

House of Representatives
Supplementary Order Paper

Tuesday, 26 June 2007

Criminal Justice Reform Bill

Proposed amendments

Hon Mark Burton, in Committee, to move the following amendments:

Clause 4

Definition of **group of parole guidelines**: to omit “1” (line 28 on page 10) and substitute “2”.

Definition of **group of sentencing guidelines**: to omit “1” (line 32 on page 10) and substitute “2”.

Clause 14

Subclause (1): to omit paragraph (b) (lines 24 to 26 on page 15) and substitute the following paragraph:

- (b) publishing a notice complying with **subsection (2)** on the Internet in an electronic form that is publicly accessible at all reasonable times for inspection and downloading free of charge; and

Clause 17

To omit “guidelines” (line 27 on page 16) and substitute “guideline or group of guidelines”.

Clause 24

Subclause (2): to omit “**and subsection (1)** of this section” (line 17 on page 19).

Clause 34

Subclause (2): to insert after “produced by the Sentencing Council” (lines 27 and 28 on page 25) “in force”.

Subclause (3): new paragraph (ab): to omit “**section 80W or 80X** until the sentence ends in accordance with **section 80Y**.” (lines 3 and 4 on page 26) and substitute “**section 80V, 80W, or 80X** until the sentence ends in accordance with **section 80Y**, except when the sentence is suspended under **section 80ZEB(2)**.”.

New subclauses (4) and (5): to add the following subclauses after *subclause (3)* (after line 4 on page 26):

- (4) Section 4(2)(b) is amended by omitting “section 75 or section 76 until the date that it expires in accordance with section 75” and substituting “section 75, **75A**, or 76 until the date that it expires in accordance with **section 75A**”.
- (5) Section 4(2) is amended by inserting the following paragraph after paragraph (b):
- “(ba) except as provided in paragraph (c), an offender is subject to a sentence of community detention from the date that the sentence commences in accordance with section 75, **75B**, or 76 until the date that it expires:”.

Clause 36

Subclause (2): to omit “sentencing hierarchy” (line 19 on page 26) and substitute “hierarchy of sentences and orders”.

Clause 37: new section 10A

Subsection (1): to omit “required” (line 28 on page 26).

Clause 37A

To omit “‘sentences of home detention,’” after ‘**community-based sentences,**’ (lines 9 and 10 on page 27) and substitute “‘*sentences of home detention,*’ after ‘*community-based sentences,*’”.

Clause 39: new sections 19 and 20

New section 19(1): to insert after “different types” (lines 16 and 17 on page 28) “on an offender”.

New section 20(1): to insert after “combination of sentences” (line 2 on page 29) “on an offender”.

Clause 41

Subclause (4): new subparagraph (h): to omit “training on basic work” (line 8 on page 30) and substitute “training in basic work”.

Clause 42: new section 26A

Subsection (3): to insert after “**subsection (2)**” (lines 37 and 38 on page 30) “of this section”.

Subsection (3)(d): to omit “may be.” (line 17 on page 31) and substitute “may be; and”.

New subsection (3): to add (after line 17 on page 31) the following paragraph:

- “(e) inform every relevant occupant that they may withdraw their consent, at any time, to the offender serving the sentence at the curfew address or in the home detention residence, as the case may be.

Clause 49A

To insert after the heading (after line 29 on page 33) as subclause (1) the following subclause:

- (1) Section 54(1)(c) is amended by omitting subparagraph (i) and substituting the following subparagraph:
- “(i) the rehabilitation and reintegration of the offender would be advanced by the remission, suspension, or variation of special conditions, or

the imposition of additional special conditions;
or”.

Clause 49B

Subclause (3): to insert after “Section 54A(1) is amended by adding” (line 8 on page 34) “; and’ and also by adding”.

Subclause (5): new subsection 54A(3)(b): to insert after “the date” (line 18 on page 34) “on which”.

Clause 50: new section 54K

Subsection (3): to omit “make an order to” (line 34 on page 39).

Clause 55: new section 58

Subsection (1): to omit “section 75” (line 21 on page 42) and substitute “section 75, **75A**, or 76”.

Clause 56

To insert after “Section 63(1) is amended by adding” (line 3 on page 43) “; or’ and also by adding”.

Clause 58: new section 69C

Subsection (2)(a)(ii): to insert the following subparagraph after subparagraph (B) (after line 21 on page 46):

“(C) have been informed that they may withdraw their consent, at any time, to the offender serving the sentence at the curfew address; and

Clause 58: new section 69F

Subsection (3): to omit “purposes” (line 10 on page 49) and substitute “purpose”.

Clause 58: new section 69J

Subsection (3): insert after “condition” (line 25 on page 52) “under **subsection (1)(c)**”.

New clause 59A

To insert the following clause after clause 59 (after line 35 on page 53):

59A Offences relating to breach of sentence of community work

Section 71(1)(d) is amended by inserting “or **69A**” after “section 69”.

Clause 62A: new section 75A

Subsection (6): to insert after “section 69” (line 10 on page 56) “or **69A**”.

New clause 62B

To insert the following clause after clause 62A (after line 16 on page 57):

62B Commencement of community-based sentence after temporary surrender under Extradition Act 1999

Section 76 is amended by repealing subsection (3) and substituting the following subsections:

“(3) Except as provided in **subsection (3A)**, an offender to whom this section applies must report to a probation officer within 72 hours of the offender’s arrival in New Zealand.

“(3A) An offender who is sentenced to community detention must report within 24 hours, unless the 24 hours elapses on a weekend or public holiday, in which case the offender must report on the next working day.”

Clause 63

To omit “or **54H(3)(b)**” (line 18 on page 57) and substitute “or **54I(3)(b)**”.

To add the following subclause as subclause (2):

(2) Section 78(5) is amended by repealing paragraphs (a) and (b) and substituting the following paragraphs:

“(a) except as provided in **paragraph (b)**, the offender must report to a probation officer as soon as practicable, and not later than 72 hours, after being released from detention; and

“(b) an offender who is sentenced to community detention must report within 24 hours after being released from detention, unless the 24 hours elapses on a weekend or public holiday, in which case the offender must report on the next working day; and

“(c) the sentence does not resume until the offender has reported to a probation officer as required by **paragraphs (a) or (b)**”.

New clause 64A

To insert the following clause after clause 64 (after line 27 on page 57):

64A Resumption of community-based sentence if sentence of imprisonment quashed

Section 80(3) is amended by repealing paragraphs (a) and (b) and substituting the following paragraphs:

“(a) except as provided in **paragraph (b)**, the offender must report to a probation officer as soon as practicable, and not later than 72 hours, after being released from detention; and

“(b) an offender who is sentenced to community detention must report within 24 hours after being released from detention, unless the 24 hours elapses on a weekend or public holiday, in which case the offender must report on the next working day; and

“(c) the sentence resumes when the offender has reported as required by **paragraphs (a) or (b)**”.

Clause 65: new section 80B

Subsection (4): to insert before “If a court imposes” (line 20 on page 59) “Subject to **section 57A**,”.

Clause 65: new section 80D

Subsection (4): to insert after “**subsection**” (line 36 on page 61) “**(1) or**”.

Clause 65: new section 80E

Subsection (2): to add the following paragraph:

“(d) to verify that the offender has not tampered or otherwise interfered with the ability of the electronic monitoring equipment to operate effectively and accurately.

Clause 65: new section 80J

Subsection (1): to insert after “**section 80I**” (line 11 on page 66) “or **80K(5)**”.

Subsection (2): to insert after “**section 80I**” (line 14 on page 66) “or **80K(5)**”.

Clause 65: new section 80KA

Subsection (1): omit “for a substitution” (line 15 on page 67) and substitute “for substitution”.

Clause 65: new section 80KA

Subsection (2): to omit “a request is made” (line 19 on page 67) and substitute “an offender agrees to a probation officer updating the offender’s pre-sentence report”.

Clause 65: new section 80R

To omit this section (lines 27 to 32 on page 71) and substitute the following section:

“80R Offence to breach detention conditions

An offender commits an offence, and is liable on summary conviction to imprisonment for a term not exceeding 1 year or to a fine not exceeding \$2,000, who—

“(a) breaches, without reasonable excuse, any detention conditions of a sentence of home detention; or

“(b) fails to report when required to do so under **section 80ZEB**.

Clause 65: new section 80S

Subsection (1): to omit this subsection (lines 34 and 35 on page 71).

Clause 65: new section 80U

To omit “whom” (line 12 on page 73) and substitute “who”.

Clause 65: new section 80ZC

Subsection (6): insert “,” after “24 hours” (line 27 on page 77).

Clause 65: heading to new section 80ZD

To omit this heading (lines 28 and 29 on page 77) and substitute the following heading: “**Offender must be given copy of new or amended order**”.

Subsection (2): to insert after “must be given a” (line 35 on page 77) “copy of the”.

Clause 65: new section 80ZF

Subsection (1): to omit “District Court Judge” (line 27 on page 80) and substitute “Judge of that court”.

Subsection (2): to omit “section 75 or **80W**” (line 32 on page 80) and substitute “section 75, 76, **80V**, **80W**, or **80X**”.

Clause 69

Subclause (4): to omit this subclause (lines 10 to 13 on page 83) and substitute the following subclause:

- (4) The definition of **special conditions** in section 93(2B) is amended by inserting, “or a residential restriction condition as referred to in **section 15(3)(ab)** of that Act” after “section 15(3)(f) of that Act”.

Clause 72

To omit this clause (lines 21 to 23 on page 83) and substitute the following clause:

72 Non-association order

Section 112 is amended by repealing subsection (5) and substituting the following subsection:

- “(5) The court must not make a non-association order if the offender is already detained under a sentence of imprisonment—
 - “(a) of more than 12 months if imposed after the commencement of this section; or
 - “(b) of more than 24 months if imposed before the commencement of this section.”

Clause 73

To omit this clause (lines 24 to 26) and substitute the following clause:

73 Cumulative orders and sentences

Section 114 is amended by repealing subsection (2) and substituting the following subsection:

- “(2) If the court imposes a non-association order on an offender who is already detained under a sentence of imprisonment for 12 months or less if imposed after the commencement of this section or for 24 months or less if imposed before the commencement of this section, the non-association order is cumulative on the other sentence.”

Clause 75

To omit “**this Part**” (line 4 on page 84) and substitute “**section 54B**”.

Subclause (b): to omit “**sections 54A and 54B**” (line 9 on page 84) and substitute “**sections 54B and 54C**”.

Clause 76

To omit “**this Part**” (line 15 on page 84) and substitute “**section 69B**”.

Subclause (b): to omit “**sections 69A and 69B**” (line 20 on page 84) and substitute “**sections 69B and 69C**”.

Clause 77

To omit “**this Part**” (line 26 on page 84) and substitute “**section 80A**”.

Clause 80

Subclause (1): to omit the definitions of **residential restrictions** and **standard extended supervision conditions** (lines 13 to 16 on page 85).

New subclause (1A): to insert the following subclause after *subclause (1)* (after line 16 on page 85):

(1A) Section 4(1) is amended by inserting the following definitions in their appropriate alphabetical order:

“**residential restrictions** means the special conditions described in **section 33**

“**standard extended supervision conditions** means the standard extended supervision conditions set out in **section 107JA**”.

Clause 83B: new section 13AA(1)

To omit “of the Department of Corrections” (lines 10 and 11 on page 87).

Clause 86: new subclause (2A)

To insert the following subclause after *subclause (2)* (after line 18 on page 90):

(2A) Section 15A(2) is amended by adding the following paragraph:

“(d) to verify that the offender has not tampered or otherwise interfered with the ability of the electronic monitoring equipment to operate effectively and accurately.”

Clause 92: new section 29B

Subsection (4)(c): to omit “50” (line 24 on page 93) and substitute “50B”.

Clause 93

New section 33(1): to omit “of the Department of Corrections” (line 15 on page 94).

New section 33(2)(a): to omit “; and” (line 18 on page 94) and substitute “:”.

New section 34(1): to insert after “must” (line 25 on page 95) “request and”.

New section 34(3)(d): to add (line 20 on page 96) “; and”.

New section 34(3): to add (after line 20 on page 96) the following paragraph:

“(e) inform every relevant occupant of their right to withdraw their consent, at any time, to having the offender reside at the residence.

New section 35(a): to add the following subparagraph (after line 4 on page 97):

“(iii) have been informed of their right to withdraw their consent, at any time, to having the offender reside in the residence; and

Clause 96: new section 43(3)(a)

To omit “; and” (line 28 on page 97) and substitute “:”.

Clause 99

To add the following subclause after *subclause (1)* (after line 3 on page 99):

(1A) Section 46(3) is amended by omitting “Board” and substituting “panel convenor”.

Clause 113(2): new section 61(d)(ii)

To omit “of the Department of Corrections” (line 11 on page 105).

Clause 114: new section 62(1)(c)(i)

To omit “of the Department of Corrections” (line 27 on page 105).

Clause 117(1)

To omit “any standard” (line 25 on page 106) and substitute “standard”.

Clause 122(1): new section 91(5)(a)

To omit “2004.” (line 19 on page 109) and substitute “2004”.

Clause 124

To omit “in the initial period” (lines 17 and 18 on page 110) and substitute “before the commencement of **section 140** of the Criminal Justice Reform Act **2006**”.

Clause 125

To omit “**2006**” (line 22 on page 110) and substitute “**2006** or in accordance with that section”.

Clause 128(2)

New subsection (3): to add “of the Criminal Justice Reform Act **2006**” (line 11 on page 111).

Clause 131A: new section 107IA

To insert the following subsections after *subsection (4)* (after line 24 on page 112):

“(4A) The court may, on the application of the chief executive, or on the application of the offender, cancel or vary a subsisting order under **subsection (1)** if satisfied that the cancellation or variation needs to be made before the Board determines which (if any) special conditions should be imposed on the offender.

“(4B) Any variation under **subsection (4A)** has effect as an order under **subsection (1)**.

Clause 133: new section 107K(3)(b)

To omit “in the case of” (line 6 on page 115) and substitute “any”.

New clause 135A

To insert the following clause after *clause 135* (line 13 on page 116):

135A Effect of new sentence on offender subject to extended supervision order

Section 107Q(1) is amended by inserting “or a sentence of home detention” after “community-based sentence”.

Clause 136(4)

To omit “home detention” (lines 19 and 20 on page 116) and substitute “, home detention,”.

Clause 137: new section 109A(1)

To omit “public interest” (lines 31 and 32 on page 116) and substitute “interests of justice”.

Clause 138(2)

To omit “**50A(3A)**,” (line 12 on page 117).

Clause 140

Subclause (1): to omit *paragraph (a)* of the definition of **specified offender** (line 24 on page 119) and substitute the following paragraph:

- (a) on or after the commencement of this section, under a direction of the Board given before that commencement; or

To add the following subclause (after line 12 on page 120):

- (4) To avoid doubt, nothing in this section prevents the application, in respect of a specified application or a specified offender, of sections 7(2)(b), **13(5A)**, **13AA** to **13AE**, **60(2A)**, 61(c), 67(2), **117(3)**, and **118A** to **118D** of the principal Act as amended or inserted by this Act.

Schedule 3

Item relating to section 248(1)(b) of the Children, Young Persons, and Their Families Act 1989: to omit this item (lines 17 to 20 on page 131) and substitute the following item:

Section 248(1)(b): omit “Sentencing Act 2002,” and substitute “Sentencing Act 2002), or to a sentence of home detention imposed under **section 80A** of the Sentencing Act 2002,”.

Item relating to the Children, Young Persons, and Their Families Act 1989: to insert the following item (after line 25 on page 132):

Section 285(6)(a): omit “paragraph (b) or paragraph (c)” and substitute “paragraph (b), **(ba)**, or (c)”.

Item relating to section 290(1)(b) of the Children, Young Persons, and Their Families Act 1989: to omit “imposed” (line 26 on page 132).

Item relating to section 303(b) of the Children, Young Persons, and Their Families Act 1989: to omit “imposed” (line 31 on page 132).

Item relating to section 3(1) of the Corrections Act 2004: to omit “**person under control of supervision**” (line 10 on page 133) and substitute “**person under control or supervision**”.

Item relating to the Corrections Act 2004: to insert the following item (after line 20 on page 133):

Section 5(1)(a): insert “sentences, sentences of home detention,” after “community-based”.

Item relating to section 25(1)(b) of the Corrections Act 2004: insert “:” after “carried out” (line 18 on page 134).

Item relating to section 25(1)(c) of the Corrections Act 2004: to omit “sentences” (line 19 on page 134) and substitute “sentence”.

Item relating to section 27(2) of the Corrections Act 2004: to omit “sentence” (line 22 on page 134) and substitute “sentences”.

Item relating to section 157(1) of the Corrections Act 2004: to omit “or from which a sentence of imprisonment served on home detention or a sentence of home detention or a sentence of community detention is or was monitored” (lines 16 to 19 on page 135) and substitute “or from which his or her sentence or any condition of that sentence is or was monitored”.

Item relating to section 181(2) of the Corrections Act 2004: to insert “:” after “sentence of home detention” (line 25 on page 135).

Item relating to section 182A(3)(a) of the Corrections Act 2004: to omit this paragraph (lines 2 to 7 on page 136) and substitute the following paragraph:

- “(a) to monitor compliance by the child sex offender with his or her release conditions (including conditions imposed under section 93 of the Sentencing Act 2002), detention conditions (if the offender is serving a sentence of imprisonment on home detention), conditions of a sentence of supervision, intensive supervision, community detention, or home detention (imposed under **section 80A** of the Sentencing Act 2002), post-detention conditions of a sentence of home detention, or conditions of an extended supervision order:” .

Item relating to section 182B(1)(c) of the Corrections Act 2004: to omit this paragraph (lines 9 to 13 on page 136) and substitute the following paragraph:

- “(c) who is subject to release conditions (including conditions imposed under section 93 of the Sentencing Act 2002), detention conditions (if the offender is serving a sentence of imprisonment on home detention), conditions of a sentence of supervision, intensive supervision, community detention, or home detention (imposed under **section 80A** of the Sentencing Act 2002), post-detention conditions of a sentence of home detention, or conditions of an extended supervision order.”

Item relating to the Corrections Act 2004: to insert the following item (after line 13 on page 136):

Section 182B(2)(a): insert “or post-detention” after “release”.

Item relating to the Crimes Act 1961: to insert the following item (after line 14 on page 136):

Heading to section 19DA: insert “, **community detention, and home detention**” after “**Community work**”.

Item relating to section 19DA(2) of the Crimes Act 1961: to insert “, community detention,” before “or home detention” (line 15 on page 136).

Item relating to section 19DA(3) of the Crimes Act 1961: to insert “, community detention,” before “or home detention” (line 17 on page 136).

Item relating to section 19DA(4) of the Crimes Act 1961: to insert “, community detention,” before “or home detention” (line 19 on page 136).

Item relating to section 19DA(5) of the Crimes Act 1961: to insert “, community detention,” before “or home detention” (line 21 on page 136).

Item relating to section 19DA(6) of the Crimes Act 1961: to insert “, community detention,” before “or home detention” (line 23 on page 136).

Item relating to section 19DA(7) of the Crimes Act 1961: to insert “, community detention,” before “or home detention” (line 25 on page 136).

Item relating section 399(3) of the Crimes Act 1961: to insert “,” after “supervision” (line 28 on page 136).

Item relating to section 2(1) of the Criminal Investigations (Bodily Samples) Act 1995: to omit the item relating to the definition of **residential restrictions** (lines 33 to 35 on page 136).

Item relating to section 24A(4) of the Criminal Investigations (Bodily Samples) Act 1995: to omit “a sentence of home detention” (line 4 on page 137) and substitute “a sentence by way of home detention”.

Item relating to section 46A(3)(a) of the Criminal Investigations (Bodily Samples) Act 1995: to omit “his or her place of detention” (line 28 on page 138) and substitute “the place where he or she is detained or required to remain”.

Item relating to section 21A(1)(h) of the Fire Service Act 1975: to omit “(not being persons serving a sentence of home detention or serving a sentence of imprisonment on home detention)” (lines 7 to 9 on page 139) and substitute “(not being persons serving a sentence of home detention, or community detention, or serving a sentence of imprisonment on home detention, or on parole subject to residential restrictions imposed under section 15 of the Parole Act 2002)”.

Item relating to International Crimes and International Criminal Courts Act 2000: to omit “**Courts**” (line 10 on page 139) and substitute “**Court**”.

Item relating to section 4(3)(b)(ii) of the Passports Act 1992: to omit “, or sentence of home detention under subpart 2A of the Sentencing Act 2002,” (lines 27 and 28 on page 139) and substitute “, or a sentence of home detention under **subpart 2A of Part 2** of the Sentencing Act 2002,”.

Item relating to the Prisoners’ and Victims’ Claims Act 2005: to insert the following item (after line 1 on page 140):

Definition of **home detention** in section 4: repeal.

*New definition of **person under control of supervision** in item relating to the Prisoners’ and Victims’ Claims Act 2005:* to omit this definition (lines 4 to 21 on page 140) and substitute the following definition:

“**person under control or supervision** means—

“(a) a prisoner:

“(b) a person who is subject to a community-based sentence:

“(c) a person who is subject to a sentence of home detention imposed under **section 80A** of the Sentencing Act 2002:

“(d) a person who is serving a sentence of imprisonment on home detention as defined in section 4(1) of the Sentencing Act 2002 (prior to the commencement of **section 140 of the Criminal Justice Reform Act 2006**); but also includes home detention as defined in section 2(1) of the Criminal Justice Act 1985:

“(e) a person who is subject to conditions—

- “(i) under the Parole Act 2002 (including, without limitation, conditions applying to a person who is subject to an extended supervision order under section 107I of that Act); or
- “(ii) under section ~~80M~~ or 93 of the Sentencing Act 2002; or
- “(iii) of a similar kind under earlier corresponding enactments:
- “(f) a person who is arrested and detained under the Armed Forces Discipline Act 1971 pending release or trial:
- “(g) a service detainee or a service prisoner” .

Item relating to the Privacy Act 1993: to insert the following item (after line 31 on page 140):

Paragraph (a) of the item relating to Protection orders under the heading Police Records in Schedule 5: insert “or subject to conditions imposed under section 93 of the Sentencing Act 2002” after “on parole”.

Item relation to the Privacy Act 1993: to insert the following item (after line 3 on page 141):

Paragraph (c) of the item relating to Protection orders under the heading Police Records in Schedule 5: omit “order.” and substitute “order; or”.

Item relating to the Privacy Act 1993: to omit “protection” (line 4 on page 141) and substitute “Protection”.

Item relating to the Privacy Act 1993: to omit “conditions’.” (line 7 on page 141) and substitute “conditions).”.

Item relating to the Privacy Act 1993: to insert the following items (after line 7 on page 141):

Item relating to Protection orders under the heading Police Records in Schedule 5: insert “and any post-sentence conditions” after “the offender’s sentence”.

Paragraph (a) of the item relating to Restraining orders under the heading Police Records in Schedule 5: to insert “or subject to conditions imposed under section 93 of the Sentencing Act 2002” after “on parole”.

Item relating to the Privacy Act 1993: to omit “restraining” (line 8 on page 141) and substitute “Restraining”.

Item relating to the Privacy Act 1993: to omit “restraining” (line 14 on page 141) and substitute “Restraining”.

Item relating to the Privacy Act 1993: to omit “conditions’.” (line 17 on page 141) and substitute “conditions).”.

Item relating to the Privacy Act 1993: to insert the following items (after line 17 on page 141):

Item relating to Restraining orders under the heading Police Records in Schedule 5: to insert “and any post-sentence conditions” after “the offender’s sentence”.

Item relating to the Social Security Act 1964: to insert the following item (after line 27 on page 141):

Section 27B(1): insert the following paragraph:

“(ea) a woman who is the mother of 1 or more dependent children and who has lost the regular support of her spouse or partner because he or she is subject to a sentence of supervision, intensive supervision, or home detention and is subject to conditions (including post-detention conditions of a sentence of home detention) that prevent him or her from undertaking employment.”.

Item relating to section 88(3)(bb) of the Summary Proceedings Act 1957: to omit “69A” (line 6 on page 142) and substitute “69B”.

Item relating to the Summary Proceedings Act 1957: to insert the following items (after line 9 on page 142):

Section 88: insert after subsection (3AAA):

“(3AAB) No Community Magistrate may sentence a defendant to a sentence of home detention under **subsection (3)(ba)**; but in any case where a Community Magistrate considers such a sentence to be appropriate, the Community Magistrate must refer the matter to a District Court Judge, in which case sections 45 to 59, so far as they are applicable and with the necessary modifications, apply.”

Section 88(3AA): insert “or sentence of home detention” after “period of imprisonment”.

Section 88(5): insert “, community detention, or home detention” after “community work”.

Item relating to Summary Proceeding Act 1957: to insert the following item (after line 13 on page 142):

Heading to section 106E: omit and substitute “**Restrictions on alternative sentences**”.

Item relating to section 106E(1A)(e) of the Summary Proceedings Act 1957: to omit “section **69C(2)**” (line 32 on page 142) and substitute “**69C**”.

Item relating to section 106E(1B)(e) of the Summary Proceedings Act 1957: to insert after “**section 80A(2)**” (line 5 on page 143) “**(a)**”.

Item relating to section 106E(7) of the Summary Proceedings Act 1957: to omit “subsections (1), **(1A)**, **(1B)**, and (2)” (line 16 on page 143) and substitute “subsections (1), **(1A)**, **(1B)**, or (2)”.

New item relating to Victims’ Rights Act 2002: to add the following item (after line 27 on page 143):

Victims' Rights Act 2002 (2002 No 39)

Section 47: omit "47(1) to (3)" and substitute "**48A, 48B**".

Explanatory note

This Supplementary Order Paper makes various amendments to the Criminal Justice Reform Bill.

The amendments to Parts 1 and 2 of the Bill are to clarify certain provisions, and to ensure consistency and accuracy.

Other amendments relate to the consequential amendments set out in Schedule 3 of the Bill. These are of a minor and technical nature.

