Government Bill

As reported from the committee of the whole House

Key to symbols used in reprinted bill

As reported from the committee of the whole House

text inserted text deleted

Hon Tracey Martin

Oranga Tamariki Legislation Bill

Government Bill

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The	Parliament of New Zealand enacts as follows:	
1	Title	
	This Act is the Oranga Tamariki Legislation Act 2019.	
2	Commencement	
(1)	Sections 3A , 4A to 4J <u>4I</u> , and 36A come into force immediately after the commencement, on 1 July 2019, of sections 113(6), 115, 116, and 144 of the Children, Young Persons, and Their Families (Oranga Tamariki) Legislation Act 2017.	5
(2)	The rest of this Act comes into force on 1 July 2019.	
	Part 1	1
	Amendments to Oranga Tamariki Act 1989	
3	Amendments to Oranga Tamariki Act 1989	
	This Part amends the Oranga Tamariki Act 1989.	
3A	Section 2 amended (Interpretation)	
	In section 2(1), insert in-its their appropriate alphabetical order:	1
	related charge means a charge for an offence not specified in Schedule 1A that the Youth Court has determined under section 276AA(4) to be related to a charge for an offence specified in Schedule 1A	

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	non-	Sched	ule 1A offence means an offence that is not specified in Schedule		
			t is within the jurisdiction of the Youth Court		
	Cour Sche	t has dule 1	arge means a charge for a non-Schedule 1A offence that the Youth determined under section 276AA(4) to be related to a charge for a A offence A offence means an offence specified in Schedule 1A	5	
4			on 214B inserted (Arrest of person aged 17 years released on bail t Court or High Court)		
	After	section	on 214A, insert:		
214B	Arre Cour	-	person aged 17 years released on bail by District Court or High	10	
(1)	This	section	n applies to a person aged 17 years if—		
	(a)	the p	person is a defendant who—		
		(i)	has been charged with, or convicted of, any offence (except a drug dealing offence) in the District Court or the High Court; and	15	
		(ii)	has been released on bail for the offence, or the alleged offence, by a court, a Registrar, or a Police employee; and		
	(b)	•	of the circumstances set out in section 35(1) of the Bail Act 2000 y to the person so as to empower the arrest without warrant of the on.	20	
(2)	This	section	n also applies to a person aged 17 years if—		
	(a)	the p	person is a defendant who—		
		(i)	has been charged with, or convicted of, a drug dealing offence in the District Court or the High Court; and		
		(ii)	has been released on bail for the offence, or the alleged offence, by a District Court Judge or a High Court Judge; and	25	
	(b)	•	of the circumstances set out in section 36(1) of the Bail Act 2000 y to the person so as to empower the arrest without warrant of the on.		
(3)		_	section 214 or 214A applies to the arrest of the person aged 17 out warrant under section 35(1) or 36(1) of the Bail Act 2000.	30	
(4)	For the	he pur	poses of this section, unless the context otherwise requires,—		
	court has the same meaning as in section 3 of the Bail Act 2000				
	drug	deali	ing offence has the same meaning as in section 3 of the Bail Act		

Registrar has the same meaning as in section 3 of the Bail Act 2000.

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4A	Section 247 amended (Youth justice co-ordinator to convene family group
	conference)

In section 247(c), replace "section 238(1)(d) or (e)" with "section 238(1)(d), (e), or (f)".

4B New section 247A inserted (Family group conference either not required or suspended for mixed charges including Schedule 1A offence not required, suspended, or discontinued when charges include Schedule 1A offence and non-Schedule 1A offence)

After section 247, insert:

- 247A Family group conference either not required or suspended for mixed charges including Schedule 1A offence not required, suspended, or discontinued when charges include Schedule 1A offence and non-Schedule 1A offence
- (1) Section 245 does not apply if—
 - (a) a young person aged 17 years is charged with an offence specified in Schedule 1A a Schedule 1A offence; and
 - (b) an enforcement officer intends to commence criminal proceedings against the <u>young</u> person for an offence not specified in Schedule 1A a non-Schedule 1A offence; and
 - (c) the prosecutor intends to <u>notify</u> seek a determination from the Youth Court of a proposal under **section 276AA(2)**.
- (2) If the prosecutor <u>notifies</u> seeks a determination from the Youth Court of a proposal under **section 276AA(2)**, section 246(b) does not apply unless and until the Youth Court—
 - (a) determines under **section 276AA(4)** that the charge is not a related charge; or
 - (b) orders that the charge remain and be dealt with in the Youth Court under section **276AC(2)**.
- (3) Subsection (4) applies if—
 - (aa) a young person aged 17 years is charged with a Schedule 1A offence; 30 and
 - (a) a family group conference has been convened under section 247(b), (c), or (d) in respect of an offence not specified in Schedule 1A a non-Schedule 1A offence that is alleged to have been committed by a the young person aged 17 years; and
 - (b) either—
 - (i) an enforcement officer intends to commence criminal proceedings for the <u>non-Schedule 1A</u> offence; or

		(ii)	the young person is charged with the <u>non-Schedule 1A</u> offence; and	
	(e)	the yearn	oung person is charged with an offence specified in Schedule 1A;	
	(d)	stance	rosecutor—notifies seeks, or intends to—notify seek (in the circumes of paragraph (b)(i)), a determination from the Youth Court—of a under section 276AA(2).	5
(4)	If this	subse	ction applies, the family group conference must be—	
	(a)	suspe	nded unless and until the Youth Court—	
		(i)	determines under section 276AA(4) that the charge is not a related charge; or	10
		(ii)	orders that the charge remain and be dealt with in the Youth Court under section 276AC(2) ; and	
	(b)		ntinued if the Youth Court transfers the related charge to the Dis- Court or the High Court under section 276AB(1) .	15
4C		on 249 rences	<u>amended</u> (Time limits for convening of family group	
(1)	In sec (e), or		49(3), replace "section 238(1)(d) or (e)" with "section 238(1)(d),	
(2)	In section 249(4)(a), replace "section 238(1)(d) or (e)" with "section 238(1)(d), (e), or (f)".			20
(3)	After	section	n 249(6), insert:	
(7)	Subse	ection ((6) is subject to section 247A(4) .	
4D			amended (Jurisdiction of Youth Court and children's liability cuted for criminal offences)	25
(1)	In section 272(4A)(a), replace "sections 275 and 276A" with "sections 275, 276AA to 276AC , and 276A".			
(2)	After section 272(5), insert:			
(6)	Subse	ection ((3)(baa) is subject to section 277.	
4E			amended (Manner of dealing with offences (other than murder ghter))	30
	In sec	tion 2	73(2)(c), replace "section 277" with " section 276AB(1) or 277".	
4F			amended (Manner of dealing with offence of murder or ter, or Schedule 1A offence, or where jury trial to be held)	
	After	section	n 275(2), insert:	35
(2A)		-	a young person aged 17 years charged with an offence specified in A a Schedule 1A offence is jointly charged with a child or young	

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person (other than a young person aged 17 years charged with an offence specified in Schedule 1A a Schedule 1A offence), the proceeding must not be transferred to the District Court or the High Court unless—

- (a) one 1 or more defendants elects elect jury trial and the co-defendants are to be tried together, in which case the proceeding must be transferred only after an adjournment for trial callover in accordance with subsection (2)(a); or
- (b) the defendants are to be tried separately, in which case the proceeding against the young person aged 17 years charged with an offence specified in Schedule 1A a Schedule 1A offence must be transferred immediately following the determination that the defendants are to be tried separately, but after that young person's first appearance, in accordance with subsection (2)(aa) or (ab); or
- (c) one-1 or more co-defendants are charged with murder or manslaughter, in which case subsection (2)(b) applies.

4G New sections 276AA to 276AC inserted

Before section 276A, insert:

276AA Youth Court determination whether charge related to charge for Schedule 1A offence

- (1) This section applies to a young person aged 17 years who is charged with—<u>a</u> 20 Schedule 1A offence and a non-Schedule 1A offence.
 - (a) an offence specified in Schedule 1A; and
 - (b) an offence not specified in Schedule 1A (other than murder or man-slaughter).
- (2) The prosecutor may-notify seek a determination from the Youth Court-of a proposal that the charge for the offence not specified in Schedule 1A non-Schedule 1A offence is related to the charge for the offence specified in Schedule 1A offence.
- (3) If the prosecutor intends to <u>notify a proposal seek a determination</u>, the prosecutor must do so as soon as practicable after the <u>latter charge later of the charges</u> is filed.
- (4) If the Youth Court receives a proposal prosecutor seeks a determination under subsection (2), the court Youth Court must determine the matter.
- (5) In making a determination, the court may take into consideration—
 - (a) any agreement of the parties:
 - (b) written or oral submissions of the parties.
- (6) For the purpose of this section,—

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(2)

- 41.0 1	•		orungu rumum zegisiwisi zm
	(a)	whic	arge (B) is related to another charge (A) where the offending for the charge B is filed arises from the same incident or series of incisas the offending for which charge A is filed; and
	(b)	a ser	ies of incidents is determined by—
		(i)	the time at which they occurred:
		(ii)	the overall nature of the alleged offending:
		(iii)	any other relationship between the alleged offending that the court considers relevant.
276 A	AB Tra	ansfer	of related charge to District Court or High Court
(1)	offen charg Cour	ge, the	n Court determines under section 276AA(4) that the charge for the t-specified in Schedule 1A non-Schedule 1A offence is a related related charge must be transferred to the District Court or the High e dealt with together with the charge for the offence specified in A offence.
(2)	toget	her wi	e in the Criminal Procedure Act 2011 to a charge being heard ith another charge under section 138 of that Act includes a related is transferred.
(3)	ule 1		person aged 17 years is charged with an offence specified in Sched- an offence not specified in Schedule 1A (other than murder or man-
	(a)	to th	on 138(1) to (3) of the Criminal Procedure Act 2011 does not apply e hearing of the charges together in the District Court or the High t; and
	(b)		on 138 of that Act does not apply to the hearing of the charges ther or the severing of the charges in the Youth Court.
(3)	<u>heari</u>	ng of a	8(1) to (3) of the Criminal Procedure Act 2011 does not apply to the a charge for a Schedule 1A offence together with a charge for a non-
(4)			A offence.
(4)	Subs	sectio	on (1) is subject to sections 276AC and 277.
276 A		-	leas for Hearing of related charge when guilty plea to charge for A offence and related charge
(1)	This	section Schedu	n applies to a charge for an offence not specified in Schedule 1A a alle 1A offence that the Youth Court has determined under section to be a related charge.

If the young person aged 17 years pleads guilty to the charge for the-offence

specified in Schedule 1A offence, the related charge must be dealt with in the District Court or the High Court unless a court orders that it is in the interests

of justice that the related charge be dealt with in the Youth Court.

An order under subsection (2) may be made—

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(3)

Court or the High Court; or

(a)

by the Youth Court before the related charge is transferred to the District

	(b)	by the District Court or the High Court if the related charge has been transferred to either court.			
4H	Secti	on 276A amended (Transfer of proceeding back to Youth Court)	5		
(1)	In section 276A(1), replace "section 275" with "section 275 or 276AB(1) ".				
(2)	After section 276A(2), insert:				
(3)	The t	ransfer of the proceeding may occur at any time before sentencing.			
(4)	charg the tr	the purpose of subsection (1)(a), in relation to a proceeding for a related that is joined to a proceeding under section 276AB(1) , the reason for ansfer of the proceeding for the related charge may no longer apply if, for ple,—	10		
	(a)	the <u>defendant young person</u> has been found not guilty of the <u>offence specified in Schedule 1A offence</u> in the District Court or the High Court; or			
	(b)	the charge for the offence specified in Schedule 1A offence is severed is to be heard separately under section 138(4) of the Criminal Procedure Act 2011, is withdrawn under section 146 of that Act, or discharged is dismissed under section 147 of that Act; or	15		
	(c)	the related charge is transferred back to the Youth Court by <u>District</u> Court or High Court has made an order under section 276AC(2) .	20		
<u>(5)</u>	<u>334, </u>	the purposes of sections 283, 293A, 294, 297, 298, 307, 308A, 311, and a proceeding that is transferred back following a guilty plea or finding of is to be treated as if the charge were proved before the Youth Court.			
<u>(6)</u>		bugh subsection (5) does not apply to section 281, the Youth Court may that a family group conference be convened under section 281B.	25		
4I		on 277 amended (Provisions applicable where child, young person, or jointly charged)			
	After	section 277(11), insert:			
(12)	For th	ne purpose of this section,—			
		includes a person aged 17 years charged with an offence specified in dule 1A a Schedule 1A offence	30		
		g person does not include a person aged 17 years charged with an offence fied in Schedule 1A a Schedule 1A offence.			
4J		on 283 amended (Hierarchy of court's responses if charge against g person proved)	35		
		etion 283, replace "proved" with "proved, or to which a proceeding is ferred under section 276A following a guilty plea or a finding of guilt,".			

5	Section 376 amended (Court may authorise continued detention in secure care)	
	In section 376(5), replace "section 173(2), 174(1), or 175(2)" with "section 173(2), 174(1), or 175(1A) or (2)".	
6	Schedule 1AA amended	5
(1)	In Schedule 1AA, replace clause 4(1) with:	
(1)	For the purpose of this clause,—	
	commencement date means the date on which section 7(4) of the Children, Young Persons, and Their Families (Oranga Tamariki) Legislation Act 2017 comes into force	10
	criminal proceedings—	
	(a) means a proceeding that has been commenced by—	
	(i) the filing of a charging document; or	
	(ii) the filing of a notice of hearing under, or in accordance with, section 21(8) of the Summary Proceedings Act 1957; and	15
	(b) includes an appeal against conviction or sentence.	
(2)	In Schedule 1AA, after clause 4(2), insert:	
(3)	This clause is subject to clause 22 .	
(3)	In Schedule 1AA, clause 5(2), replace "only if the offending occurred or is alleged to have occurred on or after the commencement date" with "if the offending occurred or is alleged to have occurred before, on, or after the commencement date".	20
(4)	In Schedule 1AA, after Part 3, insert the Part 4 set out in Schedule 1 of this Act.	
	Part 2	25
	Amendments to other enactments	
	Subpart 1—Amendments to Bail Act 2000	
7	Amendments to Bail Act 2000	
	This subpart amends the Bail Act 2000.	
8	Section 9A amended (Restriction on bail if defendant charged with murder)	30
	Replace section 9A(1) with:	
(1)	This section applies to a defendant who is charged with murder under section 167 or 168 of the Crimes Act 1961 and who is—	
	(a) of or over the age of 18 years; or	35

aged 17 years and charged with the offence in the High Court.

(b)

)		amended (Restriction on bail if defendant with previous for specified offence charged with further specified offence)	
(1)	In section 1	0(1), replace "17" with "18".	
(2)	After section	on 10(1), insert:	5
(1A)	District Co more previ	n also applies to a defendant aged 17 years who is charged in the urt or the High Court with a specified offence and who has 1 or ous convictions for a specified offence (whether those convictions e same specified offence or for different specified offences).	
10		amended (Restriction on bail if defendant with previous for specified offence found guilty or pleads guilty to further ffence)	10
(1)	In section 1	1, replace "17" with "18".	
(2)	In section 1	1, insert as subsection (2):	
(2)	fied offence vious conv the same sp	ant aged 17 years who is found guilty of, or pleads guilty to, a speci- e in the District Court or the High Court and who has 1 or more pre- ictions for a specified offence (whether those convictions were for pecified offence or for different specified offences) may, while wait- entenced or otherwise dealt with for the first-mentioned specified	15
	_	granted bail or allowed to go at large.	20
11	Section 12	amended (Further restriction on bail in certain cases)	
11 (1)		amended (Further restriction on bail in certain cases) 2(1)(a) and (b), replace "17" with "18".	
	In section 1	· · · · · · · · · · · · · · · · · · ·	
(1)	In section 1 After section	2(1)(a) and (b), replace "17" with "18".	
(1) (2)	In section 1 After section This section	2(1)(a) and (b), replace "17" with "18". on 12(1), insert:	25
(1) (2)	In section 1 After section This section	2(1)(a) and (b), replace "17" with "18". on 12(1), insert: n also applies to a defendant if—	25
(1) (2)	In section 1 After section This section (a) the d	2(1)(a) and (b), replace "17" with "18". on 12(1), insert: n also applies to a defendant if— efendant is aged 17 years and— is charged in the District Court or the High Court with an offence under the Crimes Act 1961 that carries a maximum sentence of 3	25
(1) (2)	In section 1 After section This section (a) the d (i)	2(1)(a) and (b), replace "17" with "18". In also applies to a defendant if— efendant is aged 17 years and— is charged in the District Court or the High Court with an offence under the Crimes Act 1961 that carries a maximum sentence of 3 or more years' imprisonment; and at the time of the alleged commission of the offence was reman- ded at large or on bail awaiting trial in the District Court or the High Court for another offence under the Crimes Act 1961 that carries a maximum sentence of 3 or more years' imprisonment;	
(1) (2)	In section 1 After section This section (a) the d (i) (ii)	2(1)(a) and (b), replace "17" with "18". In also applies to a defendant if— efendant is aged 17 years and— is charged in the District Court or the High Court with an offence under the Crimes Act 1961 that carries a maximum sentence of 3 or more years' imprisonment; and at the time of the alleged commission of the offence was remanded at large or on bail awaiting trial in the District Court or the High Court for another offence under the Crimes Act 1961 that carries a maximum sentence of 3 or more years' imprisonment; and has at any time previously received a sentence of imprisonment (within the meaning of that term in section 4(1) of the Sentencing	30

	(i	is charged in the District Court or the High Court with an offence that carries a maximum sentence of 3 or more years' imprisonment; and	
	(i	i) has previously received 14 or more sentences of imprisonment (within the meaning of that term in section 4(1) of the Sentencing Act 2002); and	5
	(i	ii) has previously been convicted of an offence that was committed while the defendant was remanded at large or on bail and that carries a maximum sentence of 3 or more years' imprisonment (whether or not the conviction resulted in any of the sentences of imprisonment referred to in subparagraph (ii)).	10
(3)	In section	on 12(2), replace "subsection (1)" with "subsections (1) and (1A) ".	
12	Section	15 amended (Granting of bail to defendant who is 17 years of age)	
(1)	In the h	eading to section 15, replace "17 years of age" with "18 years of age ger".	15
(2)	In section	on 15(1)(a), replace "17" with "18".	
(3)	After se	ction 15(2), insert:	
(2A)	offence	that remands a defendant at any stage of the proceedings for the with which the defendant is charged, including for sentence, must the defendant on bail or otherwise subject to such conditions as it thinks	20
	(a) th	ne defendant is 17 years old; and	
	` ′	ne defendant is charged with, or convicted of, any offence in the District court or the High Court; and	
	(c) th	ne defendant has not previously been sentenced to imprisonment.	25
(2B)	Subsec	etion (2A) is subject to—	
	(a) se	ections 7 (except subsection (5)), 9 to 12, and 16 to 17A; and	
	(b) se	ection 175 of the Criminal Procedure Act 2011.	
13		17A amended (Restriction on bail if defendant charged with Class A drug offence)	30
	Replace	section 17A(1) with:	
(1)		etion applies to a defendant who is charged with a serious Class A drug and who is—	
	(a) o	f or over the age of 18 years; or	
		ged 17 years and is charged with the offence in the District Court or the ligh Court.	35

14	Section 34A amended (Surrender of defendant on bail with EM condition)		
(1)	In see	ction 34A(3), replace "17" with "18".	
(2)	After	section 34A(3), insert:	
(4)	(a)	ever, subsection (3) does not apply to a defendant aged 17 years who— is charged with, or convicted of, any offence in the District Court or the High Court; and	5
	(b)	is on bail with an EM condition for the offence or the alleged offence.	
15		on 35 amended (Defendant on bail may be arrested without warrant rtain circumstances)	
	After	section 35(6), insert:	10
(7)		ons 215 to 232 of the Oranga Tamariki Act 1989 apply to a defendant 17 years who—	
	(a)	has been charged with, or convicted of, any offence (except a drug dealing offence) in the District Court or the High Court; and	
	(b)	has been released on bail for the offence, or the alleged offence, by a court, a Registrar, or a Police employee; and	15
	(c)	is arrested without warrant under subsection (1).	
16	Secti offen	on 36 amended (Arrest of defendant charged with drug dealing ace)	
	After	section 36(7), insert:	20
(8)		ons 215 to 232 of the Oranga Tamariki Act 1989 apply to a defendant 17 years who—	
	(a)	has been charged with, or convicted of, a drug dealing offence in the District Court or the High Court; and	
	(b)	has been released on bail for the offence, or the alleged offence, by a District Court Judge or a High Court Judge; and	25
	(c)	is arrested without warrant under subsection (1).	
17	Sche	dule 1AA amended	
(1)	In Schedule 1AA, clause 1, replace "this schedule" with "this Part".		

In Schedule 1AA, after Part 1, insert the Part 2 set out in Schedule 2 of this

(2)

Act.

Subpart 2—Ame	endments to Ch	nildren, Youn	g Persons,	and The	ir
Families	(Oranga Tama	riki) Legislat	ion Act 20	17	

18 Amendments to Children, Young Persons, and Their Families (Oranga Tamariki) Legislation Act 2017

This subpart amends the Children, Young Persons, and Their Families (Oranga Tamariki) Legislation Act 2017.

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19 Section 41 amended (Section 66 replaced (Government departments may be required to supply information))

In section 41, new section 66K, replace "If an authorised child welfare and protection agency or an authorised independent person proposes to disclose information under section 66C or 66H," with "If a child welfare and protection agency or an independent person proposes to disclose information under section 66C, or an authorised child welfare and protection agency or an authorised independent person proposes to disclose information under section 66H,".

20 Section 50 amended (Section 78 amended (Custody of child or young person pending determination of proceedings))

- (1) In section 50(3), new section 78(1A), delete "or a lawyer representing the child or young person, or on its own motion".
- (2) In section 50(6), new section 78(4)(a), replace "cancelled by the court on application by the applicant or a lawyer representing the child or young person or on its own motion under subsection (1A)" with "discharged by the court on application under section 125".

21 Section 56 replaced (Section 87 amended (Restraining orders)) Replace section 56 with:

56 Section 87 amended (Restraining orders)

In section 87(1), replace "Where the court makes a declaration under section 67 in relation to a child or young person, it may, on or at any time after making that declaration," with "If, on an application under section 68, the court is satisfied that a child or young person is in need of care or protection, it may".

22 Section 57 amended (Section 88 amended (Interim restraining orders))

- (1) In section 57(2), new section 88(2), delete "or a lawyer representing the child or young person, or on its own motion".
- (2) In section 57(2), new section 88(4)(a), replace "cancelled by the court, on application by the applicant or a lawyer representing the child or young person or on its own motion under subsection (2)" with "discharged by the court on application under section 125".

orders))

Section 65 amended (New section 110AA inserted (Interim guardianship

(2) In section 65, new section 110AA(7)(a), replace "cancelled by the court, application by the applicant or a lawyer representing the child or young pers or on its own motion under subsection (5)" with "discharged by the court application under section 125".	on
	10
Section 79 amended (Section 145 amended (Agreement not to be made without approval of family group conference))	
(1) Replace section 79(6) with:	
(6) In section 145(2)(a), (b), and (c), delete ", 141(2), or 142(2)".	
(2) Repeal section 79(7).	
Section 143 amended (Section 175 amended (Remand of defendants aged 17 to 20 years))	l 15
(1) In section 143, new section 175(1A), replace "if the person is aged 17 year with "if the person is aged 17 years and is charged with, or convicted of, a offence in the District Court or the High Court".	
(2) Replace section 143(2) with:	
(2) In section 175(2), replace "Despite section 15 of the Bail Act 2000," w "Despite section 15 of the Bail Act 2000, if the person appears to the court be aged 18 or 19 years,".	
Subpart 3—Amendment to Children's Commissioner Act 2003	
26 Amendment to Children's Commissioner Act 2003	
This subpart amends the Children's Commissioner Act 2003.	25
Section 11 amended (Matters to which Commissioner must have regard in exercising functions or powers)	'n
In section 11(d), replace "sections 5 and 6" with "sections 4A and 5".	
Subpart 4—Amendments to Criminal Investigations (Bodily Samples Act 1995	30
28 Amendments to Criminal Investigations (Bodily Samples) Act 1995	
This subpart amends the Criminal Investigations (Bodily Samples) Act 19 (the 1995 Act).	95
29 Section 2 amended (Interpretation)	
In section 2(1), definition of young person , replace "17" with "18".	35
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New section 2B inserted (Transitional, savings, and related provisions) After section 2A, insert:	
Transitional, savings, and related provisions The transitional, savings, and related provisions set out in Schedule 1AA have effect according to their terms.	5
New Schedule 1AA inserted Insert the Schedule 1AA set out in Schedule 3 of this Act as the first schedule to appear after the last section of the 1995 Act.	
Schedule heading amended Replace the Schedule heading with:	10
Schedule 1 Relevant offences	
Further amendments to Criminal Investigations (Bodily Samples) Act 1995	15
In the provisions of the 1995 Act set out in Part 1 of Schedule 4 of this Act, replace "17" with "18".	
In the provisions of the 1995 Act set out in Part 2 of Schedule 4 of this Act, replace "Schedule" with "Schedule 1".	
In the provisions of the 1995 Act set out in Part 3 of Schedule 4 of this Act, replace "the Schedule" with "Schedule 1".	20
Amend the 1995 Act as set out in Part 4 of Schedule 4 of this Act.	
Subpart 5—Amendments to Criminal Procedure Act 2011	
Amendments to Criminal Procedure Act 2011 This subpart amends the Criminal Procedure Act 2011.	25
New section 7A inserted (Transitional, savings, and related provisions) After section 7, insert:	
Transitional, savings, and related provisions The transitional, savings, and related provisions set out in Schedule 1AA have effect according to their terms.	30
Section 174 amended (Remand of defendant under 17 years for assessment report) In section 174(1)(b), after "172", insert "or 175".	
	After section 2A, insert: Transitional, savings, and related provisions The transitional, savings, and related provisions set out in Schedule 1AA have effect according to their terms. New Schedule 1AA inserted Insert the Schedule 1AA set out in Schedule 3 of this Act as the first schedule to appear after the last section of the 1995 Act. Schedule heading amended Replace the Schedule heading with: Schedule 1 Relevant offences Schedule 1 Relevant offences Schedule 4 of this Act, replace "17" with "18". In the provisions of the 1995 Act set out in Part 1 of Schedule 4 of this Act, replace "5chedule" with "Schedule 1". In the provisions of the 1995 Act set out in Part 3 of Schedule 4 of this Act, replace "6chedule" with "Schedule 1". In the provisions of the 1995 Act set out in Part 3 of Schedule 4 of this Act, replace "the Schedule" with "Schedule 1". Amend the 1995 Act as set out in Part 4 of Schedule 4 of this Act. Subpart 5—Amendments to Criminal Procedure Act 2011 This subpart amends the Criminal Procedure Act 2011. New section 7A inserted (Transitional, savings, and related provisions) After section 7, insert: Transitional, savings, and related provisions The transitional, savings, and related provisions set out in Schedule 1AA have effect according to their terms. Section 174 amended (Remand of defendant under 17 years for assessment report)

36A	Court back to Youth Court in certain circumstances)	
	In section 380A, replace "section 275" with "section 275 or 276AB(1) ".	
37	New Schedule 1AA inserted	
	Insert the Schedule 1AA set out in Schedule 5 of this Act as the first schedule to appear after the last section of the Criminal Procedure Act 2011.	5
Su	bpart 6—Amendments to Prisoners' and Victims' Claims Act 2005	
38	Amendments to Prisoners' and Victims' Claims Act 2005	
	This subpart amends the Prisoners' and Victims' Claims Act 2005.	
39	Section 4 amended (Interpretation)	10
(1)	In section 4, definition of child , replace "boy or girl" with "person".	
(2)	In section 4, replace the definition of young person with:	
	young person means a person of or over the age of 14 years but under 18 years	
S	ubpart 7—Amendment to Returning Offenders (Management and Information) Act 2015	15
40	Amendment to Returning Offenders (Management and Information) Act 2015	
	This subpart amends the Returning Offenders (Management and Information) Act 2015.	
41	Schedule 1 amended	20
	In Schedule 1, after Part 2, insert the Part 3 set out in Schedule 6 of this Act.	
	Subpart 8—Amendments to Sentencing Act 2002	
42	Amendments to Sentencing Act 2002	
	This subpart amends the Sentencing Act 2002.	
43	Section 15B amended (Limitation on sentence of home detention for person under 17 years)	25
(1)	In the heading to section 15B, replace "17" with "18".	
(2)	In section 15B(1), replace "17" with "18".	
44	Section 18 amended (Limitation on imprisonment of person under 17 years)	30
(1)	In the heading to section 18, replace "17" with "18".	
(2)	In section 18(1), replace "17" with "18".	

45	Schedule 1AA amended	
	In Schedule 1AA, after Part 2, insert the Part 3 set out in Schedule 7 of this Act.	
Sub	opart 9—Amendments to Victims' Orders Against Violent Offenders Act 2014	5
46	Amendments to Victims' Orders Against Violent Offenders Act 2014	
	This subpart amends the Victims' Orders Against Violent Offenders Act 2014.	
1 7	Section 4 amended (Interpretation)	
(1)	In section 4, definition of child , replace "boy or girl" with "person".	
(2)	In section 4, replace the definition of young person with:	10
	young person means a person of or over the age of 14 years but under 18 years	
	Subpart 10—Amendments to Victims' Rights Act 2002	
48	Amendments to Victims' Rights Act 2002	
	This subpart amends the Victims' Rights Act 2002.	
1 9	Section 4 amended (Interpretation)	15
(1)	In section 4, definition of child , replace "boy or girl" with "person".	
(2)	In section 4, replace the definition of young person with:	
	young person means a person of or over the age of 14 years but under 18 years	
Sub	opart 11—Amendments to Criminal Investigations (Bodily Samples) Regulations 2004	20
50	Amendments to Criminal Investigations (Bodily Samples) Regulations 2004	
	This subpart amends the Criminal Investigations (Bodily Samples) Regulations 2004 (the 2004 regulations).	
51	Various references to "17" replaced	25
	In the provisions of the 2004 regulations set out in Part 1 of Schedule 8 of this Act, replace "17" with "18".	
52	Various references to "declaration" replaced	
	Amend the 2004 regulations as set out in Part 2 of Schedule 8 of this Act.	
53	Various references to "Schedule" replaced	30
(1)	In the provisions of the 2004 regulations set out in Part 3 of Schedule 8 of this Act, replace "the Schedule" with "Schedule 1".	

(2) In the heading to form 5B set out in the Schedule of the 2004 regulations, replace "Schedule" with "Schedule 1".

Schedule 1 New Part 4 inserted into Schedule 1AA of Oranga Tamariki Act 1989

s 6(4)

	Prov	Part 4 isions relating to Oranga Tamariki Legislation Act 2019	5			
20	Proceeding commenced on or after commencement date for offence committed before commencement date					
(1)	For the purpose of this clause, commencement date means the date on which section 7(4) of the Children, Young Persons, and Their Families (Oranga Tamariki) Legislation Act 2017 (the 2017 Act) comes into force.					
(2)	This	clause applies to any person in a proceeding that—				
	(a)	is commenced on or after the commencement date against that person; and				
	(b)	is for an offence, or an alleged offence, that was committed before the commencement date when that person was 17 years of age.	15			
(3)		proceeding against the person must be commenced and dealt with under Act—				
	(a)	as amended by the 2017 Act; and				
	(b)	as further amended by Part 1 of the Oranga Tamariki Legislation Act 2019 .	20			
(4)		on 2(2), as amended by the 2017 Act, applies to this clause, except for the rement that the person be a young person at the date of the alleged ace.				
20A		eeding for charge related to criminal proceeding underway in District rt or High Court on commencement date	25			
(1)		he purpose of this clause, commencement date means the date on which ion 4G of the Oranga Tamariki Legislation Act 2019 comes into force.				
(2)	This	clause applies to a person to whom clause 4 applies and either—				
	(a)	clause 20 applies, if the date of the alleged offending that is the subject of the new proceeding occurred before the commencement date; or	30			
	(b)	clause 20 does not apply, if the date of the alleged offending that is the subject of the new proceeding occurred on or after the commencement date.				
(3)	meno	new proceeding is commenced against the person on or after the com- cement date by the filing of a charge for an offence not specified in Sched- A a non-Schedule 1A offence, the provisions referred to in subclause	35			

(4) are modified as set out in subclause (5) to enable the Youth Court to

	Sche	dule 1/	whether the charge for the <u>offence not specified in Schedule 1A non-A offence</u> is related to and may be joined with the criminal proceede underway in the District Court or the High Court.	
(4)	The p	provisi	ons are as follows:	5
	(a)	sect	ion 247A ; and	
	(b)	sect	ions 276AA to 276AC; and	
	(c)	sect	ion 276A.	
(5)	offen Sche	<u>ce</u> incl dule 1.	to a charge for an offence specified in Schedule 1A a Schedule 1A ludes a reference to a charge for any offence (whether specified in A or not) for which the person is in criminal proceedings that are in the District Court or the High Court on the commencement date.	10
(6)	Sche	dule 12 laught	e to a charge for an offence not specified in Schedule 1A a non-A offence continues to exclude a reference to a charge of murder or er or another offence over which the Youth Court does not have jur-	15
21	Subs	equen	t proceedings not invalidated	
(1)	section	on $7(4)$	pose of this clause, commencement date means the date on which of the Children, Young Persons, and Their Families (Oranga Legislation Act 2017 (the 2017 Act) comes into force.	20
(2)	date		applies to actions taken by a constable before the commencement an investigation of a person aged 17 years for an offence or an ence.	
(3)	-		ings are invalidated and no evidential material is deemed inadmissithe actions are inconsistent with—	25
	(a)		lefinition of young person in section 2(1), as replaced by section of the 2017 Act; and	
	(b)		Act as amended by the 2017 Act and the Oranga Tamariki Legisn Act 2019 .	
22		_	erson aged 17 years without warrant under section 35(1) or il Act 2000	30
(1)	For tl	he purp	pose of this clause, unless the context otherwise requires,—	
			ment date means the date on which section 4 of the Oranga egislation Act 2019 comes into force	
	cour	t has th	ne same meaning as in section 3 of the Bail Act 2000	35
	crim	inal pı	roceedings—	
	(a)	mean (i)	the filing of a charging document; or	

		(ii)	the filing of a notice of hearing under, or in accordance with, section 21(8) of the Summary Proceedings Act 1957; and	
	(b)	inclu	des an appeal against conviction or sentence	
	drug 2000	deali	ng offence has the same meaning as in section 3 of the Bail Act	5
	Regis	strar l	nas the same meaning as in section 3 of the Bail Act 2000.	
(2)	Sect	ion 2	14B applies to a person aged 17 years if—	
	(a)	the p	erson—	
		(i)	is a defendant in criminal proceedings for any offence (except a drug dealing offence), or any alleged offence, that are underway in the District Court or the High Court on the commencement date; and	10
		(ii)	is released on bail (before, on, or after the commencement date) for the offence, or the alleged offence, by a court, a Registrar, or a Police employee; and	15
	(b)	apply	of the circumstances set out in section 35(1) of the Bail Act 2000 y to the person so as to empower the arrest without warrant of the on on or after the commencement date.	
(3)	Sect	ion 2	14B applies to a person aged 17 years if—	
	(a)	the p	erson—	20
		(i)	is a defendant in criminal proceedings for a drug dealing offence, or an alleged drug dealing offence, that are underway in the District Court or the High Court on the commencement date; and	
		(ii)	is released on bail (before, on, or after the commencement date) for the offence, or the alleged offence, by a District Court Judge or a High Court Judge; and	25
	(b)	apply	of the circumstances set out in section 36(1) of the Bail Act 2000 y to the person so as to empower the arrest without warrant of the on on or after the commencement date.	

Schedule 2 New Part 2 inserted into Schedule 1AA of Bail Act 2000

s 17(2)

	Prov	ision	Part 2 s relating to Oranga Tamariki Legislation Act 2019	5
3	Inte	rpreta	tion	
	In th	is Part	,	
	2019	Act n	neans the Oranga Tamariki Legislation Act 2019	
			ement date means the date on which subpart 1 of Part 2 of the comes into force	10
	proc	eeding	<u> </u>	
	(a)	mea	ns a proceeding that has been commenced by—	
		(i)	the filing of a charging document; or	
		(ii)	the filing of a notice of hearing under, or in accordance with, section 21(8) of the Summary Proceedings Act 1957; and	15
	(b)	inclu	ides an appeal against conviction or sentence.	
4	Proc year		g under way on commencement date against defendant aged 17	
(1)			e applies to any defendant aged 17 years in a proceeding that is under District Court or the High Court on the commencement date.	20
(2)			dant must be dealt with by the court under this Act as if subpart 1 of the 2019 Act had not come into force.	
(3)	This	clause	e is subject to clauses 6 and 7 .	
5			g commenced on or after commencement date for offence I before commencement date	25
(1)	This	clause	e applies to any defendant aged 17 years in a proceeding that—	
	(a)	is co	ommenced on or after the commencement date; and	
	(b)		or an offence, or an alleged offence, that was committed before the mencement date when the defendant was 17 years of age.	
(2)			dant must be dealt with by the court under this Act as amended by of Part 2 of the 2019 Act.	30
6	Arre	est of p	person aged 17 years without warrant under section 35(1)	
	Sec	tion 3	5(7) applies to a person aged 17 years if—	
	(a)	the p	person—	

(b)

(a)

- (i) is a defendant in a proceeding for any offence (except a drug dealing offence), or any alleged offence, that is under way in the District Court or the High Court on the commencement date; and is released on bail (before, on, or after the commencement date) (ii) for the offence, or the alleged offence, by a court, a Registrar, or a 5 Police employee; and any of the circumstances set out in section 35(1) apply to the person so as to empower the arrest without warrant of the person on or after the commencement date. Arrest of person aged 17 years without warrant under section 36(1) 10 **Section 36(8)** applies to a person aged 17 years if the person is a defendant in a proceeding for a drug dealing offence, or an (i) alleged drug dealing offence, that is under way in the District Court or the High Court on the commencement date; and 15
 - is released on bail (before, on, or after the commencement date) (ii) for the offence, or the alleged offence, by a District Court Judge or a High Court Judge; and
- any of the circumstances set out in section 36(1) apply to the person so (b) as to empower the arrest without warrant of the person on or after the 20 commencement date.

s 31

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Schedule 3 New Schedule 1AA inserted into Criminal Investigations (Bodily Samples) Act 1995

Schedule 1AA

Transitional, savings, and related provisions s 2B Part 1 Provisions relating to Oranga Tamariki Legislation Act 2019 1 Interpretation 10 In this Part, unless the context otherwise requires,— 2019 Act means the Oranga Tamariki Legislation Act 2019 commencement date means the date on which section 29 of the 2019 Act comes into force 15 **offence** includes a related offence, as described in section 2(2): a triggering offence (b) process or procedure means a process or procedure under this Act, including (without limitation) the request for a bodily sample or the taking of a bodily sample; but 20 does not include the storage or removal under section 24P, 26, or 26A of (b) a DNA profile derived from a bodily sample. Processes or procedures (for example, requesting or taking bodily sample) 2 Initial process or procedure commenced on or after commencement date: amended definition of young person applies 25 (1) This clause applies to any offence that was committed, or is believed to have been committed, before, on, or after the commencement date by a person aged 17 years. If the initial process or procedure in relation to the offence, or the alleged (2) offence, is commenced on or after the commencement date against that person 30 aged 17 years, that person comes within the definition of young person in section 2, as (a) amended by section 29 of the 2019 Act; and

	(b)	the provisions of this Act that apply to a young person, as amended by subpart 4 of Part 2 of the 2019 Act, apply to that person aged 17 years for the purpose of the initial process or procedure.	
3		ess or procedure against person aged 17 years not completed on mencement date: amended definition of young person applies	5
(1)	has o	clause applies if any process or procedure against a person aged 17 years commenced but is not completed on the commencement date in relation to offence or any alleged offence.	
(2)		the purpose of any subsequent process or procedure on or after the com- cement date in relation to the offence, or the alleged offence,—	10
	(a)	that person comes within the definition of young person in section 2, as amended by section 29 of the 2019 Act ; and	
	(b)	the provisions of this Act that apply to a young person, as amended by subpart 4 of Part 2 of the 2019 Act, apply to that person.	
(3)	This	clause is subject to clause 4 .	15
4		ess or procedure against person aged 17 years not completed on mencement date: amended definition of young person does not apply	
` /		clause applies to a process or procedure that has commenced against a on aged 17 years in any of the following circumstances (the circum-ces):	20
	(a)	if a constable has filed an application before the commencement date for a suspect compulsion order on the grounds that the suspect has refused consent to the taking of a bodily sample, and the application has not been determined before the commencement date:	
	(b)	if a Judge has made a suspect compulsion order that requires the person to give a bodily sample, and the sample has not been taken before the commencement date:	25
	(c)	if a constable has filed a notice of hearing before the commencement date for a databank compulsion notice hearing following a request in writing from the person, and the hearing has not concluded before the commencement date:	30
	(d)	if a Judge has made a Part 3 order that requires the person to give a bodily sample (whether by confirming the databank compulsion notice or varying the notice), and the sample has not been taken before the commencement date:	35
	(e)	during any process or procedure that is subsequent to a process or procedure under paragraphs (a) to (d).	
(2)	-	oite clause (3)(2) and the amendments in subpart 4 of Part 2 of the 9 Act,—	

	(a)		act continues to apply in the circumstances as if those amendments not made; and	
	(b)	apply	rovisions of this Act as it read before the commencement date that to a person aged 17 years or over apply to that person aged 17 in the circumstances.	5
(3)			or Judge may permit a person to be present with the person aged the circumstances—	
	(a)		cept for the application of subclause (2) , the person would have required or permitted by clause 3 to be present; and	
	(b)	conse	constable or Judge considers the presence of the person, and any equence of the person being present (such as the giving of evi- e), to be appropriate; and	10
	(c)	_	te the fact that in all other respects the person aged 17 years is not d as a young person under subclause (2) .	
(4)		a perso	does not create any right or requirement that a person be present on aged 17 years on or after the commencement date in the circum-	15
Any decision lawfully made by the person aged 17 years, a constal Judge before, on, or after the commencement date in relation to a pr procedure in the circumstances remains valid on and after the comme date and may not be challenged only by reason of the changes in—		e, on, or after the commencement date in relation to a process or a the circumstances remains valid on and after the commencement	20	
	(a)		efinition of young person in this Act as amended by section 29 of 2019 Act ; and	
	(b)		ther provisions of this Act as amended by subpart 4 of Part 2 of 2019 Act.	25
5	Valid	ation	of forms	
(1)	This	clause	applies to a form that, before the commencement date,—	
	(a)	was p	rescribed under this Act; and	
	(b)	was p	provided lawfully to a person aged 17 years; and	
	(c)		elied upon in accordance with the law as it was before the com- ement date; and	30
	(d)	either	<u>. </u>	
		(i)	was used in a process or procedure to which clause 3 applies; or	
		(ii)	was used and continues to be used in a process or procedure to which clause 4 applies.	35
(2)	not b	_	of the form and anything done or undertaken in reliance on it may lenged on or after the commencement date only by reason of the	

(a)	the definition of young person in this Act as amended by section 29 of the 2019 Act; and	
(b)	the other provisions of this Act as amended by subpart 4 of Part 2 of the 2019 Act .	
Info	rmation to be given	5
appl the	es, in a manner and in language that the person is likely to understand, of processes and procedures to which the person is subject on or after the	
	Bodily sample taken under section 24J	10
Bod	ly sample taken under section 24J before commencement date	
	• • •	
(a)	the sample was taken from a person aged 17 years—	
	(i) before the commencement date; and	15
	(ii) under section 24J for an imprisonable offence that is not a relevant offence; and	
(b)	that person is aged 17 years on the commencement date; and	
(c)	that person has not been charged with the triggering imprisonable offence or related imprisonable offence before the commencement date.	20
(a)	the bodily sample referred to in subclause (1) ; and	
(b)	every record, to the extent that it contains—	
	(i) information about the bodily sample; and	25
	(ii) particulars that are identifiable by any person as particulars identifying that information with the person from whom the sample was taken.	
	Storage of DNA profile on Part 2B temporary databank	
		30
This	clause applies if—	
(a)	a bodily sample was taken from a person aged 17 years—	
	(i) before the commencement date; and	
	(ii) under section 24J for a relevant offence; and	35
	(b) Information A corresponding the process of the process of the practical (a) (b) (c) The practical (a) (b) Storas samp This	the 2019 Act; and (b) the other provisions of this Act as amended by subpart 4 of Part 2 of the 2019 Act. Information to be given A constable must take all reasonable steps to inform a person to whom this Part applies, in a manner and in language that the person is likely to understand, of the processes and procedures to which the person is subject on or after the commencement date and why they are being applied. Bodily sample taken under section 24J Bodily sample taken under section 24J before commencement date The Commissioner may not use or hold a bodily sample on or after the commencement date if— (a) the sample was taken from a person aged 17 years— (i) before the commencement date; and (ii) under section 24J for an imprisonable offence that is not a relevant offence; and (b) that person is aged 17 years on the commencement date; and (c) that person has not been charged with the triggering imprisonable offence or related imprisonable offence before the commencement date. The Commissioner must ensure that the following are destroyed as soon as practicable after the commencement date: (a) the bodily sample referred to in subclause (1); and (b) every record, to the extent that it contains— (i) information about the bodily sample; and (ii) particulars that are identifiable by any person as particulars identifying that information with the person from whom the sample was taken. Storage of DNA profile on Part 2B temporary databank Storage on Part 2B temporary databank of DNA profile derived from sample taken before commencement date This clause applies if— (a) a bodily sample was taken from a person aged 17 years— (ii) before the commencement date; and

	(b)	that p	person is aged 17 years on the commencement date; and			
	(c)	-	person has not been charged with the triggering relevant offence or ed relevant offence before the commencement date.			
2)		A DNA profile derived from that bodily sample may be stored on a Part 2B temporary databank only if—				
	(a)	trigge	erson from whom the bodily sample was taken is charged with the ering relevant offence or related relevant offence on or after the mencement date; and			
	(b)	circu	mstances have not yet arisen in which—			
		(i)	records of the DNA profile must be destroyed under section 60A; or	10		
		(ii)	the DNA profile may be stored on a DNA profile databank under section 26(ab) or (ac).			
A	Rem	oval o	f DNA profiles from Part 2B temporary databank			
	relati	on to a	er of the circumstances in clause 8(2)(b)(i) or (ii) has arisen in a DNA profile to which clause 8 applies, the DNA profile must be om the Part 2B temporary databank.	15		
Stor	age oj	^c DNA	profile under section 26(a), (ab), and (ac) and removal under section 26A			
		_	d removal of DNA profile under certain sections: amended of young person applies	20		
1)	the st	orage	s amended by subpart 4 of Part 2 of the 2019 Act , applies to of a DNA profile under section 26(a) and the removal of the DNA er section 26A on and after the commencement date if—			
	(a)		odily sample for the DNA profile is taken from a person aged 17 s before, on, or after the commencement date; and	25		
	(b)	the b	offence by the person to which section 26(a) applies and for which odily sample is taken, or a related offence, occurred before the compenent date; and			
	(c)	the p date;	person is charged with the offence on or after the commencement and	30		
	(d)	section date.	on 26A(2)(b) applies to that person on or after the commencement			
2)						
۷)	the st	orage	s amended by subpart 4 of Part 2 of the 2019 Act , applies to of a DNA profile under section 26(ab) and the removal of the DNA er section 26A on and after the commencement date if—	35		
2)	the st	orage le undo the b	of a DNA profile under section 26(ab) and the removal of the DNA	35		

	(b)	the triggering offence by the person to which section 26(ab) applies and for which the bodily sample is taken, or a related offence, occurred before the commencement date; and	
	(c)	the person is charged with the offence on or after the commencement date; and	5
	(d)	section 26A(2)(b) applies to that person on or after the commencement date.	
(3)	the s	Act, as amended by subpart 4 of Part 2 of the 2019 Act , applies to torage of a DNA profile under section 26(ac) and the removal of the DNA le under section 26A on and after the commencement date if—	10
	(a)	the bodily sample for the DNA profile is taken from a person aged 17 years before, on, or after the commencement date; and	
	(b)	the offence by the person to which section 26(ac) applies and for which the bodily sample is taken, or a related offence, occurred before the commencement date; and	15
	(c)	the person is charged with the offence on or after the commencement date; and	
	(d)	section 26A(3)(b) applies to that person on or after the commencement date.	
(4)	Subo	clauses (1), (2), and (3) apply despite—	20
	(a)	any requirement in this Act that a person be a young person when a bodily sample is taken; or	
	(b)	a requirement under section 26 or 26A that a person be a young person on the date of the offence.	
		Disposal of bodily sample	25
10	-	osal of bodily sample and identifying information obtained under 2B before commencement date	
		he purpose of this clause, a related offence in section 60A includes a relatelevant offence if—	
	(a)	the bodily sample was taken from a person aged 17 years— (i) before the commencement date; and	30
		(ii) under section 24J for a relevant offence; and	
	(b)	that person is aged 17 years on the commencement date; and	
	(c)	that person has not been charged with the triggering relevant offence or related relevant offence before the commencement date.	35

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11 Extension of period for which sample taken before commencement date may be retained

For the purpose of this clause, a related offence in section 61 includes a related relevant offence if—

- the bodily sample was taken from a person aged 17 years— (a)
 - before the commencement date; and (i)
 - (ii) under section 24J for a relevant offence; and
- (b) that person is aged 17 years on the commencement date; and
- (c) that person has not been charged with the triggering relevant offence or related relevant offence before the commencement date.

Schedule 4 Amendments to Criminal Investigations (Bodily Samples) Act 1995

s 33

Part 1

Various references to "17" replaced with references to "18"	5
Section 2(1), definition of parent	
Section 2A, in each place	
Section 5(b), in each place	
Heading to section 8	
Section 8(2)	10
Section 11, in each place	
Cross-heading above section 13	
Section 13(1)	
Section 16(1)(a)	
Cross-heading above section 18	15
Heading to section 18	
Section 18(1)	
Heading to section 19	
Section 23(1)(a)	
Section 24D(b)(i)	20
Heading to section 24J	
Section 24J(1)	
Section 26A, in each place	
Section 30(1)	
Heading to section 32	25
Section 32	
Section 39(2)(b)	
Heading to section 39B	
Section 39B, in each place	
Heading to section 39D	30
Section 39D, in each place	
Section 40(2)(a)	
Section 41, in each place	
Section 41B(2)(b)	

Section 41C, in each place	
Section 49A, in each place	
Section 50, in each place	
Section 52(1)(da)	
Heading to section 52A	5
Section 52A	
Section 75	
Part 2	
Various references to "Schedule" replaced with references to	
"Schedule 1"	10
Heading to Part 2B	
Heading to section 24J	
Part 3	
Various references to "the Schedule" replaced with references to	
"Schedule 1"	15
Section 2(1), definition of relevant offence , in each place	
Section 4(3), in each place	
Section 4A, in each place	
Section 5(a)	
Section 6, in each place	20
Section 7(b)(i)	
Section 13, in each place	
Section 18, in each place	
Section 24(4)(h)	
Section 24J, in each place	25
Section 24P(2)(a)	
Section 26, in each place	
Section 26A(6)(c)	
Section 26B(1)(b)	
Section 36(2)	30
Section 39, in each place	
Section 41(2)(a)(i)	
Section 60, in each place	

Section	60A	(5)	(a)	١
Section	0011	\sim ,	14	,

Section 61(6)(a)

Section 62(4)(a)

Part 4

Various references to "declaration" replaced 5

Section 24D(b)(ii)

In section 24D(b)(ii), replace "declaration for care or protection" with "care or protection order".

Section 24E(c)(ix)

In section 24E(c)(ix), replace "declaration that the suspect is in need of care or protection" with "care or protection order for the suspect".

Section 24F(b)(ix)

In section 24F(b)(ix), replace "declaration that the suspect is in need of care or protection" with "care or protection order for the suspect".

Section 57(2) 15

In section 57(2), replace "declaration that the suspect from whom the buccal sample is taken is in need of care or protection" with "care or protection order for the suspect from whom the buccal sample is taken".

Section 61A(1)

In section 61A(1)(b), replace "declaration that the suspect is in need of care or protection" with "care or protection order for the suspect".

In section 61A(1)(c), replace "declaration that the suspect is in need of care or protection" with "care or protection order for the suspect".

In section 61A(1)(c), replace "(whether or not a declaration is made)" with "(whether or not an order is made)".

Schedule 5 New Schedule 1AA inserted into Criminal Procedure Act 2011

s 37

		T	Schedule 1AA ransitional, savings, and related provisions	5
			Part 1	
	Prov	isions	s relating to Oranga Tamariki Legislation Act 2019	
1	Inte	rpreta	tion	
	In th	is Part	,—	10
			means the Children, Young Persons, and Their Families (Oranga Legislation Act 2017	
	2019	Act n	neans the Oranga Tamariki Legislation Act 2019	
		mence es into	ement date means the date on which section 7(4) of the 2017 Act force	15
	proc	eeding	g —	
	(a)	mear	ns a proceeding that has been commenced by—	
		(i)	the filing of a charging document; or	
		(ii)	the filing of a notice of hearing under, or in accordance with, section 21(8) of the Summary Proceedings Act 1957; and	20
	(b)	inclu	ides an appeal against conviction or sentence.	
2	Proc year		g under way on commencement date against defendant aged 17	
(1)			applies to any defendant aged 17 years in a proceeding that is under District Court or the High Court on the commencement date.	25
(2)			lant must be dealt with by the court under this Act as if section 7(4) Act had not come into force.	
3			g commenced on or after commencement date for offence before commencement date	
(1)			applies to any defendant aged 17 years in a proceeding that—	30
<i>\</i>	(a)		mmenced on or after the commencement date; and	
	(b)	is fo	r an offence, or an alleged offence, that was committed before the mencement date when the defendant was 17 years of age.	
(2)	The	defend	ant must be dealt with by the court under this Act—	

- (a) as amended by subpart 1 of Part 2 of the 2017 Act; and
- (b) as further amended by sections 25 and 36 of the 2019 Act.

Schedule 6 New Part 3 inserted into Schedule 1 of Returning Offenders (Management and Information) Act 2015

s 41

	Part 3 Provisions relating to Oranga Tamariki Legislation Act 2019	5
4	Commencement	
	This Part comes into force on the date on which section 29 of the Oranga Tamariki Legislation Act 2019 comes into force.	
5	Application of Part 1 of Schedule 1AA of Criminal Investigations (Bodily Samples) Act 1995 to certain returning offenders	10
(1)	For the purpose stated in section 14(1) of this Act, Part 1 of Schedule 1AA of the 1995 Act applies to a person aged 17 years—	
	(a) with all necessary modifications; and	
	(b) subject to the exclusions in subclause (2) .	15
(2)	Clauses 4(1)(a) and (b), 7, 8, 9, 10, and 11 of Schedule 1AA of the 1995 Act are excluded from the application of subclause (1).	

Schedule 7 New Part 3 inserted into Schedule 1AA of Sentencing Act 2002

s 45

			Part 3	
	Prov	ision	s relating to Oranga Tamariki Legislation Act 2019	5
10	Inte	rpreta	ition	
	In th	is Part	i, 	
	2019	Act r	means the Oranga Tamariki Legislation Act 2019	
			ement date means the date on which sections 43 and 44 of the come into force	10
	proc	eeding	g—	
	(a)	mea	ns a proceeding that has been commenced by—	
		(i)	the filing of a charging document; or	
		(ii)	the filing of a notice of hearing under, or in accordance with, section 21(8) of the Summary Proceedings Act 1957; and	15
	(b)	inclu	udes an appeal against conviction or sentence.	
11	Proc year		g under way on commencement date against defendant aged 17	
(1)			e applies to any defendant aged 17 years in a proceeding that is under District Court or the High Court on the commencement date.	20
(2)			dant must be dealt with by the court under this Act as if sections 43 the 2019 Act had not come into force.	
12			g commenced on or after commencement date for offence I before the commencement date	
(1)	This	clause	e applies to any defendant aged 17 years in a proceeding that—	25
	(a)	is co	ommenced on or after the commencement date; and	
	(b)		or an offence, or an alleged offence, that was committed before the amencement date when the defendant was 17 years of age.	
(2)			dant must be dealt with by the court under this Act as amended by 43 and 44 of the 2019 Act.	30

Schedule 8 Amendments to Criminal Investigations (Bodily Samples) Regulations 2004

ss 51–53

Part 1	5
Various references to "17" replaced with references to "18"	
Heading to form 1	
Heading to form 2	
Form 2, in each place	
Heading to form 3	10
Heading to form 4	
Form 5, in each place	
Heading to form 5A	
Form 5A, in each place	
Heading to form 5B	15
Form 5B	
Heading to form 6	
Form 7, in each place	
Heading to form 8	
Heading to form 8A	20
Heading to form 9	
Heading to form 9A	
Part 2	
Various references to "declaration" replaced	
Schedule, form 5	25
In the Schedule, form 5, replace "declaration that you are in need of care or protec-	

tion" with "care or protection order" in each place.

In the Schedule, form 5, replace "(whether or not a declaration is made)" with "(whether or not an order is made)".

Part 3 Various references to "the Schedule" replaced with references to "Schedule 1"

Form 1, in each place

Form 2, in each place 5

Form 3, in each place

Form 4, in each place

Form 5A, in each place

Form 5B, in each place

Form 6 10

Form 8, in each place

Form 9, in each place

Form 11

Legislative history

18 March 2019	Introduction (Bill 121–1)
2 April 2019	First reading and referral to Social Services and Community
	Committee
24 May 2019	Reported from Social Services and Community Committee
	(Bill 121–2)
11 June 2019	Second reading
12 June 2019	Committee of the whole House (Bill 121–3)