[As Reported From the Justice and Law Reform Committee]

House of Representatives, 6 August 1985.

Words struck out are shown in italics within bold round brackets, or with black rule at beginning and after last line; words inserted are shown in roman underlined with a single rule, or with single rule before first line and after last line.

[AS REPORTED FROM THE COMMITTEE OF THE WHOLE HOUSE] House of Representatives, 26 November 1985.

Words struck out are shown in italics within double bold round brackets; words inserted are shown in roman underlined with a double rule.

[This Bill was formerly clauses 9 to 13 of the Rape Law Reform Bill (No.2)]

Hon. Geoffrey Palmer

EVIDENCE AMENDMENT (NO. 2)

ANALYSIS

Title 1. Short Title and commencement 2. New sections (relating to complainant's evidence in cases involving sexual
violation) substituted
23A. Evidence of complainant in cases involving sexual violation

23AA. Name, address, and occupa- tion of complainant not to be disclosed in open court
3. New sections (relating to sexual cases)
inserted
23AB. Corroboration in sexual cases
23AC. Delay in making complaint in
sexual cases
4. Transitional provisions
5. Repeal

A BILL INTITULED

An Act to amend the Evidence Act 1908

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as 5 follows:

1. Short Title and commencement—(1) This Act may be cited as the Evidence Amendment Act (No. 2) 1985, and shall be read together with and deemed part of the Evidence Act 1908 (hereinafter referred to as the principal Act).

10 (2) Section 2 of this Act shall come into force on the 1st day of ((December 1985)) February 1986.

Price \$1.00

(3) Except as provided in subsection (2) of this section, this Act shall come into force on the 28th day after the date on which it receives the Governor-General's assent.

2. New sections (relating to complainant's evidence in cases involving sexual violation) substituted—The principal 5 Act is hereby amended by repealing section 23A (as inserted by section 2 of the Evidence Amendment Act 1977), and substituting the following sections:

"23A. Evidence of complainant in cases involving sexual violation—(1) For the purposes of this section, 'case involving 10 sexual violation' means proceedings in which a person is charged with, or is to be sentenced for, any of the following offences:

"(a) Sexual violation:

"(b) Attempted sexual violation:

"(c) Assault with intent to commit sexual violation:

- "(d) An offence against section 129A of the Crimes Act 1961 (*lobtaining*) inducing sexual connection by coercion):
- "(e) An offence against section 142A of that Act (compelling indecent act with animal): 20

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"(f) Aiding, abetting, inciting, counselling, or procuring the commission of any offence referred to in paragraphs (a) to (e) of this subsection:

"(f) Being a party to the commission to in paragraphs (a) to (e) of	of any offence	referre

"(g) Conspiring with any person to commit any such offence.

"(2) In any case involving sexual violation, no evidence shall be given, and no question shall be put to a witness, relating 30 directly or indirectly to—

"(a) The sexual experience of the complainant with any person other than the accused; or

"(b) The reputation of the complainant in sexual matters, except by leave of the Judge.

"(3) The Judge shall not grant leave under subsection (2) of this section unless (*he*) the Judge is satisfied that the evidence to be given or the question to be put is of such direct relevance to—

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"(a) Facts in issue in the proceeding; or

"(b) The issue of the appropriate sentence,—

as the case may require, that to exclude it would be contrary to the interests of justice:

"Provided that any such evidence or question shall not be regarded as being of such direct relevance by reason only of any inference it may raise as to the general disposition or propensity of the complainant in sexual matters.

"(4) Notwithstanding subsection (2) of this section, leave shall 10 not be required—

"(a) To the giving of evidence or the putting of a question for the purpose of contradicting or rebutting evidence given by any witness, or given by any witness in answer to a question, relating <u>directly or</u> indirectly, in either case, to—

"(i) The sexual experience of the complainant with any person other than the accused; or

"(ii) The reputation of the complainant in sexual matters; or

- 20 "(b) Where the accused is charged as a party, and cannot be convicted unless it is shown that a person other than the accused committed an offence referred to in **subsection (1)** of this section against the complainant, to the giving of evidence or the putting of a question relating directly or indirectly to the sexual
 - experience of the complainant with that other person.

"(5) An application for leave under subsection (2) of this section—

- 30 "(a) May be made from time to time, whether before or after the commencement of the proceeding; and
 - "(b) If made in the course of a proceeding before a jury, shall be made and dealt with in the absence of the jury; and
- 35 "(c) If the accused or the accused's counsel so requests, shall be made and dealt with in the absence of the complainant.

"(6) Nothing in this section shall authorise evidence to be given or questions to be put that could not be given or put 40 apart from this section.

"23AA. Name, address, and occupation of complainant not to be disclosed in open court—(1) This section applies to proceedings in which a person is charged with, or is to be sentenced for, any offence specified in section 23A (1) of this 45 Act.

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"(2) In any proceedings to which this section applies, the following provisions shall apply:

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"(a) The complainant shall not be required to state his or her name, address, or occupation in open court: 5 New "(a) Except where leave is given under paragraph (c) of this subsection, the complainant shall not be required to state his or her address or occupation in court: "(b) Except where leave is given under paragraph (c) of this 10 subsection, no barrister, solicitor, officer of the Court, or other person involved in the proceedings shall state the *name*, address, or occupation of the complainant in open court) address or occupation of 15 the complainant in court: "(c) No oral evidence shall be given, and no question shall be put to a witness, relating to the name, address, or occupation of the complainant except by leave of the Judge. "(3) The Judge shall not grant leave under subsection (2) of 20 this section unless (he) the Judge is satisfied that the evidence to be given or the question to be put is of such direct relevance to facts in issue that to exclude it would be contrary to the interests of justice. "(4) An application for leave under subsection (2) of this 25 section-"(a) May be made from time to time, whether before or after the commencement of any hearing or other proceeding; and "(b) Shall, where practicable, be made and dealt with in 30 chambers.⁴ 3. New sections (relating to sexual cases) inserted—The principal Act is hereby amended by inserting, after section 23AA (as substituted by section 2 of this Act), the following sections:

"23AB. Corroboration in sexual cases—(1) Where any person is tried for an offence against any of sections 128 to 144 of the Crimes Act 1961 or for any other offence against
the person of a sexual nature, no corroboration of the complainant's evidence shall be required for that person to be convicted and it shall not be necessary in any such case for the Judge to give any warning to the jury relating to the absence of corroboration.
"(2) Nothing in subsection (1) of this section shall limit the Judge's discretion to give such directions to the jury, and to make such comments on the evidence, as he thinks appropriate in the particular case; but if he decides to comment on the absence of corroboration he shall not, in the course of his

New

"23AB. Corroboration in sexual cases—(1) Where any person is tried for an offence against any of sections 128 to 144 of the Crimes Act 1961 or for any other offence against

- 20 the person of a sexual nature, no corroboration of the complainant's evidence shall be necessary for that person to be convicted; and in any such case the Judge shall not be required to give any warning to the jury relating to the absence of corroboration.
- 25 "(2) If, in any such case, the Judge decides to comment on the absence of any evidence tending to support any other evidence, no particular form of words shall be required.

"23AC. Delay in making complaint in sexual cases— Where, during the trial of any person for an offence against
any of sections 128 to 144 of the Crimes Act 1961 or for any other offence against the person of a sexual nature, evidence is given or a question is asked (of a witness) or a comment is made that tends to suggest an absence of complaint in respect of the alleged offence by the person upon whom the offence

35 is alleged to have been committed, or to suggest delay by that person in making any such complaint, the Judge may tell the jury that there may be good reasons why the victim of such an offence may refrain from or delay in making such a complaint." 4. Transitional provisions—(1) Nothing in section 3 of this Act, so far as it effects a change in the law, shall apply in respect of any trial that has commenced before that section comes into force.

(2) Notwithstanding section ((2)) 1 (2) of this Act, the 5 provisions of section 23AA of the principal Act (as substituted by section 2 of this Act) shall apply, with all necessary modifications, to any hearing or other proceeding relating to any offence specified in subsection (4) of this section if that hearing or other proceeding commences after this section 10 comes into force.

(3) Notwithstanding anything in sections 1 and 2 of this Act, section 23A of the principal Act (as originally enacted) shall continue to apply to any hearing or other proceeding relating to any offence specified in subsection (4) of this section and 15 commencing on or after the 1st day of (April) ((December 1985))

February 1986 as if section 2 of this Act had not been passed.

(4) **Subsections (2) and (3)** of this section apply to the following offences:

(a) Rape:

(b) Attempted rape:

(c) Assault with intent to commit rape:

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(d) Aiding, abetting, inciting, counselling, or procuring the commission of any offence referred to in **paragraphs** 25 (a) to (c) of this subsection:

New

(d) Being a party to the commission of any offence referred to in **paragraphs (a) to (c)** of this subsection:

(e) Conspiring with any person to commit any such offence. 30

5. **Repeal**—Section 2 of the Evidence Amendment Act 1977 is hereby repealed.