LEGISLATIVE COUNCIL

YOUTH JUSTICE BILL 2024

(Amendments to be proposed in Committee by DAVID DAVIS to Amendments of JACLYN SYMES)

Amendment No. 11—

- 1. In proposed clause 903A(1), in proposed new section 4E(1)(a)(iaa) of the **Bail Act** 1977, omit "a Schedule 1 offence or a Schedule 2" and insert "an indictable".
- 2. In proposed clause 903B(1), in proposed new section 5AAA(1)(aa) of the **Bail Act** 1977, omit "a Schedule 1 offence or a Schedule 2" and insert "an indictable".
- 3. In the heading to proposed clause 903C, omit "section 30A" and insert "sections 30A and 30B".
- 4. In proposed clause 903C, in the heading to proposed new section 30A of the **Bail** Act 1977, omit "Schedule 1 offence or Schedule 2" and insert "indictable".
- 5. In proposed clause 903C, in proposed new section 30A of the **Bail Act 1977**, omit "a Schedule 1 offence or Schedule 2" and insert "an indictable".
- 6. In proposed clause 903C, in the note at the foot of proposed new section 30A of the **Bail Act 1977**, omit '2005.".' and insert "2005.".
- 7. In proposed clause 903C, after proposed new section 30A of the **Bail Act 1977** insert—

'30B Offence to contravene certain conduct conditions

- (1) Subject to subsections (2) and (3), an accused on bail in respect of whom any conduct condition is imposed must not, without reasonable excuse, contravene any conduct condition imposed on him or her.
 - Penalty: 30 penalty units or 3 months imprisonment.
- (2) Subsection (1) does not apply to contravention of a conduct condition requiring the accused to attend and participate in bail support services.
- (3) Subsection (1) does not apply to a child.".'.

Amendment No. 15—

8. In the heading to proposed clause 913A, omit "Schedule 1 offence or Schedule 2" and insert "indictable".