes
66E Repealed 1.12.18	Alternative verdicts: (1) If not guilty of 66A, may be found guilty of 66B, 66C(1), (2), (3), (4) or 66I (3) If not guilty of 66C(2) or 66C(4), may be found guilty of 66C(1) or 66C(3) (4) If not guilty of 66C(1) or 66C(2), may be found guilty of 66C(3) or 66C(4) (5) If not guilty of 66C, may be found guilty of s 66D	_ 				
61O(2) Repealed 1.12.18	Act of indecency , or incites with / towards that or another person - person under 10	7y		T2	Yes	Yes
61O(1) Repealed 1.12.18	Aggravated act of indecency , or incites with \slash towards that or another person - person under 16	5y		T2	Yes	-
61O(1A) Repealed 1.12.18	Aggravated act of indecency , or incites with / towards that or another person - person 16 or above	3y		T2	Yes	-
61N(1) Repealed 1.12.18	Act of indecency - person under 16	2y		T2	Yes	-
61P Repealed 1.12.18	Attempts to commit offence under 61I, 61J, 61JA, 61K, 61L, 61M, 61N or 61O	Penalty for offence			Yes	May apply depending on offence attempted
61Q Repealed 1.12.18	Alternative verdicts (1) Question of aggravation – If not guilty of 61J, 61M or 61O, may be found guilty of 61JA, Question of aggravation in company - If not guilty of 61JA, may be found (2) Question of consent regarding alleged victim under 16 – If not guilty of 61I (3) Question of consent or authority regarding alleged victim under 16 – If not (4) Question of consent regarding incest - If not guilty of 61I or 61J, may be guilty of Question of consent regarding cognitive impairment - If not guilty of 61I, 6 (6) Question of whether offence committed for purposes of production of child guilty of 61O(2) or 61N.	d guilty of 61 , may be foun guilty of 61J uilty of 78A or 1J or 61JA, m	I or 61J d guilty of or 61JA, ma r 78B. nay be found	66C(3) or 6 ay be guilty d guilty of 6	of 66A or 60	
Young	persons under special care					
73(1) 73(2)	Sexual intercourse with young person 16 - under 17 under special care Sexual intercourse with young person 17 - under 18 under special care	8y 4y		SI SI	Yes	-
73A As from 1.12.18	Sexual touching young person 16 -under 17 under special care Sexual touching young person 17- under 18 under special care	4y 2y		T2 T2	Yes	-
Procur	ing and grooming					
66EB(2)	Procuring child for unlawful sexual activity (a) Under 14 (b) Child 14 – 16	15y 12y	6y 5y	T1	Yes	Yes
66EB(2A)	Meets child following grooming for unlawful sexual activity					

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registrable offence	CHROA Index offence
	(a) Under 14 (b) Child 14 – 16	15y 12y	6y 5y	T1		
	(b) Cind 14 – 10	129	Jy	11		
<u>66EB(3)</u>	Grooming children	10	_			
	(a) Under 14 (b) Child 14 – 16	12y 10y	5y 4y	T1		
	(b) Ciliu 14 – 10	TOY	79	11		
66EB(8)	Alternative verdict: If not guilty of 66EB(2) or (2A), may be found guilty of 66EB(3)					
66EC	Grooming person for unlawful sexual activity with a child under person's					-
As from	authority (a) Under 14	6у		T2	Yes	
1.12.18	(b) In any other case	5у				
	servitude: see above $\underline{s} \ 80D - \underline{s} \ 80E$ prostitution					
<u>91D</u>	Promoting / engaging in acts of child prostitution - child under 14	10y 14y	бу	SI	Yes	-
<u>91E</u>	Obtaining benefit from child prostitution - child under 14	10y 14y	бу	SI	Yes	-
<u>91F</u>	Premises not to be used for child prostitution	7y		SI	Yes	-
Summa	ary Offences Act 1988			•		
<u>5</u>	Obscene exposure	6m/10pu		SO/ 6m		
<u>4</u>	Offensive conduct	3m/6pu		SO/	1	
-	Chemisto Conducti	опи ори		6m		
Child P	Protection (Offenders Registration) Act 2000					
<u>s.17</u>	Fail to comply with reporting obligations	500pu / 5y/both		T2		
<u>s.18</u>	Furnish false or misleading information	500pu / 5y/both		T2		

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence	
6. CHILD ABUSE MATERIAL AND CHILD PORNOGRAPHY							
91G(3)	Aggravated production of child abuse material	20y		SI	Yes	-	
91G(1) 91G(2)	Production of child abuse material - Child under 14 Production of child abuse material - Child of or above 14	14y 10y	6у	SI SI	Yes Yes	-	
91G(3C)	Alternative verdict If not guilty of 91G(3), may be found guilty of 91G(1) or	Toy		51	103		
	(2)						
91G(5)	<u>Alternative verdict</u> If not guilty of 91G(1), may be found guilty of 91G(2)						
<u>91H</u>	Production, dissemination or possession of child abuse material	10y		T1	Yes	-	
91HAA	Administer digital platform used to deal with child abuse material	14y		SI		-	
<u>91HAB</u>	Encourage use of digital platform to deal with child abuse material	14y		SI		-	
91HAC	Providing information about avoiding detection of or prosecution for offence against 91HAA or 91HAB	14y		SI		-	
61O(2A) Repealed 1.12.18	Act of indecency with / towards , or incites person to act of indecency – knowing being filmed for production of child abuse material - person under 16	10y		T1	Yes	Yes	
66DF As from 1.12.18	Sexual act for production of child abuse material – child under 16	10y		T1	Yes	Yes	

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence	
	6A. SLAVERY AND SLAVERY-LIKE OFFENCES						
<u>93AB</u>	Slavery or servitude	25y		SI		-	
<u>93AB</u>	Child forced labour	25y		SI		-	
93AC(3)	Cause child to enter forced marriage	9y		SI		-	
93AC(4)	Enter into forced marriage with child	9у		SI		-	

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ time limit
	7. MONEY LAUNDERING & RECEI	VING STO	<u>OLEN</u>	<u>GOODS</u>
Money	laundering			
<u>193B</u>	Deal with proceeds of crime			
<u>193B(1)</u>	- knowing and intending to conceal	20y		SI
193B(2)	- knowing	15y		SI
193B(3)	- reckless	10y		T1>\$5k; T2<\$5k
<u>193D</u>	Deal with property subsequently an instrument of crime			
193D(1)	- with intent	15y		SI
193D(2)	- reckless	10y		SI
<u>193C</u>	Deal with property suspected of being proceeds of crime			
193C(1)	- Value of property \$100k or more	5y		T1>\$5k; T2<\$5k
193C(2)	- Value of property less \$100k	3y		T1>\$5k; T2<\$5k
<u>193E</u>	Alternative verdicts: (1) If not guilty of 193B(1), may be found guilty of ss 193B(2) or (3) (2) If not guilty of 193B(2), may be found guilty of s 193B(3) (2A) If not guilty of s 193B, may be guilty of ss 193C(1) or (2) (2B) If not guilty of s 193C(1), may be found guilty of s 193C(2) (3) If not guilty of s 193D(1), may be found guilty of s 193D(2)			
Receive	ers			
	Receiving stolen property where stealing a serious indictable offence			
<u>188</u>	- Motor vehicle or part	12y		T1>\$5k; T2<\$5k
	- Any other property	10y		
190	Description of a value reliable spile of minor indicable offense	2		T1>\$5k
<u>189</u>	Receiving etc. where principal guilty of minor indictable offence	Зу		T2<\$5k
1904	Passiving at a goods stolen out of NSW	10 v		T1>\$5k
<u>189A</u>	Receiving etc. goods stolen out of NSW	10 y		T2<\$5k
	Unlawfully possess property:- ("Goods in Custody")			
<u>527C</u>	- Motor vehicle / part, vessel etc.	1y/10pu/ both		
	- Any other thing	6m /5pu/ both		SO / 6m

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ time limit
	8. FRAUD, FORGERY, IDENTITY	Y, BLACKN	<u> IAIL</u>	
Fraud				
192E(1) 192E(4)	Fraud. By any deception, dishonestly- (a) obtains any property belonging to another; or (b) obtains financial advantage or causes financial disadvantage Alternative verdict: Fraud is alternative charge to larceny; Larceny is an alternative verdict to fraud.	10y		T1
<u>192H</u>	Intent to deceive members / creditors by false / misleading statement of officer of organisation	7y		T1
192F	Intent to defraud by destroy / conceal accounting records	5y		T1
192G	Intent to defraud by false or misleading statement	5y		T1
Identity	7	1	1	1
192J	Deal with identification information with intent	10y		T1
192K	Possess identification information with intent	7y		T1
192L	Possess equipment etc. to make identification documents or things with intent	3у		T2
249B - 249F	Corrupt commissions / rewards; Misleading documents / statements by agents; Corrupt inducements for advice; Corrupt benefits for trustees and others	7у		
Blackm	ail			
249K(1) 249K(2)	Blackmail Commits offence under s.249K(1) by accusation person committed serious indictable offence	10y 14y		T1 T1
Forgery	y			
<u>253</u>	Making false document	10y		T1
<u>254</u>	Use false document	10y		T1
<u>255</u>	Possess false document	10y		T1
256(1)	Make / possess equipment or material designed / adapted for making false documents with intent	10y		T1
<u>256(2)</u>	Make / possess equipment for making false documents, knowing	3у		T2
256(3)	Possess equipment for making false documents	3у		T2
False ar	nd misleading information			
<u>307A - C</u>	False/misleading: Applications / Information / Documents	2y/200pu/ both		SO / 6m
Compu	ter offences			
308C - 308I	Computer offences – unauthorised access, impairment etc. (not set out here)			

	OFFENCE	Max. Penalty	SNPP	Type/ time limit
	9. SERIOUS DRIVING AND BOAT	TING O	FFEN	<u>CES</u>
Danger	ous Driving – Crimes Act 1900			
52A(2)	Aggravated dangerous driving occasioning death	14y		SI
52A(4)	Aggravated dangerous driving occasioning GBH	11y		T1
52A(1)	Dangerous driving occasioning death	10 y		SI
52AB(1)	Fail to stop and assist after vehicle impact causing death	10y		T1
52AB(2)	Fail to stop and assist after vehicle impact causing GBH	7y		T1
52A(3)	Dangerous driving occasioning GBH	7y		T1
<u>51A</u>	Predatory driving	5y		T1
51B	Police pursuits – 1 st offence / 2 nd offence	3y / 5y		T2
<u>53</u>	Injuries by furious driving etc.	2y		T1
<u>54</u>	Cause GBH by unlawful / negligent act, or omission	2y		T1
Road T	ransport Act 2013			
117(1)(a)	Negligent driving occasioning death: 1 st offence / 2 nd offence	18m / 2y		
146	Failure to stop and render assistance: 1 st offence / 2 nd offence	18m / 2y		
	Failure to stop and render assistance: 1 st offence / 2 nd offence Menacing driving with intent: 1st offence / 2nd offence	18m / 2y 18m / 2y		
118(1)	<u> </u>		ı	
118(1) 118(2)	Menacing driving with intent: 1st offence / 2nd offence	18m / 2y	1	
118(1) 118(2) 117(1)(b)	Menacing driving with intent: 1st offence / 2nd offence Menacing driving possibility of menace: 1st offence / 2nd offence	18m / 2y 12m / 18m	1	
118(1) 118(2) 117(1)(b) 117(2)	Menacing driving with intent: 1st offence / 2nd offence Menacing driving possibility of menace: 1st offence / 2nd offence Negligent driving occasioning GBH: 1st offence / 2nd offence	18m / 2y 12m / 18m 9m / 12m	1	
146 118(1) 118(2) 117(1)(b) 117(2) Summa	Menacing driving with intent: 1st offence / 2nd offence Menacing driving possibility of menace: 1st offence / 2nd offence Negligent driving occasioning GBH: 1st offence / 2nd offence Drive furiously, recklessly or manner dangerous: 1st offence / 2nd offence	18m / 2y 12m / 18m 9m / 12m		SO/ 6m
118(1) 118(2) 117(1)(b) 117(2) Summa 11H	Menacing driving with intent: 1st offence / 2nd offence Menacing driving possibility of menace: 1st offence / 2nd offence Negligent driving occasioning GBH: 1st offence / 2nd offence Drive furiously, recklessly or manner dangerous: 1st offence / 2nd offence ry Offences Act 1988	18m / 2y 12m / 18m 9m / 12m 9m / 12m		SO/ 6m
118(1) 118(2) 117(1)(b) 117(2) Summa 11H Danger	Menacing driving with intent: 1st offence / 2nd offence Menacing driving possibility of menace: 1st offence / 2nd offence Negligent driving occasioning GBH: 1st offence / 2nd offence Drive furiously, recklessly or manner dangerous: 1st offence / 2nd offence ry Offences Act 1988 Intimidatory use of vehicles and vessels	18m / 2y 12m / 18m 9m / 12m 9m / 12m		SO/ 6m
118(1) 118(2) 117(1)(b) 117(2) Summa 11H Danger	Menacing driving with intent: 1st offence / 2nd offence Menacing driving possibility of menace: 1st offence / 2nd offence Negligent driving occasioning GBH: 1st offence / 2nd offence Drive furiously, recklessly or manner dangerous: 1st offence / 2nd offence ry Offences Act 1988 Intimidatory use of vehicles and vessels ous Navigation: Crimes Act 1900	18m / 2y 12m / 18m 9m / 12m 9m / 12m		
118(1) 118(2) 117(1)(b) 117(2) Summa 11H	Menacing driving with intent: 1st offence / 2nd offence Menacing driving possibility of menace: 1st offence / 2nd offence Negligent driving occasioning GBH: 1st offence / 2nd offence Drive furiously, recklessly or manner dangerous: 1st offence / 2nd offence ry Offences Act 1988 Intimidatory use of vehicles and vessels ous Navigation: Crimes Act 1900 Aggravated dangerous navigation occasioning death	18m / 2y 12m / 18m 9m / 12m 9m / 12m 6pu		SI

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ time limit
į	10. CRIMINAL GROUPS, CONSORTING, TERROR	NSM, FOU	UND WITE	H INTENT
Crimin	al groups and consorting			
93T(4A)	Participates in criminal group, activities organised and on-going	15y		T1
93T(4)	Assaults law enforcement officer intending to participate in criminal group	14y		SI
93T(3)	Destroys / threaten destroy property intending to participate in criminal group	10y		T1
93T(2)	Assaults, intending to participate in criminal group	10y		T1
93T(1A)	Participates by directing	10y		T1
93T(1)	Participates in criminal groups	5y		T2
93TA	Receive material benefit from activities of criminal group	5y		T2
<u>93U</u>	Alternative verdicts: (1) If not guilty of 93T (1A), (2), (3), (4) or (4A), may be found guilty of 93T (guilty of 93TA	2)If not guilty o	f 93T (1), (1A)	or (4A), may be found
93V	Conduct unlawful gambling operation	7y/ 1000pu/ both		SI
93 <u>X</u>	Consorting	3y/150pu/bot h		T2
Recruit	ing persons to engage in criminal activity			
351A(2)	Recruit child to engage in criminal activity	10y		T1
351A(1)	Recruit person to engage in criminal activity	7y		T1
Terrori	sm	1	- 1	
310J	Membership terrorist organisation	10y		SI
Found	with intent			
<u>114</u>	Any person- with intent to commit indictable offence (a) armed with any weapon, or instrument (b) possess implement for housebreaking / safebreaking / capable being used to enter/drive conveyance (c) face blackened / disguised / in possession of means (d) enters/remains in or on building/land	7y		T1 T2 T1 T1
115	Being convicted, offender armed with intent to commit indictable offence (any offence in s.114)	10y		T1

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registrable offence	CHROA Index offence	
	11. PROPERTY DAMAGE, ARSO	N, BUS	<u>HFIR.</u>	<u>ES</u>			
	PROPERTY DAMAGE	E					
28	Acts done to property with intent to murder - sets fire to vessel or chattel therein / furniture part of - by explosion of gunpowder / other substance destroys / damages building	25y	10y	SI	Yes	Yes	
<u>198</u>	Destroy / damage property with intent endanger life	25y		SI		_	
Property	damage by fire (arson) or explosives						
196(2)(b)	During public disorder with intent to injure, destroy / damage property – by fire or explosives	16y		T1			
197(2)(b)	During public disorder, dishonestly destroy / damage property - with view to making gain – by fire or explosives	16y		Т1			
196(1)(b)	Destroy / damage property, intending cause bodily injury - by fire or explosives	14y		Т1			
197(1)(b)	Dishonestly destroy / damage property, with view to making gain - by fire or explosives	14y		Т1			
195(2)(b)	During public disorder , destroy / damage property – by fire or explosives	12y		T1>\$5k; T2<\$5k			
195(1A)(b)	In company, destroy / damage property – by fire or explosives	11y		T1>\$5k	; T2<\$5k		
195(1)(b)	Destroy / damage property – by fire or explosives	10y		T1>\$5k	; T2<\$5k		
200(2)	During public disorder - possess explosive with intent destroy / damage	9y		T1			
200(1)	Possess explosive with intent destroy / damage property	7y		T1			
During pu	ablic disorder (not involving fire or explosive)						
196(2)(a)	During public disorder destroy / damage property – intend cause bodily injury	9у		T1			
197(2)(a)	During public disorder, dishonestly destroy / damage property – with view to making gain	9у		T1			
<u>195(2)(a)</u>	During public disorder , destroy / damage property	7y		T1>\$5k;	; T2<\$5k		
199(2)	During public disorder - threat destroy / damage property	7y		T1			
200(2)	During public disorder - possess article (not an explosive) with intent destroy/damage property	5y		T1			
General d	estroy / damage property (not involving fire or explos	ives)					
<u>196(1)</u>	Destroy / damage property – intending cause bodily injury	7y		T1			
197(1)	Dishonestly destroy / damage property – with view to making gain	7y	1	T1			
195(1A)(a)	In company, destroy / damage property	бу	1	T1>\$5k	; T2<\$5k		
195(1)(a)	Destroy / damage property	5y		T1>\$5k	; T2<\$5k		
199(1)	Threaten to destroy / damage property	5y		T1			
200(1)	Possess article (not an explosive) with intent destroy / damage property	3y		T1			
Sabotage	(public facility) / Offences relating to particular kinds	of prope	rty	1			
<u>203B</u>	Sabotage	25y		SI			
<u>203C</u>	Threaten sabotage	14 y		T1			
<u>201</u>	Interfering with a mine	7y		T1			

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ Time limit	CPORA Registr- able offence	CHROA Index offence
<u>202</u>	Damage to sea, river, canal, other works	7y		T1		
Contam	ination of goods					
93K	Contaminate goods with intent cause public alarm / economic loss	10y		T1		
<u>93L</u>	Threaten with intent cause public alarm / economic loss	10y		T1		
<u>93M</u>	Make false statements with intent cause public alarm / economic loss	10y		T1		
<u>93N</u>	Aggravated circumstancesunwarranted demand	14y		SI		
<u>930</u>	Aggravated circumstancesdeath or grievous bodily harm	25y		SI		
Summa	ry Offences Act 1988					
8(2)	Damage or deface protected places	40pu		SO/ 6m		
8(3)	Commit nuisance or offensive / indecent act in connection with war	20pu		SO/6m		
	memorial / internment site	1				
<u>7</u>	Fountain - Damage, deface, cause foreign material or substance to enter	4pu		SO/6m		
	BUSHFIRES					
			5у			
203E	Offence – intentionally causes fire	14y	5y 9y - offence after 26/9/19	Т1		
	Offence – intentionally causes fire ires Act 1997	14y	9y – offence after	TI		
		14y 7y/1200pu	9y – offence after 26/9/19	T1		
Rural F	ires Act 1997		9y – offence after 26/9/19			
Rural F	ires Act 1997 Sets / causes fire knowing fire ban in place	7у/1200ри	9y – offence after 26/9/19	T2		
Rural F 100(1B) 100(1)	ires Act 1997 Sets / causes fire knowing fire ban in place Sets / causes fire	7y/1200pu 5y/1000pu	9y – offence after 26/9/19	T2 T2		

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ time limit
	12. PUBLIC JUSTICE OFF	<u>ENCES</u>		
Interfe	rence with administration of justice			
<u>319</u>	Act with intent to pervert course of justice	14y		T1
318	Making / using false official instrument to pervert course of justice	14y		SI
317	Tampering etc. with evidence	10y		T1
314	False accusations etc.	7y		T1
<u>315</u>	Hindering investigation etc.	7y		T1
<u>315A</u>	Threaten / intimidate person not to bring material information to attention of police / authority	7у		T1
316(2) Repealed 1.12.18	Conceal serious indictable offence for benefit	5y		Т1
316(1) Repealed 1.12.18	Conceal serious indictable offence	2y		Т1
	Conceal serious indictable offence for benefit. Where maximum penalty of			
316(2) As from	concealed offence is: - 10 years or less	5у		T1
1.12.18	 More than 10 years and less than 20 years More than 20 years 	6y 7y		T1 T1
	Conceal serious indictable offence. Where maximum penalty of concealed			
316(1) As from	offence is: - 10 years or less	2y		T1
1.12.18	- More than 10 years and less than 20 years	3y		T1
	- More than 20 years	5y		T1
Interfe	rence with judicial officers, witnesses, jurors etc			
324	Increased penalty if serious indictable offence involved for offence against 321, 322, 323.	14y		
321	Corruption of witnesses and jurors	10y		T1
322	Threaten / cause injury / detriment to judges, witnesses, jurors etc intending to influence proceedings / attendance /conduct	10y		T1
<u>326</u>	Reprisals against judges, witnesses, jurors etc.	10y		T1
<u>323</u>	Influencing witnesses and jurors	7y		T1
<u>325</u>	Prevent, obstruct or dissuade witness or juror from attending	5y		T1
Perjury	7			
328	Perjury with intent to procure conviction or acquittal	14y		SI
<u>327</u>	Perjury	10y		T1
329	Conviction for false swearing on indictment for perjury <u>Alternative verdict</u> : If not guilty of perjury, may be guilty of an offence under 3	30 (False stateme	nt on oath not a	mounting to perjury)
330	False statement on oath not amounting to perjury	5y		T1
335	False statements in evidence on commission	5y		T1
<u>336</u>	False entry on public register	5y		T1
337 333	False instruments issued by public officers Subornation of perjury	5y		T1
333(2) 333(1)	Intending to procure conviction / acquittal of serious indictable offence Procures etc. person to give false testimony	14y 7y		SI T1
	ect to court offences	1 -	1	I

SECT.	OFFENCE	Max. Penalty	SNPP	Type/ time limit	
	ne Court Act 1970 ict Court Act 1973	14 days /10pu/ both SO/ 12m			
	Court Act 1975 Court Act 2007			SO/ 12m	
<u>103A</u> Coro	ners Act 2009				

13. DRUG OFFENCES

References to section numbers are to the Drug Misuse & Trafficking Act 1985 (NSW) unless otherwise specified.

${\it PROHIBITED\ DRUGS\ (OTHER\ THAN\ CANNABIS\ LEAF)}$

Manufac	eture / Produce Offences				
24(2A)	manufacture / produce or knowingly manufacture or produce and expose child not less than large commercial quantity		Life imp and/or 6000 pu [s33AC]		SI
24(2)	manufacture / produce or knowingly manufacture or produce not less than large commercial		Life imp and / or 5000 pu [<u>s33</u>]	15y	SI
24(2A)	manufacture / produce or knowingly manufacture or produce and expose child not less than commercial quantity		25y imp and/or 4200 pu [s33AC]		SI
24(2)	manufacture / produce or knowingly manufacture or produce not less than commercial		20y imp and/or 3500 pu [<u>s33</u>]	10y	SI
24(1A)	manufacture / produce or knowingly manufacture or produce and expose child between indictable and commercial quantity		18y imp and/or 2400 pu [<u>s33AC</u>]		SI
24(1A)	manufacture / produce or knowingly manufacture or produce and expose child not more than indictable quantity	2y imp and/or 100 pu [s31]	18y imp and/or 2400 pu [<u>s33AC</u>]		T1 <u>s31</u> DMTA
24(1A)	manufacture / produce or knowingly manufacture or produce and expose child not more than small quantity	2y imp and/or 50 pu [s30]	18y imp and/or 2400 pu [s33AC]		T2 <u>\$30</u> DMTA
24(1)	manufacture / produce or knowingly manufacture or produce between indictable and commercial quantity		15y imp and/or 2000 pu [<u>s32</u>]		SI
24(1)	manufacture / produce or knowingly manufacture or produce not more than indictable quantity	2y imp and/or 100 pu [s31]	15y imp and/or 2000 pu [<u>s32</u>]		T1 <u>s31</u> DMTA
24(1)	manufacture / produce or knowingly manufacture or produce not more than small quantity	2y imp and/or 50 pu [s30]	15y imp and/or 2000 pu [<u>s32</u>]		T2 <u>s30</u> DMTA
24(3)	<u>Alternative verdict</u> - If at the trial for an offence under involved is equal to or more than the commercial quan				_
24(3B)	<u>Alternative verdict</u> - If at trial for an offence under 24 satisfied the defendant has established the exposure dicconvict of an offence under 24(1) or 24(2)				
24A(1)(a)	possess precursor for manufacture or production of a prohibited drug	2y imp and/or 100 pu [s31]	10y imp and/or 2000 pu [<u>s33AB</u>]		T1 <u>s31</u> DMTA
24A(1)(b)	possess drug manufacture apparatus for manufacture or production of a prohibited drug	2y imp and/or 100 pu [s31]	10y imp and/or 2000 pu [s33AB]		T1 <u>s31</u> DMTA
24B	possess prescribed quantity of precursor	2y imp and/or 100 pu [s31]	5y imp and/or 1000 pu [s33AB]		T1 <u>s31</u> DMTA

SECTION	OFFENCE	Max penalty - summary	Max penalty – indictable	SNPP	Type / Time Limit
36ZF(1)(a)	manufacture or knowingly take part in manufacture of a psychoactive substance for supply to another person knowing that it is being supplied primarily for human consumption	2y and / or 20 pu			SO / 6m
36ZF(1)(b)	manufacture or knowingly take part in manufacture of a psychoactive substance for supply to another person reckless as to whether it is being supplied primarily for human consumption	2y and / or 20 pu			SO / 6m
<u>11B</u>	possess tablet press or drug encapsulator	2y and / or 20pu [<u>s21</u>]			SO / 6m
<u>11C</u>	possess instructions for manufacture or production of prohibited drug	2y and / or 20pu [<u>s21</u>]			SO / 6m
<u>18B(1)</u>	manufacture or produce, or knowingly take part in the manufacture or production of, a Schedule 9 substance	2y and / or 20pu [<u>s21</u>]			SO / 6m
Supply / K	Knowingly take part in Supply Offences				
<u>25(2D)</u>	person over 18y procures person under 16y to take part in not less than large commercial quantity		Life imp and/or 6000 pu [s33AC]		SI
25(2A)	to person under 16y not less than large commercial quantity		Life imp (and/or 6000 pu [s33, s33AA]		SI
<u>25(2)</u>	not less than large commercial quantity		Life imp and/or 5000 pu [s33]	15y	SI
<u>25(2D)</u>	person over 18y procures person under 16y to take part in not less than commercial quantity		25y imp and/or 4200 pu [s33AC]		SI
<u>25(2A)</u>	to person under 16y not less than commercial quantity		25y imp and/or 4200 pu [<u>s33</u> , <u>s33AA</u>]		SI
25(2)	not less than commercial quantity		20y imp and/or 3500 pu [<u>s33</u>]	10y	SI
25A	on an ongoing basis for material reward – "ongoing supply"		20y imp and/or 3500 pu [s25A]		T1 – CPA <u>Sched 1</u>
<u>25(2C)</u>	person over 18y procures person under 16y to take part in between indictable and commercial quantity		18y imp and/or 2400 pu [<u>s32</u> , <u>s33AC</u>]		SI
<u>25(1A)</u>	to person under 16y between indictable and commercial quantity		18y imp and/or 2400 pu [<u>s32</u> , <u>s33AA</u>]		SI
<u>25(1A)</u>	to person under 16y not more than indictable quantity	2y 6m imp and/or 120 pu [<u>s31</u> , <u>s33AA</u>]	18y imp and/or 2400 pu [<u>s32</u> , <u>s33AA</u>]		T1 <u>s31</u> DMTA
<u>25(1A)</u>	to person under 16y not more than small quantity	2y 6m imp and/or 60 pu [<u>s30</u> , <u>s33AA</u>]	18y imp and/or 2400 pu [<u>s32</u> , <u>s33AA</u>]		T2 <u>s30</u> DMTA
<u>25(2C)</u>	person over 18y procures per under 16y to take part in not more than indictable quantity	2y imp and/or 100 pu [<u>s31</u>]	18y imp and/or 2400 pu [<u>s33AC</u>]		T1 <u>s31</u> DMTA
25(2C)	person over 18y procures per under 16y to take part in not more than small quantity	2y imp and/or 50 pu [s30]	18y imp and/or 2400 pu [s33AC]		T2 <u>\$30</u> DMTA
25(1)	between indictable and commercial quantity	2y imp and/or 100 pu [<u>s267</u> , <u>T1</u> CPA]	15y imp and/or 2000 pu [<u>s32</u>]		T1

SECTION	OFFENCE	Max penalty - summary	Max penalty – indictable	SNPP	Type / Time Limit
<u>25(1)</u>	not more than indictable quantity	2y imp and/or 100 pu [s31]	15y imp and/or 2000 pu [<u>s32</u>]		T1 <u>s31</u> DMTA
<u>25(1)</u>	not more than small quantity	2y imp and/or 50 pu [s30]	15y imp and/or 2000 pu [<u>s32</u>]		T2 <u>s30</u> DMTA
<u>10(1)</u>	Possess prohibited drug	2y and / or 20pu [<u>s21</u>]			SO / 6m
36ZF(2)(a)	Supply psychoactive substance knowing it is being acquired primarily for human consumption	2y and / or 20 pu			SO / 6m
36ZF(2)(b)	Supply psychoactive substance reckless as to whether it is being acquired primarily for human consumption	2y and / or 20 pu			SO / 6m
<u>18B(2)</u>	Supply, or knowingly takes part in supply of, a Schedule 9 substance	2y and / or 20pu [<u>s21</u>]			SO / 6m
<u>25(3)</u>	<u>Alternative verdict</u> - If at trial for an offence under 25(equal to or more than the commercial quantity they may			-	d drug is
<u>25(2B)</u>	Alternative verdict in fact believe, the person supplied was of or above the (2)	• •	•		
<u>25(3)</u>	<u>Alternative verdict</u> - If at trial for an offence under 25(equal to or more than the commercial quantity they may			-	d drug is
25A(4)	<u>Alternative verdict</u> - If at trial for an offence under 25A person has committed a relevant supply offence, the jur	• •	-	out is satisfie	d that the
23A(1)					
	CANNABIS OFFENC. Knowingly take part in Supply – <u>Cannal</u>		LANT)		
	CANNABIS OFFENC		20y imp and/or 5000 pu [<u>\$33</u>]		SI
Supply / F	CANNABIS OFFENC. Knowingly take part in Supply – <u>Cannal</u>		20y imp and/or		SI SI
Supply / F	CANNABIS OFFENC. Knowingly take part in Supply – Cannal not less than large commercial quantity (100kg)		20y imp and/or 5000 pu [s33] 15y and/or 3500		
Supply / F 25(2) 25(2)	CANNABIS OFFENC. Knowingly take part in Supply – Cannal not less than large commercial quantity (100kg) not less than commercial quantity (25kg) between indictable and commercial quantity	ois Leaf 2y imp and/or 100 pu	20y imp and/or 5000 pu [s33] 15y and/or 3500 pu [s33] 10y and / or		SI T1 T1
Supply / F 25(2) 25(2) 25(1)	CANNABIS OFFENC. Convingly take part in Supply – Cannal not less than large commercial quantity (100kg) not less than commercial quantity (25kg) between indictable and commercial quantity (1kg<25kg)	2y imp and/or 100 pu [s267, T1 CPA] 2y imp and/or 100 pu [s31] 2y imp and/or 50 pu	20y imp and/or 5000 pu [s33] 15y and/or 3500 pu [s33] 10y and / or 2000 pu [s32] 10y and / or 2000 pu [s32]		SI T1
Supply / F 25(2) 25(2) 25(1) 25(1)	CANNABIS OFFENC. Convingly take part in Supply – Cannal not less than large commercial quantity (100kg) not less than commercial quantity (25kg) between indictable and commercial quantity (1kg<25kg) not more than indictable quantity (1kg)	2y imp and/or 100 pu [s267, T1 CPA] 2y imp and/or 100 pu [s31] 2y imp and/or 50 pu [s30]	20y imp and/or 5000 pu [s33] 15y and/or 3500 pu [s33] 10y and / or 2000 pu [s32] 10y and / or 2000 pu [s32]		SI T1 T1 s31 DMTA T2 s30 DMTA
Supply / F 25(2) 25(2) 25(1) 25(1)	CANNABIS OFFENC. Knowingly take part in Supply – Cannal not less than large commercial quantity (100kg) not less than commercial quantity (25kg) between indictable and commercial quantity (1kg<25kg) not more than indictable quantity (1kg) not more than small quantity (30g) Possess prohibited drug	2y imp and/or 100 pu [s267, T1 CPA] 2y imp and/or 100 pu [s31] 2y imp and/or 50 pu [s30] 2y and / or 20pu [s21]	20y imp and/or 5000 pu [s33] 15y and/or 3500 pu [s33] 10y and / or 2000 pu [s32] 10y and / or 2000 pu [s32] 10y and / or 2000 pu [s32]		SI T1 T1 <u>\$31</u> DMTA T2 <u>\$30</u> DMTA SO / 6m
Supply / F 25(2) 25(2) 25(1) 25(1)	CANNABIS OFFENC. Convingly take part in Supply – Cannal not less than large commercial quantity (100kg) not less than commercial quantity (25kg) between indictable and commercial quantity (1kg<25kg) not more than indictable quantity (1kg)	2y imp and/or 100 pu [s267, T1 CPA] 2y imp and/or 100 pu [s31] 2y imp and/or 50 pu [s30] 2y and / or 20pu [s21] 2) or (2D), the jury are not	20y imp and/or 5000 pu [s33] 15y and/or 3500 pu [s33] 10y and / or 2000 pu [s32] 10y and / or 2000 pu [s32] 10y and / or 2000 pu [s32] satisfied the amount	-	SI T1 T1 s31 DMTA T2 s30 DMTA SO / 6m
Supply / F 25(2) 25(2) 25(1) 25(1) 25(1) 10(1) 25(3)	CANNABIS OFFENC. Knowingly take part in Supply – Cannal not less than large commercial quantity (100kg) not less than commercial quantity (25kg) between indictable and commercial quantity (1kg<25kg) not more than indictable quantity (1kg) not more than small quantity (30g) Possess prohibited drug Alternative verdict - If at trial for an offence under 25(2y imp and/or 100 pu [s267, T1 CPA] 2y imp and/or 100 pu [s31] 2y imp and/or 50 pu [s30] 2y and / or 20pu [s21] 2) or (2D), the jury are not acquit and convict of an or	20y imp and/or 5000 pu [s33] 15y and/or 3500 pu [s33] 10y and / or 2000 pu [s32] 10y and / or 2000 pu [s32] 10y and / or 2000 pu [s32] satisfied the amount	-	SI T1 T1 <u>\$31</u> DMTA T2 <u>\$30</u> DMTA SO / 6m
Supply / F 25(2) 25(2) 25(1) 25(1) 25(1) 10(1) 25(3)	CANNABIS OFFENC. Knowingly take part in Supply – Cannal not less than large commercial quantity (100kg) not less than commercial quantity (25kg) between indictable and commercial quantity (1kg<25kg) not more than indictable quantity (1kg) not more than small quantity (30g) Possess prohibited drug Alternative verdict equal to or more than the commercial quantity they may	2y imp and/or 100 pu [s267, T1 CPA] 2y imp and/or 100 pu [s31] 2y imp and/or 50 pu [s30] 2y and / or 20pu [s21] 2) or (2D), the jury are not acquit and convict of an or	20y imp and/or 5000 pu [s33] 15y and/or 3500 pu [s33] 10y and / or 2000 pu [s32] 10y and / or 2000 pu [s32] 10y and / or 2000 pu [s32] satisfied the amount	-	SI T1 T1 s31 DMTA T2 s30 DMTA SO / 6m
Supply / F 25(2) 25(2) 25(1) 25(1) 10(1) 25(3) Cultivate	CANNABIS OFFENC. Knowingly take part in Supply – Cannal not less than large commercial quantity (100kg) not less than commercial quantity (25kg) between indictable and commercial quantity (1kg<25kg) not more than indictable quantity (1kg) not more than small quantity (30g) Possess prohibited drug Alternative verdict - If at trial for an offence under 25(equal to or more than the commercial quantity they may / Knowingly take part in Cultivation – Cellipse of the commercial indoor means in presence of child not	2y imp and/or 100 pu [s267, T1 CPA] 2y imp and/or 100 pu [s31] 2y imp and/or 50 pu [s30] 2y and / or 20pu [s21] 2) or (2D), the jury are not acquit and convict of an or	20y imp and/or 5000 pu [s33] 15y and/or 3500 pu [s33] 10y and / or 2000 pu [s32] 10y and / or 2000 pu [s32] 10y and / or 2000 pu [s32] satisfied the amount offence under 25(1) or 6000 pu	-	SI T1 T1 s31 DMTA T2 s30 DMTA SO / 6m d drug is

SECTION	OFFENCE	Max penalty - summary	Max penalty – indictable	SNPP	Type / Time Limit
23A(2)	by enhanced indoor means in presence of child not less than commercial quantity (50 plants)		18y imp and/or 4200 pu [s33AD]		SI
23A(3)	by enhanced indoor means in presence of child for commercial purposes between small and commercial qty (5<50 plants)		18y imp and/or 4200 pu [s33AD]		SI
23(2)(a)	not less than commercial quantity (250 plants)		15y and / or 3,500 pu [<u>s33</u>]		SI
23(2)(a)	by enhanced indoor means not less than commercial quantity (50 plants)		15y and / or 3,500 pu [<u>s33</u>]		SI
<u>23(1A)</u>	by enhanced indoor means for commercial purposes between small and commercial quantity (5<50 plants)		15y and / or 3,500 pu [<u>s33</u>]		SI
23A(1)	by enhanced indoor means in presence of child not more than indictable quantity (50 plants – but note: CQ is also 50)	2y imp and/or 100 pu [s31]	12y imp and/or 2400 pu [s33AD]		T1 <u>s31</u> DMTA
23A(1)	by enhanced indoor means in presence of child not more than small quantity (5 plants)	2y imp and/or 50 pu [s30]	12y imp and/or 2400 pu [s33AD]		T2 <u>s30</u> DMTA
23(1)(a)	between indictable and commercial quantity (50-250)	2y imp and/or 100 pu [s267, T1 CPA]	10y and / or 2000 pu [<u>s32</u>]		T1 <u>s32</u> DMTA
23(1)(a)	not more than indictable quantity (50 plants)	2y imp and/or 100 pu [s31]	10y and / or 2000 pu [<u>s32</u>]		T1 <u>s31</u> DMTA
23(1)(a)	not more than small quantity (5 plants)	2y imp and/or 50 pu [s30]	10y and / or 2000 pu [<u>s32</u>]		T2 <u>s30</u> DMTA
23(3)	Alternative verdict - If at trial for offence under 23(2) (indoor means), jury not satisfied the number of prohibit acquit and convict of an offence under 23(1)				
23(1B)	Alternative verdict - If at trial for offence under 23(1A than the small quantity the jury may acquit and convict			ants is equal t	o or more
23(1C)	Alternative verdict - If at trial for offence under 23(1A) acquit and convict of an offence under 23(1)(a)) jury not satisfied person	cultivated for a comr	nercial purpo	se jury may
23(3A)	Alternative verdict - If at trial for offence under 23(2) if jury is not satisfied the number of prohibited plants invoconvict of an offence under 23(1A) or 23(1)(a)				
23A(4)	Alternative verdict - If at trial for an offence under 23A equal to or more than the commercial quantity the jury is	• •			
23A(5)	Alternative verdict - If at trial for an offence under 23A purpose the jury may acquit and convict of an offence u	• •	d the person cultivate	ed for a comn	nercial
23A(7)	Alternative verdict - If at trial for an offence under 23 A satisfied the defendant has established the exposure did convict of an offence under 23(1)(a), (2)(a) or (1A)				
Supply / K	Cnowingly take part in Supply – <u>Cannal</u>	ois Plant			
23(2)(b) / (c)	not less than large commercial quantity		20y imp and/or 5000 pu [s33]	10y	SI
23(2)(b) / (c)	not less than commercial quantity		15y and/or 3500 pu [<u>s33</u>]		SI
23(1)(b) / (c)	between indictable and commercial quantity	2y imp and/or 100 pu [<u>s267, T1</u> CPA]	10y and / or 2000 pu [<u>s32</u>]		T1 s32 DMTA

SECTION	OFFENCE	Max penalty - summary	Max penalty – indictable	SNPP	Type / Time Limit
23(1)(b) / (c)	not more than indictable quantity	2y imp and/or 100 pu [s31]	10y and / or 2000 pu [<u>s32</u>]		T1 <u>s31</u> DMTA
23(1)(b) / (c)	not more than small quantity	2y imp and/or 50 pu [<u>s30</u>]	10y and / or 2000 pu [<u>s32</u>]		T2 <u>s30</u> DMTA
23(3)	Alternative verdict - If at trial for offence under 23(2) is the commercial quantity the jury may acquit and convict			s is equal to	or more than

PROHIBITED PLANTS (OTHER THAN CANNABIS)

$Cultivate \ / \ Knowingly \ take \ part \ in \ Cultivation - \underline{not \ Cannabis}$

				1	
23(2)(a)	not less than large commercial quantity		Life imp and/or 5000 pu [<u>s33</u>]	10y	SI
23A(2)	by enhanced indoor means in presence of child not less than large commercial quantity		24y imp and/or 6000 pu [s33AD]		SI
23(2)(a)	not less than commercial quantity		20y imp and / or 3,500 pu [<u>s33</u>]		SI
23(1A)	by enhanced indoor for commercial purpose between small and commercial quantity		20y imp and / or 3,500 pu [<u>s33</u>]		SI
23A(3)	by enhanced indoor means in presence of child for commercial purposes between small and commercial quantity		18y imp and/or 4200 pu [s33AD]		SI
23A(2)	by enhanced indoor means in presence of child not less than commercial quantity		18y imp and/or 4200 pu [s33AD]		SI
23(1)(a)	between indictable and commercial quantity		15y imp and/or 2000 pu [<u>s32</u>]		SI
23(1)(a)	not more than indictable quantity	2y imp and/or 100 pu [s31]	15y imp and/or 2000 pu [<u>s32</u>]		T1 <u>s31</u> DMTA
23(1)(a)	not more than small quantity	2y imp and/or 50 pu [s30]	15y imp and/or 2000 pu [<u>s32</u>]		T2 <u>s30</u> DMTA
23A(1)	by enhanced indoor means in presence of child not more than indictable quantity	2y imp and/or 100 pu [<u>s31</u>]	12y imp and/or 2400 pu [<u>s33AD</u>]		T1 <u>s31</u> DMTA
23A(1)	by enhanced indoor means in presence of child not more than small quantity	2y imp and/or 50 pu [s30]	12y imp and/or 2400 pu [s33AD]		T2 <u>s30</u> DMTA
23(3)	<u>Alternative verdict</u> - If at trial for offence under 23(2) indoor means), jury not satisfied the number of prohibit acquit and convict of an offence under 23(1)				
23(1B)	<u>Alternative verdict</u> - If at trial for offence under 23(1A than the small quantity the jury may acquit and convict			ants is equal t	o or more
23(1C)	Alternative verdict - If at trial for offence under 23(1A acquit and convict of an offence under 23(1)(a)) jury not satisfied person	cultivated for a com	mercial purpo	ose jury may
23(3A)	<u>Alternative verdict</u> - If at trial for offence under 23(2) jury is not satisfied the number of prohibited plants invoconvict of an offence under 23(1A) or 23(1)(a)				
23A(4)	Alternative verdict - If at trial for an offence under 23A equal to or more than the commercial quantity the jury	• •			

SECTION	OFFENCE	Max penalty - summary	Max penalty – indictable	SNPP	Type / Time Limi
23A(5)	Alternative verdict purpose the jury may acquit and convict of an offence		d the person cultivate	ed for a comi	mercial
23A(7)	<u>Alternative verdict</u> - If at trial for an offence under 23 satisfied the defendant has established the exposure di convict of an offence under 23(1)(a), (2)(a) or (1A)			-	
Supply / K	Knowingly take part in Supply – <u>not Ca</u>	nnabis Plant			
23(2)(b) / (c)	not less than large commercial quantity		Life imp and/or 5000 pu [s33]	10y	SI
23(2)(b) / (c)	not less than commercial quantity		20y imp and/or 3500 pu [<u>s33</u>]		SI
23(1)(b) / (c)	between indictable and commercial quantity		15y imp and/or 2000 pu [<u>s32</u>]		SI
23(1)(b) / (c)	not more than indictable quantity	2y imp and/or 100 pu [s31]	15y imp and/or 2000 pu [<u>s32</u>]		T1 <u>s31</u> DMTA
23(1)(b) / (c)	not more than small quantity	2y imp and/or 50 pu [s30]	15y imp and/or 2000 pu [<u>s32</u>]		T2 s30 DMTA
23(3)	Alternative verdict - If at trial for offence under 23(2) the commercial quantity the jury may acquit and conv			its is equal to	1
	DRUG F ader this Part to be dealt with summarily unless second o ned) [s.36ZA(1), (2)]	PREMISES r subsequent offence (whet	her or not under the s	same subsect	ion of the
	nder this Part to be dealt with summarily unless second o		Second and subsequent offence – 6y and / or 600 pu	same subsect	SO / 6m fo first offenc SI subsequent offence
36Y(2)	nder this Part to be dealt with summarily unless second oned) [s.36ZA(1), (2)] Owner or occupier knowingly allowing premises to	r subsequent offence (whet	Second and subsequent offence – 6y	same subsect	SO / 6m for first offence SI subsequent offence [s36ZA(3)] SO / 6m for first offence SI subsequent offence
section concer	oder this Part to be dealt with summarily unless second oned) [s.36ZA(1), (2)] Owner or occupier knowingly allowing premises to be used as drug premises exposing child Organise or conduct, or assist in organising or	r subsequent offence (whether subsequent offence (whether subsequent) First offence - 14m and / or 60 pu	Second and subsequent offence – 6y and / or 600 pu Second and subsequent offence – 6y	same subsect	SO / 6m for first offence SI subsequent offence [s36ZA(3)] SO / 6m for first offence SI subsequent

subsequent offence [<u>s36ZA(3)</u>]

SECTION	OFFENCE	Max penalty - summary	Max penalty – indictable	SNPP	Type / Time Limit
<u>36Z(1)</u>	Organise or conduct, or assist in organising or conducting, any drug premises	First offence - 12m and / or 50 pu	Second and subsequent offence – 5y and / or 500 pu		SO / 6m for first offence SI subsequent offence [s36ZA(3)]
	Alternative verdict - If jury finds offence under 36Y(2) not proven because:			
	(a) is not satisfied that person knew a child	nad access to the premises,	, or		
<u>36Y(4)</u>	(b) is not satisfied a child was exposed to a capable of being used to administer a prohib		ed plant, a drug supp	ly process or	equipment
	(c) is satisfied that the defence referred to in out,	(3) (exposure did not enda	anger health or safety	of child) ha	s been made
	may acquit the person of that offence and find the person	on guilty of an offence und	er 36Y(1)		
	<u>Alternative verdict</u> - If jury finds offence under 36Z(2)) not proven because:			
	(a) is not satisfied that person knew a child	nad access to the premises,	, or		
<u>36Z(6)</u>	(b) is not satisfied a child was exposed to a capable of being used to administer a prohib		ed plant, a drug supp	ly process or	equipment
	(c) is satisfied that the defence referred to in out,	(5) (exposure did not enda	anger health or safety	of child) has	s been made
	may acquit the person of that offence and find the person	on guilty of an offence und	er 36Z(1)		
	POSSESSION AND OTH	ER LESS SERIO	OUS OFFEN	CES	
10(1)	Possess prohibited drug	2y and / or 20pu [<u>s21</u>]			SO / 6m
<u>11(1)</u>	Possess equipment for administration of prohibited drug	2y and / or 20pu [<u>s21</u>]			SO / 6m
<u>12</u>	Administer or attempt to administer prohibited drug to self	2y and / or 20pu [<u>s21</u>]			SO / 6m
<u>13</u>	Administer or attempt to administer prohibited drug to another person	2y and / or 20pu [<u>s21</u>]			SO / 6m
<u>14</u>	Permit another to administer or attempt to administer to self a prohibited drug	2y and / or 20pu [<u>s21</u>]			SO / 6m
<u>15</u>	Fraudulently alter or utter prescription	2y and / or 20pu [<u>s21</u>]			SO / 6m
16(a)(i)	Obtain prescription by false representation	2y and / or 20pu [<u>s21</u>]			SO / 6m
<u>16(a)(ii)</u>	Induce pharmacist to dispense forged or fraudulently altered prescription	2y and / or 20pu [<u>s21</u>]			SO / 6m
<u>16(b)</u>	Possess forged or fraudulently altered prescription	2y and / or 20pu [<u>s21</u>]			SO / 6m
<u>17</u>	Obtain or attempt obtain prohibited drug by false representation	2y and / or 20pu [<u>s21</u>]			SO / 6m
18(1)(a)	Obtain or attempt to obtain prohibited drug from authorised person is with intent to deceive	2y and / or 20pu [<u>s21</u>]			SO / 6m
18(1)(b)	Obtain or attempt to obtain prescription from authorised person is with intent to deceive	2y and / or 20pu [<u>s21</u>]			SO / 6m
18B(3)	Possess Schedule 9 substance	12m and/ or 20pu [s18B(3)]			SO / 6m
<u>36ZG</u>	Advertise psychoactive substances	2y and / or 20 pu			SO / 6m

SECTION	OFFENCE	Max penalty - summary	Max penalty – indictable	SNPP	Type / Time Limit
	POISONS AND THERAP	EUTIC GOODS	ACT 1966		
Part 3 Div	rision 1: Supply, possession, etc, of poiso	ns and restricted s	ubstances		
9(1)	Supply by wholesale any poison or restricted substance for therapeutic use not under or in accordance with conditions of wholesaler's licence or authority issued under regulations	6m imp and/or 15 pu - 2y imp and/or 20 pu if restricted substance under regulations			SO / 12m
10(1)	Supplies any substance specified in Schedule 1, 2 or 3 of the Poisons List otherwise than by wholesale and not in accordance with conditions of a general supplier's licence or a general supplier's authority issued under regulations	6m imp and/or 15 pu			SO / 12m
10(3)	Supply restricted substance otherwise than by wholesale	6m imp and/or 15 pu - 2y imp and/or 20 pu if restricted substance under regulations			SO / 12m
11(1)	Supply of substance specified in Schedule 1, 2, 3 or 7 of the Poisons List or a restricted substance by holder of a wholesaler's licence or a wholesaler's authority to a person other than an authorised person	6m imp and/or 15 pu - 2y imp and/or 20 pu if restricted substance under regulations			SO / 12m
12(1)	Obtain, or attempt to obtain, from an authorised person, by a representation the person knows, or ought reasonably to know, is false or misleading in a material respect, a substance specified in Schedule 1, 2, 3 or 7 of the Poisons List, or a restricted substance	6m imp and/or 10 pu			SO / 12m
16(1)	Possession or attempted possession of prescribed restricted substance by unauthorised person	6m and / or 20 pu - 2y and / or 20 pu where anabolic or androgenic steroidal agent			SO / 12m
<u>16(2)</u>	Forge or fraudulently alter, or utter, knowing it to be forged or fraudulently altered, any prescription of a medical practitioner, nurse practitioner, midwife practitioner, dentist, optometrist, podiatrist or veterinary practitioner including any prescribed restricted substance	6m and / or 20 pu			SO / 12m
16(3)(a)(i)	By representation the person knows, or ought reasonably to know, is false or misleading obtain, or attempt to obtain, from a medical practitioner, nurse practitioner, midwife practitioner, dentist, optometrist, podiatrist or veterinary practitioner a prescription that includes a restricted substance of a kind prescribed by the regulations	6m and / or 20 pu			SO / 12m
16(3)(a)(ii)	By a representation the person knows, or ought reasonably to know, is false or misleading induce, or attempt to induce, a pharmacist to dispense a prescription that includes a restricted substance, knowing the prescription to be forged or fraudulently altered, or	6m and / or 20 pu			SO / 12m
16(3)(a)(iii)	By a representation the person knows, or ought reasonably to know, is false or misleading induce, or attempt to induce, a pharmacist to dispense a prescription that includes a restricted substance, knowing the prescription to have been obtained as referred to in subparagraph (i)	6m and / or 20 pu			SO / 12m

SECTION	OFFENCE	Max penalty - summary	Max penalty – indictable	SNPP	Type / Time Limit
<u>16(3)(b)</u>	Possession of a prescription that includes a restricted substance, knowing the prescription to be forged or fraudulently altered	6m and / or 20 pu			SO / 12m
16(3)(c)	Possession of a prescription obtained as referred to in paragraph (a)(i), knowing the prescription to be so obtained	6m and / or 20 pu			SO / 12m

	14. COMMON LAW OFFENCES		
475 <u>A</u>	Schedule 10, Crimes Act 1900 — Offences punishable by the Supreme Court in its summary jurisdiction (e) common law conspiracy to cheat and defraud. (f) Subject to 475A (2), any offence under, or the common law offence of attempting, or of conspiracy, to commit any offence under: 327 [perjury], 330 [False statement on oath not amounting to perjury] or 335 [False statements in evidence on commission]		
Other misc. common law offences	Contempt of court Misconduct in public office; Accessory before the fact to misconduct in public office; Conspiracy to commit misconduct in public office Bribery Extortion Conspiracy to commit offence Willfully dispose of dead body False imprisonment Indecency / lewdness Public nuisance		