Gangs Bill

(Divided from the Gangs Legislation Amendment Bill)

Government Bill

As reported from the committee of the whole House

This Bill was formerly part of the Gangs Legislation Amendment Bill as reported from the Justice Committee. The committee of the whole House has further amended the Bill and divided it into the following Bills:

- this Bill comprising clauses 1 and 2, Parts 1 to 4, and Schedules 1 to 3
- Sentencing Amendment Bill comprising Part 5 and Schedule 4.

Key to symbols used in reprinted bill

As reported from the committee of the whole House

text inserted text deleted

Hon Paul Goldsmith

Gangs Bill

Government Bill

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		Schedule 1	
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		Schedule 3 21	
		Consequential amendments	
The	Parlia	ament of New Zealand enacts as follows:	
1	Title		
	This	Act is the Gangs Act 2024.	
2	Con	nmencement	
	This	Act comes into force on 21 November 2024.	5
		Part 1	
		Preliminary provisions	
3	Pur	pose	
		purpose of this Act is to reduce the ability of gangs to operate and cause intimidation, and disruption to the public by—	10
	(a)	prohibiting the display of gang insignia in public places:	
	(b)	providing for the issue of dispersal notices to stop gang members from gathering in public places:	
	(c)	providing for the making of non-consorting orders to prevent specified gang offenders from associating or communicating with each other for 3 years.	
4	Inte	rpretation	
	In th	is Act, unless the context otherwise requires,—	
	asso	ciate, with another person, means to be in the company of the other person	
	rectl	municate , with another person, means to communicate directly or indi- y with the other person by any means (for example, telephone, email, or other form of electronic communication)	

Part 1 cl 4 Gangs Bill

consort, in respect of relation to a person who is a specified gang offender, means to associate or communicate (or both) with another specified gang offender or other specified gang offenders constable has the same meaning as in section 4 of the Policing Act 2008 criminal activity means an activity that constitutes the commission of an 5 offence dispersal notice means a notice issued under section 9 electronic address includes an email address gang means any organisation, association, or group of persons that is specified by a name that is the same as, or substantially similar to, that of any organisa-10 tion, association, or group of persons identified in Schedule 2 gang insignia— (a) means a sign, symbol, or representation commonly displayed to denote membership of, or an affiliation with, a gang, not being a tattoo; and includes any item or thing to which a sign, symbol, or representation (b) 15 referred to in paragraph (a) is attached or affixed (for example, clothing or a vehicle) gang member includes the following: an individual who is a prospective member or nominee: (a) (b) an individual who demonstrates affiliation to a gang by displaying the 20 gang's insignia: an individual who is involved in the affairs of a gang for the likely (c) purpose of participating in a criminal activity government agency means a public service agency (as defined in section 5 of the Public Service Act 25 (a) 2020): (b) a Crown entity (within the meaning of section 7 of the Crown Entities Act 2004): the New Zealand Police: (c) the New Zealand Defence Force 30 (d)

immediate family, in relation to a person,—

(a) means a member of the person's family, whānau, or other culturally recognised family group, who is in a close relationship with the person; and

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- (b) to avoid doubt, includes—
 - (i) a spouse, civil union partner, or de facto partner:
 - (ii) a child, whāngai, or stepchild:
 - (iii) a brother, sister, stepbrother, or stepsister:

Gangs Bill Part 1 cl 4

a parent, person who acts as parent of a whāngai, or step-parent:

local authority has the same meaning as in section 5(1) of the Local Govern-

(iv)

(v)

(vi)

a grandparent:

a parent of the person's child

ment Act 2002	5			
named person, in relation to a dispersal notice, means a person who—				
(a) took part in the gathering to which the dispersal notice relates; and				
(b) is named in the dispersal notice as a person with whom the person issu with the notice must not associate in a public place while the notice is effect				
personal service , in relation to a dispersal notice, means serving the notice handing it to the person or, if the person refuses to accept it, leaving the not near the person and bringing it to the person's attention	•			
place includes any land, building, premises, or vehicle				
prospective member or nominee , of a gang, means a person who is a gamember but who does not have full membership status	ing 15			
public place—				
(a) means a place that, at any material time, is open to or is being used the public, whether or not on payment of a charge, and whether or any owner or occupier of the place is lawfully entitled to exclude reject any person; and	not			
(b) includes any vehicle, craft, or vessel that carries or is available to ca passengers for reward (for example, an aircraft, a hovercraft, a ship ferry, a train, or a motor vehicle); but	-			
does not include—				
(i) any publicly accessible online place (for example, an internet so or an online application or similar):	site			
(ii) for the purposes of Part 2 or subpart 1 of Part 3 , the parl mentary precincts (within the meaning of section 3 of the Parl mentary Service Act 2000)				
qualified constable means a constable who is of or above the level of position of sergeant	ion			
serious offence means—				
(a) an offence that is punishable by a term of imprisonment of 7 years more; or	or 35			
(b) an offence against—				
(i) section 16(4), 16A, 42A, 42B, 43, 43AA, 44, 44AA, 44A, 45, 50AA, 50A, 50B, 50C, 50CA, 50D, 51, 53A(2), 54, 55, or 55A the Arms Act 1983; or				
	5			

Gangs Bill Part 1 cl 5

		(ii)	section 25, 26, or 70 of the Psychoactive Substances Act 2013; o	r
		(iii)	sections section 189(2), 202C, 232(2), 267(3), and or 308A of the Crimes Act 1961	he
	speci	ified g	gang offender means a person—	
	(a)	who	is a gang member; and	5
	(b)	who,	, on or after the commencement of this Act,—	
		(i)	is made subject to a firearms prohibition order under section 39 of the Arms Act 1983; or	A
		(ii)	is convicted of—	
			(A) a serious offence; or	10
			(B) an offence under the law of another jurisdiction that, committed in New Zealand, would be a serious offence.	if
	Comp	are: 2012	2 No 24 s 18A; 2013 No 56 s 4	
5	Tran	sition	al, savings, and related provisions	
			ional, savings, and related provisions (if any) set out in Schedule according to their terms.	1 15
6	Act l	oinds t	the Crown	
	This	Act bi	inds the Crown.	
			Part 2	
	Pı	ohibi	ition on display of gang insignia in public places	20
7	Proh	ibitio	n on display of gang insignia in public place	
(1)	-		commits an offence if the person knowingly, and without reasonable plays gang insignia at any time in a public place.	le
(2)	-	to a tei	who commits an offence against subsection (1) is liable on convirum of imprisonment not exceeding 6 months or a fine not exceeding	
(3)			pleads guilty to, or is convicted of, an offence against subsection in signia concerned—	on
	(a)	is for	rfeited to the Crown; and	
	(b)	•	be destroyed or otherwise disposed of as the court, either at the tine conviction for the offence or on a subsequent application, directs	
	Comp	are: 200	99 No 1 (L) ss 12, 13; 2013 No 56 ss 6, 7(2), (3)	
8	Exce	ptions	s to prohibition	
	Sect	ion 7	does not apply if the display of gang insignia in a public place—	
	(a)	was	for, or relates to, any of the following purposes:—	35
	()		for, or relates to, any or the following purposes.	55

Gangs Bill Part 2 cl 8A

		(i)	a genuine artistic or educational purpose:			
		(ii)	media reporting of news, observations on news, or current affairs:			
		(iii)	the broadcast of a documentary:			
		(iv)	law enforcement:			
		(iva)	<u>a headstone or grave marker erected before the commencement of this Act:</u>	5		
		(v)	providing training or information to persons carrying out work for a government agency or local authority; and			
	(b)	was, i	n the circumstances, reasonable for that purpose.			
<u>8A</u>	Mano	datory	gang insignia prohibition order for repeat offences	10		
(1)			st make a gang insignia prohibition order if—			
	<u>(a)</u>	the co	ourt convicts the person of an offence against section 7; and			
	<u>(b)</u>	the po	erson has been convicted of 2 or more previous offences against			
			on 7 within 5 years of the date of the conviction referred to in	1.5		
(2)		_	graph (a).	15		
<u>(2)</u>			ade under subsection (1) prohibits—			
	<u>(a)</u>	the pe	erson from possessing gang insignia; and			
	<u>(b)</u>	the pe	erson from controlling gang insignia; and			
	<u>(c)</u>	gang	insignia being present at the person's usual place of residence.			
(3)		ng insig	gnia prohibition order takes effect when it is made and continues in years.	20		
(4)	subject order	court must make an order under subsection (1) but the person is already ect to an order made under that subsection, the court must amend that r to provide that it continues in effect for 5 years from the date of the adment. 25				
<u>(5)</u>	A per	son co	mmits an offence if the person—			
	<u>(a)</u>	<u>is sub</u>	ject to a gang insignia prohibition order; and			
	<u>(b)</u>	intent	ionally breaches all or any part of the order.			
<u>(6)</u>	_		no commits an offence against subsection (5) is liable on convicting of imprisonment not exceeding 1 year.	30		

Part 3 cl 9 Gangs Bill

Part 3 Dispersal notices and non-consorting orders

Subpart 1—Dispersal notices

			•			
9	Pow	er to is	ssue dispersal notice			
	Grounds for issuing					
(1)			e may issue a dispersal notice to a person if the constable has grounds—			
	(a)	(a) to suspect that the person—				
		(i)	is a gang member; and			
		(ii)	is one of 3 or more gang members who are gathering or were gathered in a public place; and	10		
	(b)		elieve that issuing the notice is necessary to avoid unreasonably upting the activities of other members of the public.			
	Proc	ess for	issuing			
(2)	The	dispers	sal notice—	15		
	(a)	must	be issued in writing; and			
	(b)	may	be issued to the person—			
		(i)	while the gathering is taking place; or			
		(ii)	after the gathering has ended.			
	Limi	<u>Limitation Limit</u> on issuing				
(3)	Nothing in this section applies in respect-A dispersal notice may not be issued to a person who is a member of any group of persons who are gathering in a public place for the primary purpose of demonstrating support for, or opposition to, or otherwise publicising, a point of view, cause, or campaign. Compare: 1981 No 113 s 5A(3)					
10	Serv	ice of	dispersal notice			
(1)	A di	spersal	notice may be served by—			
	(a)	perso	onal service; or			
	(b)	sendi issue	ing it to an electronic address supplied by the person to whom it is ed.	30		
(2)	However, a dispersal notice may only be served electronically under subsection (1)(b) if an explanation of the notice has been given under section 11A before sending the notice.					
(3)	tion	(1)(b)	on does not supply an electronic address for the purposes of subsec , a constable may require the person to accompany the constable to ation to effect personal service of the notice.	35		

(1)	A constable who is proposing to issue a dispersal notice to a person may detain the person for the period that is reasonably necessary to do 1 or more of the following:					
	(a)	take the person's biographical details:	5			
	(b)	issue the notice:				
	(c)	serve the notice.				
(2)	_	rson who is detained under subsection (1) may, after being cautioned, be red without warrant if the person—				
	(a)	fails or refuses to remain at the place where the person is detained; or	10			
	(b)	fails or refuses to give their biographical details on demand, or gives any biographical details that the constable reasonably believes to be false.				
(2A)	excus	erson who, after being cautioned, fails or refuses, without reasonable se, to comply with a direction of a constable exercising the constable's rs under section 10(3) or this section—	15			
	(a)	commits an offence; and				
	(b)	is liable on conviction to a fine not exceeding \$1,000.				
(3)	In this section, biographical details , in relation to a person, means the person's—					
	(a)	name; and	20			
	(b)	date of birth; and				
	(c)	physical address; and				
	(d)	electronic address (if available any).				
	Compa (2)(b)	are: 1981 No 113 s 39(2); 1998 No 110 s 114(3), (6); 2008 No 72 s 33(4); 2018 No 46 s 32(1),	25			
11A	Duty	of constable to explain dispersal notice				
(1)	A constable who issues a dispersal notice must, to the extent that it is reasonably practicable to do so in the circumstances, explain to the person to whom the notice is issued—					
	(a)	the effect and duration of the notice; and	30			
	(b)	the consequences that may follow if the person breaches the notice.				
(2)	The e	explanation may be given when—				
	(a)	the dispersal notice is issued under section 9 ; or				
	(b)	serving the dispersal notice under section 10 ; or				
	(c)	detaining the person under section 11 for the purposes of issuing or serving the notice <u>(or both)</u> .	35			

Power to detain for purposes of issuing and serving notice

11

Part 3 cl 12 Gangs Bill

(3)		ilure to otice.	comply with this section does not affect the validity of the disper-			
	Comp	are: 2018	8 No 46 s 33(1)			
12	Requ	uireme	ent to disperse			
(1)			n applies if a dispersal notice is issued to a person while the gather- h it relates is taking place.	5		
(2)		nstable ed pers	e may require the person issued with the notice and all or any of the cons—			
	(a)		nmediately leave the public place (or part of the public place) speci- by the constable; or	10		
	(b)	_	beyond a reasonable distance from the public place (or part of the ic place) specified by the constable.			
			Duration and terms of notice			
13	Dura	ation o	of dispersal notice			
(1)		spersal	l notice issued to a person takes effect when it is served on the	15		
(2)	the d	lay on	notice remains continues in effect for a period of 7 days starting on which the gathering to which it relates took place, unless the notice woked under section 18(2A) .			
14	Tern	Terms of dispersal notice				
	A dis	A dispersal notice must—				
	(a)	state	the following information:			
		(i)	the name and date of birth of the person to whom the notice is issued:			
		(ii)	the date on which the notice was issued:	25		
		(iii)	the date on which the gathering to which the notice relates took place:			
		(iv)	the address or location where the gathering to which the notice relates took place; and			
	(b)	-	ify the name of each named person with whom the person must not ciate in a public place while the notice is in effect; and	30		
	(c)	inclu	de the following information:			
		(i)	a statement that, unless sooner revoked, the notice remains continues in effect for a period of 7 days starting on the day on which the gathering to which it relates took place:	35		

Gangs Bill Part 3 cl 16

a statement that the notice does not prevent the person from associating with a named person in a public place if any of the

			circumstances specified in section 15 apply:	
		(iia)	a statement that the person may apply for a variation of the notice under section 16 :	5
		(iii)	a statement that associating with a named person in a public place while the notice is in effect constitutes an offence against section 17 :	
		(iv)	a statement that the person may apply for a review of the notice under section 18 :	10
		(v)	the contact details of New Zealand Police where the person may apply for a review of the notice or for any variations to the notice to be considered:	
		(vi)	any other information required by regulations made under sec - tion 31.	15
15	Limi	ts on d	ispersal notices	
			notice may not prevent any of the persons subject to the notice ating in a public place if they are—	
	(a)	meml	pers of the same immediate family; or	
	(b)	doing	so—	20
		(i)	because they are in legal custody, serving a sentence, appearing in court, subject to a court order, or subject to an order or conditions imposed by or under legislation; or	
		(ii)	for work, education, or health care purposes.	
16	Varia	tion o	f dispersal notice for specified reasons	25
(1)	vary	the ter	sued with a dispersal notice may apply to a qualified constable to rms of the notice to allow the person to associate with a named public place in order to—	
	(a)	attend	l a specified tangi or funeral; or	
	(b)	partic	ipate in any other specified lawful activity.	30
(2)	The a	pplicat	tion must be made—	
	(a)	in wr	iting; and	
	(b)	durin	g the period in which the dispersal notice is in effect.	
(2A)	A qua	alified	constable may vary the notice if satisfied that—	
	(a)	-	roposed variation relates to an activity referred to in subsection) or (b); and	35
	(b)	-	ing the variation would not unreasonably disrupt the activities of members of the public.	

(ii)

Part 3 cl 17 **Gangs Bill**

The application must be decided, and the decision must be communicated to (3) the applicant, within 48 hours after the application is made.

Offence

17	Breach	of	dispersal	notice
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(1) A person commits an offence if the person5

- has been served with a dispersal notice; and
- (b) knowingly, and without reasonable excuse, associates with a named person in a public place during the period in which the notice is in effect.
- A person who commits an offence against subsection (1) is liable on convic-(2) tion to imprisonment for a term not exceeding 6 months or a fine not exceeding \$5,000.

Review of notice

18 Review of dispersal notice

A person issued with a dispersal notice may apply to the Commissioner of (1) Police for a review of the notice if the person believes that the notice was not issued in accordance with the requirements of this Act.

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- (2) The application must be made
 - in writing; and (a)
 - during the period in which the dispersal notice is in effect. (b)
- (2A) After reviewing the application, the Commissioner of Police—

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- may uphold, vary, or revoke the dispersal notice; but (a)
- must revoke the dispersal notice (by giving written notice to the appli-(b) cant) if satisfied that any of the following apply:
 - (i) the person to whom the notice was issued is not a gang member:
 - (ii) the gathering to which the notice relates—

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- (A) did not occur in a public place; or
- did not consist of 3 or more gang members:
- (iii) issuing the notice was not necessary to avoid unreasonably disrupting the activities of other members of the public::
- the notice was issued in contravention of section 9(3).

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- The application must be decided, and the decision must be communicated to (3) the applicant, within 48 hours after the application is made.
- (5) The If the notice is revoked, the revocation takes effect on the date and at the time specified in the revocation notice.
- A dispersal notice ceases to have effect if a decision is not made, or is not 35 (6) communicated, within the time frame specified in subsection (3).

Gangs Bill Part 3 cl 22

Subpart 2—Non-consorting orders

		8			
(1)	The District Court must,	on hearing an	application	made by the	Commissione

- of Police, make a non-consorting order in respect of a person if satisfied that—
 - (a) the Commissioner of Police has given notice of the application to the person; and
 - (b) the person is a specified gang offender; and

Power to make non-consorting orders

- (c) the order would specify another specified gang offender or other specified gang offenders with whom the person may not consort; and
- (d) the order would assist in disrupting or restricting the capacity of the person to engage in conduct that amounts to a serious offence.
- (1A) The application must be made in accordance with the rules of the District Court for originating applications.
- (1B) Notice of the application must be given in accordance with the rules of the District Court for personal service.
- (2) The District Court may not make a non-consorting order in respect of a person if satisfied that the person has shown that its detrimental effects on the person outweigh its societal benefits.

Duration and terms of order

20 Duration of non-consorting order

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A non-consorting order applies for 3 years starting on the date on which it is made takes effect when it is made and continues in effect (unless earlier discharged) for 3 years.

21 Terms of non-consorting order

A non-consorting order must specify—

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- (a) the name of the person to whom the order applies; and
- (b) the name of each specified gang offender with whom the person may not consort; and
- (c) the duration of the order.

22 Limits on non-consorting orders

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A non-consorting order may not prevent a specified gang offender from consorting with another specified gang offender if they are—

- (a) members of the same immediate family; or
- (b) doing so—

Part 3 cl 23 Gangs Bill

(i)

	court, subject to a court order, or subject to an order or conditi imposed by or under legislation; or	ons
	(ii) for work, education, or health care purposes.	
	Offence	5
23	Breach of non-consorting order	
(1)	A person commits an offence if the person—	
	(a) is subject to a non-consorting order; and	
	(b) knowingly, and without reasonable excuse, breaches the order.	
(2)	A person who commits an offence against subsection (1) is liable on contion to imprisonment for a term not exceeding 5 years or a fine not exceed \$15,000.	
	Compare: 2021 No 36 s 171; 2015 No 70 s 47	
	Variation and discharge of order	
24	Variation or discharge	15
(1)	The District Court may vary or discharge a non-consorting order on applicate by—	iion
	(a) the Commissioner of Police; or	
	(b) a person subject to the order.	
(2)	The District Court must discharge a non-consorting order in respect of a per if satisfied that the person is no longer—	rson 20
	(a) a gang member; and	
	(b) considered at risk of committing a serious offence.	
(3)	A varied non-consorting order takes effect and expires, and may be varied discharged, in the same way as one that has not been varied. Compare: 2019 No 79 s 27; 2002 No 10 s 107M(1), (4)	d or 25
25	Variation of non-consorting order for specified reasons	
(1)	The District Court may, on application by a person subject to a non-consort order, vary the terms of the order to allow the person to—	ting
	(a) attend a specified tangi or funeral; or	30
	(b) participate in any other specified lawful activity.	
(2)	The application must be determined as soon as practicable. Compare: 2019 No 79 s $15(4)$	

because they are in legal custody, serving a sentence, appearing in

Gangs Bill Part 4 cl 30

Proceedings

l proceeding	S
l	l proceeding

Proceedings in respect of non-consorting orders, other than those under **section 23**, are civil proceedings.

Part 4 Miscellaneous provisions

Standard of proof

27 Standard of proof

- (1) This section applies to a question of fact arising in a proceeding—
 - (a) that is a proceeding under this Act; and

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- (b) that is not a proceeding for an offence against this Act.
- (2) The question must be decided on the balance of probabilities.

Compare: 2019 No 79 s 31

Filing charging document

28 Filing charging document for offence

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Only a constable may file a charging document for an offence against this Act.

Compare: 2009 No 1 (L) s 15; 2013 No 56 s 9

Application of Evidence Act 2006

29 Application of Evidence Act 2006

- (1) A Judge may apply section 128 of the Evidence Act 2006 in deciding whether 20 a sign, symbol, or representation is gang insignia for the purposes of this Act.
- (2) **Subsection (1)** is to avoid doubt and does not limit section 128 of the Evidence Act 2006.

Compare: 2013 No 56 s 6(3)

Secondary legislation

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30 Power to amend **Schedule 2** by Order in Council

- (1) The Governor-General may, by Order in Council made on the recommendation of the Minister of Police, amend **Schedule 2** to—do either or both of the following:
 - (a) add the name of an organisation, association, or group of persons identified as a gang for the purposes of this Act to the schedule:
 - (b) remove the name of an organisation, association, or group of persons identified as a gang for the purposes of this Act from the schedule.

Part 4 cl 31 Gangs Bill

(2)	The Minister of Police may not make a recommendation under subsection (1)(a) unless satisfied on reasonable grounds that the organisation, association, or group proposed to be identified—				
	(a) has a common name or common identifying signs, symbols, or representations; and			5	
	(b)	is cu	rrently active in New Zealand; and		
	(c) has members or associates who individually or collectively have, within the previous 5 years, engaged in conduct that amounts to—				
		(i)	a category 3 offence or category 4 offence (as defined in section 6(1) of the Criminal Procedure Act 2011); or	10	
		(ii)	an offence under the law of another jurisdiction that, if committed in New Zealand, would be a category 3 offence or category 4 offence (as defined in section 6(1) of the Criminal Procedure Act 2011).		
(2A)	Nothing in subsection (2)(c) applies to conduct that consists primarily of civil disobedience for the purpose of political activism.			15	
(3)	The Minister of Police may not make a recommendation under subsection (1)(b) unless satisfied on reasonable grounds that the organisation, association, or group previously identified no longer has the characteristics specified in subsection (2).				
(3A)	The Minister of Police must review the list of identified gangs in Schedule 2 —				
	(a)	befo	re making a recommendation under subsection (1)(a) or (b); and		
	(b)		in 5 years after the commencement of this Act if no recommenda- has been made during that period.	25	
(3B)	The Minister of Police must review the list of identified gangs in Schedule 2 at least once every 5 years after it was last reviewed.				
(4)	An order made under this section is secondary legislation (<i>see</i> Part 3 of the Legislation Act 2019 for publication requirements).				
	Compare: 2013 No 56 s 5				
31	Regu	ılatior	ns .		
(1)	The Governor-General may, by Order in Council, make regulations for all or any of the following purposes:				
	(a)	•	iding for anything that this Act says may or must be provided for by lations; and	35	
	(b)	-	iding for anything incidental that is necessary for carrying out, or ng full effect to, this Act.		
(2)	Regulations made under this section are secondary legislation (<i>see</i> Part 3 of the Legislation Act 2019 for publication requirements).				

Gangs Bill Part 4 cl 35

Amendment to Legal Services Act 2011

32	Prin	cipal	Act
~ _		cipui	1100

Section 33 amends the Legal Services Act 2011.

33 Section 4 amended (Interpretation)

In section 4(1), definition of **specified application**, after paragraph (cb), insert:

by a person who is a respondent to an application under **subpart 2 of**Part 3 of the Gangs Legislation Amendment Act 2024, or who is subject to an order under that Act, in respect of an application under that Act; or

Amendment to District Court Fees Regulations 2009

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33A Principal regulations

Section 33B amends the District Court Fees Regulations 2009.

33B Regulation 3 amended (Application)

Replace regulation 3(2)(a)(vii) with:

- (vii) the Harmful Digital Communications Act 2015:
- (viii) the Gangs Parts 1 to 4 of the Gangs Legislation Amendment Act 2024; or

Repeals, revocation, and consequential amendments

34 Repeals and revocation

- (1) The Prohibition of Gang Insignia in Government Premises Act 2013 (2013 No 20 56) is repealed.
- (2) The Wanganui District Council (Prohibition of Gang Insignia) Act 2009 (2009 No 1) (L) is repealed.
- (3) The Prohibition of Gang Insignia in Government Premises Regulations 2018 (LI 2018/64) are revoked.

35 Consequential amendments

Amend the legislation specified in **Schedule 3** as set out in that schedule.

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Schedule 1 Gangs Bill

Schedule 1 Transitional, savings, and related provisions

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Part 1 Provisions relating to this Act as enacted

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There are no transitional, savings, or related provisions in this Act as enacted.

Gangs Bill Schedule 2

Schedule 2 Identified gangs

		ss 4, 30	
1	Aotearoa Natives		
2	Bandidos MC		5
2A	Barbarian Stormtrooper		
3	Black Power		
4	Comanchero MC		
5	Crips		
5A	Damned Pirates		10
6	Devils Henchmen MC		
8	Filthy Few MC		
9	Fitus		
11	Full Blooded Islanders		
12	Greazy Dogs MC		15
13	Head Hunters MC		
14	Hells Angels MC		
15	Highway 61 MC		
16	HTOWN07		
17	Killerbeez		20
18	King Cobra		
19	Kuki Squad		
22	Magog MC		
23	Mangu Kaha		
24	Mongols MC		25
25	Mongrel Mob		
27	New Zealand Nomad		
28	Outcasts MC		
29	Outlaws MC		
30	Rebels MC		30
32	Road Knights MC		
33	Satans Slaves MC		
36	Stormtrooper		
37	Taupiri MC		
38	Tribal Huk		35

- 39 Tribesmen MC
- 40 Uru Taha
- 41 West Side

Compare: 2013 No 56 s 4; LI 2018/64 rr 3–9

Gangs Bill Schedule 3

Schedule 3 Consequential amendments

s 35

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Arms Act 1983 (1983 No 44)

In section 24A(6), definition of gang, replace "section 4 of the Prohibition of Gang Insignia in Government Premises Act 2013" with "section 4 of the Gangs Legislation Amendment Act 2024".

Search and Surveillance Act 2012 (2012 No 24)

In section 18A, definition of gang, replace "section 4 of the Prohibition of Gang Insignia in Government Premises Act 2013" with "section 4 of the Gangs Legislation Amendment Act 2024".

In section 18A, definition of gang insignia, replace "section 4 of the Prohibition of Gang Insignia in Government Premises Act 2013" with "section 4 of the Gangs Legislation Amendment Act 2024".

In section 18A, replace the definition of gang member with:

gang member has the same meaning as in section 4 of the Gangs Legislation Amendment Act 2024

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Legislative history

8 August 2024

Divided from Gangs Legislation Amendment Bill (23–2) as Bill 23–3A