

## Index to Proposed Legislative Changes to the Criminal Procedure Code (“CPC”) and the Evidence Act

S/N	Proposed Legislative Changes	Relevant Section or Part in the CPC
<b>A. Powers of investigators</b>		
<i>Making greater use of technology in investigations</i>		
1	Introducing video recording of interviews	Part IV
2	Allowing greater use of digital signatures	s 2
3	Allowing service of notice, order or document by e-mail	s 3(1)
4	Introducing increased computer-related powers of investigation	ss 20, 39
<i>Enhancing and clarifying investigative powers for greater effectiveness</i>		
5	Protecting legal professional privilege during investigations	Part IV
6	Allowing civilian analysts on the Home Team Specialist (Criminal Intelligence) Scheme to make s 20 production orders	s 20
7	Removing police powers of “any visiting force lawfully present in Singapore”	ss 60, 61
<i>Equipping investigators to deal with a complex security environment</i>		
8	Allowing a male officer to search a woman suspected of a terrorist act	s 83
<i>Ensuring justice is served by securing attendance in court</i>		
9	Strengthening the bail regime	Part VI
10	Clarifying the procedure governing forfeiture of bonds	Part VI
11	Making cheating offences under s 420 of the Penal Code non-bailable	Fifth Schedule
12	Allowing seizure of travel documents by Commercial Affairs Department officers	s 112
<b>B. Court procedures and evidence</b>		
<i>Protecting the vulnerable in the court process</i>		
13	Enhancing protection for complainants of sexual and child abuse offences during the court process	Parts XII, XIV and Evidence Act
14	Enhancing the court’s discretion to order exceptions to open court proceedings	Part XII

15	Enhancing and rationalising the fitness to plead/unsoundness of mind regime	Part XIII, Division 5
<i>New procedures to meet new criminal justice challenges</i>		
16	Allowing amalgamation of charges in more circumstances	s 124
17	Broadening situations for the joinder of accused persons	s 144
<i>Enhancing procedural fairness and effectiveness</i>		
18	Establishing a Criminal Procedure Rules Committee	Part XXII
19	Streamlining pre-trial procedures in the High Court - extending the transmission procedure to replace the committal hearing procedure	Part X
20	Extending video link hearings to pleas of guilty and sentencing	s 281(3)(c)
21	Requiring judges to give reasons if they do not order an accused person in remand to appear through video link for certain hearings	s 281(3)
22	Introducing additional safeguards for <i>in absentia</i> proceedings	s 156
23	Allowing directions in the event of inadequate disclosure under the Criminal Case Disclosure (“CCD”) regime	Parts IX, X
24	Expanding the CCD procedure to cover more offences	Second Schedule
25	Deeming that the accused person and his counsel undertake not to use any material disclosed for the purpose of a criminal proceeding for any other purpose	Parts IX, X
26	Providing for High Court pre-trial conferences	Part X
<i>Robust rules of evidence for just trial outcomes</i>		
27	Regulating expert evidence	Part XIV
28	Regulating psychiatric expert evidence	Part XIV
29	Making statements taken under s 27 of the Prevention of Corruption Act admissible as evidence in non-corruption offences in certain circumstances	s 258
30	Clarifying admissibility of the Case for the Defence as evidence, and use of the Case for the Prosecution in court	Part XIV
<b>C. Sentencing and other powers of the court</b>		
<i>Empowering judges to achieve just sentencing outcomes</i>		
31	Expanding the community sentencing regime	Part XVII
32	Improving the victim compensation order regime	s 359
33	Clarifying the court’s power to take the remand period into account when backdating sentence	s 318
34	Clarifying the court’s power to alter the commencement date of a sentence of imprisonment after passing sentence	Part XVI

35	Clarifying that Corrective Training and Preventive Detention are in lieu of fines	s 304
36	Introducing changes to the reformatory training regime	s 305
37	Adjusting the trial judge's report in respect of death sentence	s 313(c)
<i>Enhancing judicial control over criminal proceedings</i>		
38	Introducing new procedures to prevent abuse of court process in concluded criminal cases	Part XX
39	Extending the costs regime to the pre-trial stage	Part XVIII
40	Requiring all law enforcement officers to report seizure of property to a Magistrate's Court	s 370
41	Clarifying when an obligation to report a seizure of property arises	s 370(1)
42	Introducing the power of disposal in s 370(2) CPC	s 370(2)
43	Clarifying that an appellate court exercises its appellate jurisdiction when taking outstanding charges into consideration for the purposes of sentencing at the conclusion of an appeal	s 390(9)
44	Deeming questions of law referred to the Court of Appeal by the Public Prosecutor to be questions of public interest	s 397
45	Introducing a procedure for summary refusal of leave for Criminal Reference	s 397
46	Allowing Criminal Motions to be dealt with by a summary procedure where parties consent	Part XX, Division 5
47	Clarifying the Court of Appeal's power to hear Criminal Motions	Part XX, Division 5
48	Requiring the Supreme Court to certify results of Criminal Motions	Part XX, Division 5
49	Clarifying the procedure for filing a petition for confirmation	s 394A(1)
50	Allowing the Registrar to administer applications for copies of proceedings	s 426