2022

### THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Minister for Corrections)

# Corrections and Sentencing Legislation Amendment Bill 2022

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Corrections and Sentencing Legislation Amendment Bill 2022

2022

### THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Minister for Corrections)

# Corrections and Sentencing Legislation Amendment Bill 2022

### A Bill for

An Act to amend legislation about corrections management and sentencing, and for other purposes

The Legislative Assembly for the Australian Capital Territory enacts as follows:

J2022-217

### Part 1 Preliminary

Section 1

## 1 Part 1 Preliminary

| 2                    | 1   | Name of Act  |
|----------------------|-----|--|
| 3<br>4               |     | This Act is the Corrections and Sentencing Legislation Amendment Act 2022.   |
| 5                    | 2   | Commencement   |
| 6<br>7               | (1) | This Act (other than section 18 and part 4) commences on the day after its notification day.   |
| 8<br>9               |     | <i>Note</i> The naming and commencement provisions automatically commence on the notification day (see Legislation Act, s 75 (1)).   |
| 10<br>11             | (2) | Section 18 and part 4 commence on a day fixed by the Minister by written notice.   |
| 12<br>13<br>14       |     | <i>Note</i> A single day or time may be fixed, or different days or times may be fixed, for the commencement of different provisions (see Legislation Act, s 77 (1)).  |
| 15<br>16<br>17       | (3) | If section 18 and part 4 have not commenced within 12 months beginning on this Act's notification day, they automatically commence on the first day after that period.   |
| 18<br>19             | (4) | The Legislation Act, section 79 (Automatic commencement of postponed law) does not apply to section 18 and part 4.   |
| 20                   | 3   | Legislation amended  |
| 21<br>22<br>23<br>24 |     | <ul> <li>This Act amends the following legislation:</li> <li><i>Corrections Management Act 2007</i></li> <li><i>Crimes (Sentence Administration) Act 2005</i></li> <li><i>Crimes (Sentence Administration) Regulation 2006.</i></li> </ul> |
|                      |     |  |

| 1<br>2               | Part 2 | Corrections Management<br>Act 2007  |
|----------------------|--------|---|
| 3<br>4               | 4      | Strip search on admission<br>Section 70 (2)   |
| 5                    |        | substitute  |
| 6<br>7               | (2)    | The following provisions apply in relation to the direction and any strip search conducted under the direction:   |
| 8<br>9               |        | (a) part 9.4 (Searches), other than section 113A, section 113B and section 113C;  |
| 10                   |        | (b) part 9.5 (Seizing property).  |
| 11<br>12             | 5      | Nonsmoking areas<br>Section 86 (1)  |
| 13                   |        | substitute  |
| 14<br>15<br>16       | (1)    | The director-general may declare the whole or part of a correctional centre as an area in which smoking is prohibited (a <i>nonsmoking area</i> ).  |
| 17<br>18<br>19<br>20 | (1A)   | However, the director-general may only declare the whole of a correctional centre as a nonsmoking area if the director-general is reasonably satisfied that appropriate therapeutic support is available to help detainees at the correctional centre stop smoking. |
| 21                   | 6      | Section 111 heading   |
| 22                   |        | substitute  |
| 23<br>24             | 111    | Scanning, frisk and ordinary searches—direction to search detainee  |

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### Part 2 Corrections Management Act 2007

Section 7

| 1        | 7   | Section 111 (1)   |
|----------|-----|---|
| 2        |     | omit  |
| 3<br>4   |     | , another corrections officer or anyone else working at or visiting a correctional centre   |
| 5        | 8   | Section 111 (1), examples   |
| 6        |     | substitute  |
| 7        |     | Examples of searches  |
| 8<br>9   |     | 1 searching a detainee returning to a correctional centre after performing community service  |
| 10<br>11 |     | 2 searching a detainee returning to the detainee's accommodation at a correctional centre after working in another part of the centre |
| 12       | 9   | Section 112   |
| 13       |     | substitute  |
| 14<br>15 | 112 | Scanning, frisk and ordinary searches—requirements for search of detainee   |
| 16<br>17 | (1) | A corrections officer may conduct a scanning search, frisk search or ordinary search of a detainee under section 111 only if—         |
| 18       |     | (a) the officer is the same sex as the detainee; or   |
| 19<br>20 |     | (b) if that is not practicable—another person of the same sex as the detainee is present while the search is conducted.               |
| 21<br>22 | (2) | The other person mentioned in subsection (1) (b) must not be a detainee.  |

| 1<br>2         | 112A | Scanning and ordinary searches—direction to search non-detainee   |
|----------------|------|---|
| 3<br>4<br>5    |      | The director-general may direct a corrections officer to conduct a scanning search or ordinary search of another corrections officer or a visitor—  |
| 6              |      | (a) on entry or admission to a correctional centre; or  |
| 7<br>8         |      | (b) at any other time the director-general believes on reasonable grounds that it is prudent to conduct the search to protect—  |
| 9              |      | (i) the safety of anyone at a correctional centre; or   |
| 10             |      | (ii) security or good order at a correctional centre.   |
| 11<br>12       | 112B | Scanning and ordinary searches—requirements for search of non-detainee  |
| 13<br>14<br>15 | (1)  | A corrections officer of any sex may conduct the following searches of another corrections officer or a visitor at a correctional centre under section 112A:                                |
| 16<br>17       |      | <ul> <li>(a) an ordinary search involving only an x-ray of the articles in the<br/>other officer's or visitor's possession;</li> </ul>  |
| 18<br>19<br>20 |      | (b) a scanning search involving the other officer or visitor passing through a metal-detecting device or a hand-held metal detecting device being passed over the other officer or visitor. |
| 21<br>22       | (2)  | A corrections officer may conduct any other kind of scanning search<br>or ordinary search of another corrections officer or a visitor only if—  |
| 23             |      | (a) the officer is the same sex as the other officer or visitor; or   |
| 24<br>25       |      | (b) if that is not practicable—another person of the same sex as the other officer or visitor is present while the search is conducted.   |
| 26<br>27       | (3)  | The other person mentioned in subsection (2) (b) must not be a detainee.  |

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### Corrections Management Act 2007

Section 9

Part 2

| 1  | (4)                | A corrections officer or visitor, or articles in the officer's or visitor's  |
|--|--------------------|--|
| 2  |                    | possession, must not be searched without the officer's or visitor's  |
| 3  |                    | consent.   |
| 4  | (5)                | •  |
| 5  |                    | have the search discontinued at any time.  |
| 6  | (6)                | If the corrections officer or visitor refuses to allow a search or, if the   |
| 7<br>8   |                    | search has started, withdraws consent, the corrections officer seeking<br>to conduct the search may refuse to allow the other officer or visitor   |
| 8<br>9   |                    | to enter the correctional centre.  |
| 10   | (7)                | This section does not apply to an article in a corrections officer's or  |
| 11   |                    | visitor's possession that the officer or visitor leaves in a secure place  |
| 12   |                    | provided at the entrance to a correctional centre.   |
| 13   |                    | Example—secure place<br>a lockable cupboard  |
| 14   |                    |  |
| 15   | 112C               | Frisk searches—direction to search non-detainee  |
| 16   |                    | The director-general may, at any time, direct a corrections officer to   |
| 17   |                    | conduct a frisk search of another corrections officer or visitor if the  |
|  |                    |  |
| 18<br>19   |                    | director-general believes on reasonable grounds that it is prudent to conduct the search to protect—   |
| 18   |                    | director-general believes on reasonable grounds that it is prudent to  |
| 18<br>19   |                    | director-general believes on reasonable grounds that it is prudent to conduct the search to protect—   |
| 18<br>19<br>20   | 112D               | <ul><li>director-general believes on reasonable grounds that it is prudent to conduct the search to protect—</li><li>(a) the safety of anyone at a correctional centre; or</li></ul>   |
| 18<br>19<br>20<br>21   | <b>112D</b><br>(1) | <ul> <li>director-general believes on reasonable grounds that it is prudent to conduct the search to protect— <ul> <li>(a) the safety of anyone at a correctional centre; or</li> <li>(b) security or good order at a correctional centre.</li> </ul> </li> <li>Frisk searches—requirements for search of non-detainee <ul> <li>A corrections officer may conduct a frisk search of another</li> </ul> </li> </ul>   |
| 18<br>19<br>20<br>21<br>22<br>23<br>24   |                    | <ul> <li>director-general believes on reasonable grounds that it is prudent to conduct the search to protect— <ul> <li>(a) the safety of anyone at a correctional centre; or</li> <li>(b) security or good order at a correctional centre.</li> </ul> </li> <li>Frisk searches—requirements for search of non-detainee <ul> <li>A corrections officer may conduct a frisk search of another corrections officer or a visitor at a correctional centre under</li> </ul></li></ul>                       |
| 18<br>19<br>20<br>21<br>22<br>23   |                    | <ul> <li>director-general believes on reasonable grounds that it is prudent to conduct the search to protect— <ul> <li>(a) the safety of anyone at a correctional centre; or</li> <li>(b) security or good order at a correctional centre.</li> </ul> </li> <li>Frisk searches—requirements for search of non-detainee <ul> <li>A corrections officer may conduct a frisk search of another corrections officer or a visitor at a correctional centre under section 112C only if—</li> </ul></li></ul> |
| 18<br>19<br>20<br>21<br>22<br>23<br>24   |                    | <ul> <li>director-general believes on reasonable grounds that it is prudent to conduct the search to protect— <ul> <li>(a) the safety of anyone at a correctional centre; or</li> <li>(b) security or good order at a correctional centre.</li> </ul> </li> <li>Frisk searches—requirements for search of non-detainee <ul> <li>A corrections officer may conduct a frisk search of another corrections officer or a visitor at a correctional centre under</li> </ul></li></ul>                       |
| <ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol> |                    | <ul> <li>director-general believes on reasonable grounds that it is prudent to conduct the search to protect— <ul> <li>(a) the safety of anyone at a correctional centre; or</li> <li>(b) security or good order at a correctional centre.</li> </ul> </li> <li>Frisk searches—requirements for search of non-detainee <ul> <li>A corrections officer may conduct a frisk search of another corrections officer or a visitor at a correctional centre under section 112C only if—</li> </ul></li></ul> |

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| 1<br>2         | (2)  | The other person mentioned in subsection (1) (b) must not be a detainee.  |
|----------------|------|---|
| 3<br>4         | 10   | Strip searches—when may be conducted Section 113A (1), new note   |
| 5              |      | insert  |
| 6<br>7         |      | <i>Note 2</i> This section does not apply to a strip search conducted on a detainee on their admission to a correctional centre (see s 70 (2)).   |
| 8<br>9         | 11   | Taking prohibited things etc into correctional centre<br>Section 145 (1) (a) and (b)  |
| 10             |      | substitute  |
| 11             |      | (a) takes or sends a prohibited thing into a correctional centre; or  |
| 12             |      | (b) gives or sends a prohibited thing to a detainee; or   |
| 13             | 12   | New section 145 (1A)  |
| 14             |      | insert  |
| 15<br>16<br>17 | (1A) | For subsection (1), <i>send</i> does not require personal carriage of the prohibited thing into the correctional centre or for a prohibited thing to be personally given to a detainee. |
| 18             |      | Examples  |
| 19<br>20       |      | 1 a prohibited thing being dropped into a correctional centre by a drone or<br>remotely piloted aircraft  |
| 21             |      | 2 a prohibited thing being thrown into a correctional centre  |
| 22             | 13   | Section 145 (3), definition of give   |
| 23             |      | omit  |

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### Part 2 Corrections Management Act 2007

Section 14

| 1           | 14  |     | New section 230   |
|-------------|-----|-----|---|
| 2           |     |     | insert  |
| 3           | 230 |     | Review of strip search on admission provision   |
| 4<br>5<br>6 |     | (1) | The Minister must review the operation of section 70 (Strip search on admission) as amended by the <i>Corrections and Sentencing Legislation Amendment Act 2022</i> (the <i>amending Act</i> ). |
| 7<br>8      |     | (2) | The review must be started as soon as practicable 2 years after the commencement of the amending Act, section 4.  |
| 9<br>10     |     | (3) | The Minister must present a report of the review to the Legislative Assembly within 6 months after the day the review is started.   |
| 11          |     | (4) | This section expires 3 years after the day it commences.  |
| 12          | 15  |     | Dictionary, definition of visitor   |
| 13          |     |     | substitute  |
| 14          |     |     | visitor, to a correctional centre, includes a person working at the   |
| 15<br>16    |     |     | correctional centre, other than a corrections officer, and a person who intends to enter the correctional centre as a visitor.  |
| 17          |     |     | Examples—person working at correctional centre  |
| 18          |     |     | counsellor, psychologist, tradesperson, volunteer   |

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| 1<br>2         | Par | t 3 | Crimes (Sentence<br>Administration) Act 2005   |
|----------------|-----|-----|--|
| 3<br>4<br>5    | 16  |     | Notice of inquiry—breach of intensive correction order<br>obligations<br>Section 63 (1)  |
| 6              |     |     | omit   |
| 7              |     |     | director-general   |
| 8              |     |     | substitute   |
| 9              |     |     | board  |
| 10             | 17  |     | Section 63 (4)   |
| 11             |     |     | omit   |
| 12             | 18  |     | Section 102  |
| 13             |     |     | substitute   |
| 14             | 102 |     | Good behaviour—breach of good behaviour obligation   |
| 15<br>16<br>17 |     | (1) | This section applies if a corrections officer believes on reasonable grounds that an offender has breached any of the offender's good behaviour obligations (a <i>reportable breach</i> ). |
| 18             |     | (2) | The corrections officer must, in writing—  |
| 19             |     |     | (a) make a record of the reportable breach; and  |
| 20             |     |     | (b) report the reportable breach to the sentencing court.  |
| 21<br>22       |     | (3) | However, other than for a reportable breach the conduct of which could constitute an offence, the corrections officer—   |
| 23             |     |     | (a) need not report the reportable breach to the sentencing court; and   |

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Section 18

| 1<br>2               |     | (b) may instead warn the offender about the reportable breach, and that further reportable breaches may be reported to the  |
|----------------------|-----|---|
| 3                    |     | sentencing court.   |
| 4<br>5               | (4) | A report under subsection (2) and a warning under subsection (3) must—  |
| 6                    |     | (a) be recorded in writing; and   |
| 7                    |     | (b) include the grounds for believing there has been a breach; and  |
| 8<br>9<br>10         |     | (c) for a report under subsection (2)—include a summary of any reportable breach for which the offender has previously been warned and an explanation of why the warning was given; and   |
| 11<br>12             |     | (d) for a warning under subsection (3)—comply with the guidelines under subsection (5).   |
| 13<br>14             | (5) | The director-general must make guidelines about when a corrections officer may warn an offender about a reportable breach.  |
| 15                   | (6) | The guidelines must set out—  |
| 16<br>17             |     | (a) the matters a corrections officer must consider before warning an offender; and   |
| 18<br>19             |     | (b) procedures about how and when a corrections officer may warn an offender; and   |
| 20<br>21             |     | (c) the circumstances in which a corrections officer must report a reportable breach to the sentencing court.   |
| 22                   | (7) | A guideline is a notifiable instrument.   |
| 23<br>24<br>25<br>26 |     | <i>Note</i> Power to make a guideline includes power to make different provision in relation to different matters or different classes of matters, and to make a guideline that applies differently by reference to stated exceptions or factors (see Legislation Act, s 48). |

| 1              |    | (8)  | In this section:  |  |  |
|----------------|----|------|---|--|--|
| 2              |    |      | offender—   |  |  |
| 3<br>4<br>5    |    |      | <ul> <li>(a) includes a young offender for whom the director-general<br/>responsible for this Act is responsible in accordance with a<br/>decision under section 320F; but</li> </ul> |  |  |
| 6              |    |      | (b) does not include any other young offender.  |  |  |
| 7<br>8         |    |      | <i>Note</i> For other young offenders, see s 320G (Young offenders—breach of good behaviour obligations).   |  |  |
| 9<br>10<br>11  | 19 |      | Corrections officer's actions for breach of good<br>behaviour obligations—COVID-19 emergency<br>Section 102A (7)  |  |  |
| 12             |    |      | omit  |  |  |
| 13             |    |      | section 102 (4)   |  |  |
| 14             |    |      | substitute  |  |  |
| 15             |    |      | section 102 (8)   |  |  |
| 16<br>17<br>18 | 20 |      | Community-based sentence transfer—decision on<br>request<br>New section 277 (2A) and (2B)   |  |  |
| 19             |    |      | insert  |  |  |
| 20<br>21<br>22 |    | (2A) | The local authority may make procedures ( <i>assessment procedures</i> ), consistent with this Act, to assist in deciding whether to register interstate sentences.                   |  |  |
| 23             |    | (2B) | An assessment procedure is a notifiable instrument.   |  |  |

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### Part 3 Crimes (Sentence Administration) Act 2005

Section 21

| 1<br>2 | 21 | Young offenders—breach of good behaviour obligations<br>Section 320G (3), definition of <i>young offender</i> , note |  |  |  |  |
|--------|----|--|--|--|--|--|
| 3      |    | substitu   | ite  |  |  |  |
| 4<br>5 |    | Note   | Section 102 (Good behaviour—breach of good behaviour obligation) applies to these young offenders (see s 102 (8)). |  |  |  |

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Section 22

| 1<br>2 | Part 4 | Crimes (Sentence<br>Administration) Regulation 2006                                  |  |
|--------|--------|--|--|
| 3      | 22     | Section 5  |  |
| 4      |        | substitute   |  |
| 5      | 5      | Community-based sentence transfer—participating                                      |  |
| 6      |        | jurisdictions—Act, s 265 (3)   |  |
| 7      |        | Each State is declared to be a participating jurisdiction.                           |  |
| 8      |        | <i>Note</i> State includes the Northern Territory (see Legislation Act, dict, pt 1). |  |

### Endnotes

| 1              | Presentation speech  |                                 |  |  |  |
|----------------|--|---------------------------------|--|--|--|
|                | Presentation speech made in the Legislative Assembly on 30 | e Assembly on 30 November 2022. |  |  |  |
| 2 Notification |  |                                 |  |  |  |
|                | Notified under the Legislation Act on                      | 2022.                           |  |  |  |
| 3              | Republications of amended laws                             |                                 |  |  |  |

For the latest republication of amended laws, see www.legislation.act.gov.au.

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