Courts (Children's and Magistrates') Bill

EXPLANATORY MEMORANDUM

Clause 1 sets out the purposes of the Act.

Clause 2 deals with the commencement of the Act. The substantive parts of the Act will come into operation on the commencement of the Magistrates' Court Act 1989. Statute law revision elements of the Act are deemed to have come into operation on various dates.

Clause 3 makes amendments to the Children's Court Act 1973. The amendments are set out in Schedule 1. Schedule 2 contains saving and transitional provisions.

Clause 4 makes amendments to the Magistrates' Court Act 1989. The amendments are set out in Schedule 3.

Clause 5 makes amendments to the Magistrates' Court (Consequential Amendments) Act 1989 as set out in Schedule 4.

Clause 6 makes amendments to the Evidence Act 1958. It provides for the Governor in Council to make regulations in respect of the witnessing of documents and any other matters required to be prescribed.

Clause 7 provides for amendments to be made to various Acts.

Sub-clause (1) inserts a reference to bail justices into the Accident Compensation Act 1985.

Sub-clause (2) substitutes a reference in the County Court (Amendment) Act 1989.

Sub-clause (3) repeals sections 50 and 53 of the Crimes Legislation (Miscellaneous Amendments) Act 1989.

Sub-clause (4) makes a textual correction in section 51 (a) of the Crimes Legislation (Miscellaneous Amendments) Act 1989.

Sub-clause (5) substitutes certain references in the Crimes Legislation (Miscellaneous Amendments) Act 1989.

Sub-clause (6) substitutes certain references in the Dangerous Goods (Amendment)

Act 1989

Sub-clause (7) substitutes a reference in the Second-Hand Dealers and Pawnbrokers Act 1989.

SCHEDULE 1

AMENDMENT OF CHILDREN'S COURT ACT 1973

Item 1 confirms that Judges of the Supreme Court, Judges of the County Court and Magistrates may exercise in Children's Courts, any power conferred on a bail justice.

Items 2 to 74 inclusive make 109 consequential amendments to the Children's Court Act 1973 to bring it into conformity with the Magistrates' Court Act 1989.

SCHEDULE 2

This Schedule contains savings and transitional provisions arising out of the amendments to the Children's Court Act 1973

SCHEDULE 3

AMENDMENT OF MAGISTRATES' COURT ACT 1989

- Item 1 defines the meaning of "mention court" in relation to committal for trial proceedings.
 - Item 2 defines the meaning of "Prison officer".
 - *Item* 3 clarifies the time at which a criminal proceeding is commenced.
- Item 4 allows the court to adjourn the hearing. The effect will be to allow the charge to be heard on oral evidence by the informant in the absence of the defendant.
- *Item* 5 permits warrants to imprison to be directed to prison officers in addition to members of the Police Force.
- Item 6 inserts an enabling provision to allow prison officers to take custody of prisoners for the purpose of escorting them from the Magistrates' Court to prison, in addition to members of the Police Force.
- *Item* 7 permits remand warrants to be directed to prison officers in addition to members of the Police Force.
- Item 8 inserts an enabling provision to allow prison officers to take custody of prisoners for the purpose of escorting them from the Magistrates' Court to prison, in addition to members of the Police Force.
- *Item* 9 provides that bail justices may also be appointed for the purposes of the *Children's Court Act* 1973.
- Item 10 provides that where a witness is arrested for contempt of court, he or she may be released on bail in the same way as any other person who is charged with contempt of court.
- *Item* 11 empowers the Governor in Council to make regulations as to the manner in which orders of the court may be authenticated and to prescribe municipal districts where the police will not be required to serve civil process.
- *Item* 12 adds a Fellow of the Institute of Legal Executives (Victoria) as a person who will be automatically empowered to witness statutory declarations.
 - Item 13 corrects a textual error.
- Item 14 adds a Fellow of the Institute of Legal Executives (Victoria) as a person who may receive an affidavit.
- Item 15 clarifies that the Court may hear a charge for a summary offence in the absence of the defendant upon receiving evidence on oath, where a brief of evidence has not been served in accordance with section 37.
 - Item 16 repeals references to certain indictable offences which may be tried summarily.
 - Item 17 re-inserts certain indictable offences which may be tried summarily.

Item 18 inserts provisions to establish a "mention system" for committal for trial proceedings. It has the effect of setting time limits for action to be taken by the prosecution and defence prior to the mention date. This is a Delay Reduction initiative.

Item 19 permits a notice of appeal against a sentencing order to be filed at any venue of the Court.

Item 20 corrects a reference.

Item 21 provides that information supplied for the registration of traffic infringements in the (PERIN) Court must be in a prescribed form.

SCHEDULE 4

AMENDMENT OF MAGISTRATES' COURT (CONSEQUENTIAL AMENDMENTS) ACT 1989

This Schedule contains items of a minor statute law revision nature.

