

THE STATUTES OF THE REPUBLIC OF SINGAPORE

REGISTRATION OF CRIMINALS ACT

(CHAPTER 268)

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CHAPTER 268

Registration of Criminals Act

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An Act to provide for the registration of criminals.

[29th June 1949]

PART I

PRELIMINARY

[45/2002 wef 13/02/2003]

Short title

1. This Act may be cited as the Registration of Criminals Act.

Interpretation

2. In this Act, unless the context otherwise requires —

"authorised officer" means —

- (a) a police officer;
- (b) an officer of customs of the Singapore Customs in any case concerning an offence or alleged offence against any law or provision of law which is the function of the Singapore Customs to enforce;

[4/2003 wef 01/04/2003]

- (c) an immigration officer;
- (*ca*) a forensic specialist acting in accordance with an authorisation under section 65B(1) of the Police Force Act (Cap. 235) to exercise a power under this Act;

[Act 10 of 2015 wef 01/06/2015]

(*d*) an officer of any law enforcement agency in any case concerning an offence or alleged offence against any

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law or provision of law which it is the function of that agency to enforce; and

- (e) any other person who is duly appointed in writing by the Commissioner of Police as an authorised officer for the purposes of this Act or any provision thereof; [45/2002 wef 13/02/2003]
- "crime" means any offence included for the time being in the First or Second Schedule;
- "DNA" means deoxyribonucleic acid;

[45/2002 wef 13/02/2003]

"DNA database" means the database maintained under section 13F;

[45/2002 wef 13/02/2003]

"DNA information" means genetic information derived from the forensic DNA analysis of a body sample;

[45/2002 wef 13/02/2003]

"finger impression" includes palmar impressions, hand prints, finger prints, foot prints or toe prints;

[Act 10 of 2015 wef 01/06/2015]

- "forensic procedure", in relation to an individual, includes doing one or all of the following in relation to the individual:
 - (*a*) taking an impression or cast of a wound from the external parts of the individual's body other than the parts referred to in section 13A(3);
 - (*b*) the taking of physical measurements (whether or not involving marking) for biomechanical analysis of an external part of the body other than the parts referred to in section 13A(3);
 - (c) removing any article that the individual is wearing, and searching any article so removed;
 - (d) removing a relevant thing attached physically to those external parts of the individual's body or taking a sample of that relevant thing;

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(e) photographing any relevant thing in the position it is found on the external parts of the individual's body, or in the individual's mouth;

[Act 10 of 2015 wef 01/06/2015]

"forensic specialist" means an individual who is appointed under section 65A of the Police Force Act as a forensic specialist;

[Act 10 of 2015 wef 01/06/2015]

"law enforcement agency" means any body or organisation which is prescribed by the Minister to be a law enforcement agency for the purposes of this Act;

[45/2002 wef 13/02/2003]

"other particulars", in relation to a person, means any particulars, information or description of that person, other than his registrable particulars, that may be relevant or useful in the identification of that person;

[45/2002 wef 13/02/2003]

"photograph", in relation to a person, includes the photograph of any distinguishing feature or mark on the body of that person;

[45/2002 wef 13/02/2003]

"principal registration area" means Singapore and Malaysia;

- "register" means the register of criminals maintained in accordance with section 4;
- "registrable particulars" means the particulars of any conviction, sentence, banishment, expulsion or deportation, and any name, description, photograph, or finger impression of, or document relating to, any person so convicted, sentenced, banished, expelled or deported, as the case may be, and includes particulars of any outstanding offence, whether that offence be a crime or not, taken into consideration in determining and passing sentence on any conviction for a crime;
- "Registrar" means the Registrar of Criminals appointed under section 3, and includes an Assistant Registrar of Criminals.

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Appointment of Registrar of Criminals and Assistant Registrars

3.—(1) The President may appoint a Registrar of Criminals and such Assistant Registrars as he may consider necessary for the purposes of this Act.

(2) The President may, with the concurrence of the government of Malaysia, appoint an officer in the service of that government to be a Registrar of Criminals or an Assistant Registrar for the purposes of this Act.

PART II

REGISTRATION OF CRIMINALS

[45/2002 wef 13/02/2003]

Register of criminals

4.—(1) The Registrar shall keep a register of —

- (a) persons convicted of any crime within Singapore;
- (b) persons convicted of any offence committed within, and registrable under the law of, Malaysia;
- (c) persons ordered to be banished, expelled or deported from Singapore or Malaysia;
- (*d*) persons convicted of any offence in, or banished, deported or expelled from, any place outside the principal registration area, whose registration may be approved under section 5,

and shall record therein registrable particulars as hereinafter provided.

(2) The register shall be kept at such place or places within or without Singapore and in such manner as the Minister may direct.

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Registration of persons convicted in or banished from places outside principal registration area

5.—(1) The Minister may approve the registration under this Act of any person convicted of any offence in, or banished, deported or expelled from, any place outside the principal registration area in respect of whom any registrable particulars are furnished to the Registrar by the officer in charge of any criminal records, register of criminals or person in such place.

(2) Any approval given under this section may be either general, in respect of any place or of any class of case, or special in respect of a particular case.

(3) Every general approval given under this section shall be signified by notification in the *Gazette*.

Particulars to be recorded in register

6. Subject to section 7, the Registrar shall record in the register any registrable particulars which are forwarded to him —

- (a) under section 9, 11 or 12;
- (b) by any officer of Malaysia who is authorised by the law of that territory to forward those particulars for registration; or
- (c) by the officer in charge of any criminal records, register of criminals or prison in any place outside the principal registration area and which relate to a person whose registration has been approved under section 5.

Discretionary power to dispense with registration

7.—(1) The Commissioner of Police may in his discretion direct, either generally or in particular cases, that any person who —

- (a) has been convicted of an offence included in the Second Schedule;
- (b) has upon such conviction been sentenced to a fine not exceeding \$1,000 and not to imprisonment except in default of payment of the fine; and

(c) has not previously been registered as a criminal,

need not be registered as hereinbefore provided.

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(2) When any such direction has been given, the Registrar shall retain the registrable particulars of that person for 6 months from the date of receipt thereof and shall then destroy them:

Provided that the Commissioner of Police may, at any time before the expiration of that period of 6 months, revoke the direction, and thereupon the Registrar shall enter that person in the register, together with the registrable particulars relating to him, in accordance with sections 4 and 6.

PART IIA

SPENT CRIMINAL RECORDS

[20/2005 wef 17/10/2005]

Interpretation and application of this Part

7A.—(1) In this Part, unless the context otherwise requires —

- "appointed day" means the date of commencement of the Registration of Criminals (Amendment) Act 2005;
- "criminal record", in relation to a person, means the record which is kept in the register before, on or after the appointed day of his conviction for —
 - (a) any crime within Singapore; or
 - (b) any offence outside Singapore registrable under this Act,

and the registrable particulars related thereto;

"term of imprisonment" does not include a term of imprisonment imposed by a court in default of payment of a fine or penalty.

(2) For the purposes of this Part, a person who is subject to a home detention order under section 52 of the Prisons Act (Cap. 247) is deemed to be in legal custody.

(3) This Part shall bind the Government.

[20/2005 wef 17/10/2005]

Criminal record of Singapore crime may become spent

7B.—(1) Subject to section 7C, all records in the register of any person convicted within Singapore of any crime shall be capable of becoming spent in accordance with this Part, whether the conviction is before, on or after the appointed day.

(2) The record in the register of a person's conviction within Singapore for a crime shall become spent on the expiration of the crime-free period applicable to the person, unless he is disqualified under section 7C.

(3) A record of a person's conviction that is spent in accordance with this section shall not be revived by the subsequent conviction of the person for any offence after the crime-free period.

- (4) In this section
 - "crime-free period" means a period of not less than 5 consecutive years starting from the relevant date applicable to a person, during which the person —
 - (a) has not been convicted of a crime;
 - (b) has not been unlawfully at large in relation to any crime;
 - (c) has not been detained or subject to police supervision under section 30(1) of the Criminal Law (Temporary Provisions) Act (Cap. 67); and

[Act 12 of 2018 wef 01/01/2019]

(d) has not been subject to a supervision order or admitted to an approved institution under the Misuse of Drugs Act (Cap. 185) or admitted to an approved centre under the Intoxicating Substances Act (Cap. 146A); 1985 Ed.

"relevant date", in relation to a person, means -

- (*a*) where the sentence of the person does not include a term of imprisonment and is no longer subject to appeal, the date on which the sentence was passed;
- (b) where the sentence of the person includes a term of imprisonment and is no longer subject to appeal, the date of his release from legal custody; or
- (c) where a sentence of imprisonment has been wholly remitted or commuted to or substituted with a sentence other than a term of imprisonment, the date of that remission, commutation or substituted sentence, as the case may be.

[20/2005 wef 17/10/2005]

Person disqualified from having criminal record become spent

7C. A person is disqualified from having the record in the register of his conviction becoming spent under section 7B if -

- (a) that conviction was for any offence specified in the Third Schedule;
- (b) the sentence imposed on him for that conviction included
 - (i) a term of imprisonment exceeding 3 months; or
 - (ii) a fine exceeding \$2,000;
- (c) that conviction was for a crime committed within 5 years after he had been released from
 - (i) an approved institution under the Misuse of Drugs Act (Cap. 185); or
 - (ii) an approved centre under the Intoxicating Substances Act (Cap. 146A);
- (d) he has been detained or subject to police supervision under section 30(1) of the Criminal Law (Temporary Provisions) Act (Cap. 67) at any time before that conviction;

[Act 12 of 2018 wef 01/01/2019]

- (e) for the time being, he has a warrant of arrest for any offence issued against him which remains unexecuted;
- (*f*) he has records in the register of more than one conviction, whether or not those convictions arise from the same particular occasion; or
- (g) he has had any previous record in the register of any of his convictions become spent under section 7B or treated as spent under section 7D.

[20/2005 wef 17/10/2005]

Application by disqualified person to have criminal record treated as spent

7D.—(1) A person who is disqualified under section 7C from having the record in the register of his conviction within Singapore for any crime becoming spent may, at any time, apply to the Commissioner of Police to have the record treated as spent.

(2) An application by any person under subsection (1) shall be in such form and be accompanied by such documents, particulars and information as the Commissioner of Police may require.

(3) Upon receiving an application under subsection (1), the Commissioner of Police may —

(a) refuse to grant the application; or

(b) grant the application.

(4) In determining whether to grant an application to treat the record in the register of the applicant's conviction as spent, the Commissioner of Police shall have regard to the circumstances of the case, including the following factors:

- (*a*) the severity of the conviction for which the record is to be spent;
- (b) the severity of the sentence imposed for that conviction; and
- (c) the applicant's conduct subsequent to the conviction.

(5) Where any document, particular or information given under subsection (2) is false in a material particular, the Commissioner of

Police may, after giving the person concerned a reasonable opportunity to be heard (orally or in writing), revoke his grant of the application to treat the record in the register of the person's conviction as spent, and the Registrar shall, without delay, expunge any entry made under section 7E(1)(b) in respect of that record.

(6) Nothing in this section shall be construed to prevent the prosecution, conviction and punishment of any person according to the provisions of any other written law for the time being in force. [20/2005 wef 17/10/2005]

Criminal record rendered spent when community sentence completed

7DA. Notwithstanding any provisions in this Part, the record in the register of a person's conviction within Singapore for a crime for which a community sentence (as defined in section 336 of the Criminal Procedure Code 2010) is passed by a court shall become spent on the date on which the community sentence is completed. [15/2010 wef 02/01/2011]

Consequences of criminal record becoming or treated as spent

7E.—(1) Subject to subsection (2), if the record of a person's conviction in the register is spent or is treated as spent under this Part —

- (*a*) the person shall be deemed to have no record of that conviction, and it shall be lawful for him to answer a question asked of him on or after the appointed day about his criminal record or to disclose information about his criminal record in the manner as if he had no record of that conviction;
- (b) the Registrar shall, without delay, make an entry in the register to show that the record of that conviction is spent; and
- (c) any reference in any agreement or other document made on or after the appointed day to the person's criminal record shall be taken not to refer to the conviction the record of which is so spent, but to refer only to any of the person's convictions the records of which are not so spent.

1985 Ed.

(2) Subsection (1)(a) and (c) shall not apply in relation to —

- (*a*) any investigation into an offence by a person authorised under any written law to carry out such investigation;
- (b) any prosecution against the person for any offence;
- (c) any proceedings before a court, including the giving of evidence, or any decision by a court, including any decision as to sentence; and
- (d) any application by a person for an appointment to or employment in any office, or for admission to any profession or vocation, from which the person may be disqualified under any written law by reason of his conviction.

[20/2005 wef 17/10/2005]

Reference to criminal record not to include record of offence not kept in register

7F.—(1) Where a person has been convicted of any offence the record of which is not kept in the register, it shall be lawful for the person —

- (*a*) to answer any question asked of him on or after the appointed day about his criminal record of any conviction (whether or not kept in the register) in the manner as if the question relates only to his criminal record defined under section 7A(1); and
- (b) not to disclose any information about any record of a conviction which is not kept in the register.

(2) Any reference in any agreement or other document made on or after the appointed day to the criminal record of any conviction (whether or not kept in the register) of a person to which this section applies, shall be taken to refer only to his criminal record defined under section 7A(1), and not to any record of a conviction which is not kept in the register.

[20/2005 wef 17/10/2005]

PART III

TAKING OF FINGER IMPRESSIONS, PHOTOGRAPHS AND PARTICULARS

[45/2002 wef 13/02/2003]

Finger impressions, photographs and particulars of person under arrest

8. Any authorised officer may —

- (a) take or cause to be taken the finger impressions and photographs of any person who is accused of any crime and who
 - (i) is under arrest or in lawful custody; or
 - (ii) is released on bail or personal bond, whether by a court or otherwise;

[Act 8 of 2016 wef 01/08/2016]

(*aa*) carry out a forensic procedure on an individual if the authorised officer is also a forensic specialist;

[Act 10 of 2015 wef 01/06/2015]

- (b) make or cause to be made a record of the registrable particulars and any other particulars of such person; and
- (c) send any finger impression, photograph or record so taken or made to the Registrar for identification and report. [45/2002 wef 13/02/2003]

Finger impressions, photographs and particulars of convicted person

9. When a person has been convicted of a crime, the authorised officer in charge of the case shall —

- (*a*) take or cause to be taken the finger impressions and photographs of the person so convicted;
- (b) make or cause to be made a record of
 - (i) the particulars of the conviction and the sentence or order made in respect of that person; and

- (ii) any other particulars of that person as the authorised officer thinks necessary; and
- (c) send a copy of the finger impression, photograph and record so taken or made to the Registrar.

[45/2002 wef 13/02/2003]

Acquittal or discharge of person from whom finger impressions, etc., taken under section 8

10. Where the finger impressions, photographs and registrable particulars of a person have been sent to the Registrar under section 8(c) for identification and report and that person is subsequently acquitted or discharged without a conviction being recorded against him —

- (a) the authorised officer in charge of the case shall immediately inform the Registrar of the acquittal or discharge; and
- (b) the Registrar shall cause the finger impressions, photographs and registrable particulars that he had received in respect of that person under section 8(c) to be destroyed.

[45/2002 wef 13/02/2003]

Finger impressions of prisoners and banishees

11.—(1) The officer in charge of any prison shall cause the finger impressions and photograph of every prisoner convicted of a crime or ordered to be banished, expelled or deported to be taken as soon as possible, and shall attach a description of the prisoner, including his sex, age or apparent age, bodily appearance, height and any distinctive marks appearing on the person, together with the name or names by which the prisoner is or is believed to have been known, and any other available information as to the personal identity of the prisoner, and also particulars of the crime of which the prisoner has been convicted or of the order of banishment, expulsion or deportation made against him.

(2) Such officer shall forthwith record in his own office one copy of such photograph, finger impressions and description, and shall forward to the Registrar —

- (*a*) in the case of a prisoner convicted of a crime, one copy of those finger impressions and description and, if required by the Registrar, one copy of the photograph;
- (*b*) in the case of a prisoner ordered to be banished, expelled or deported, 3 copies, or such greater number of copies as the Registrar may require, of the photograph, finger impressions and description.

(3) Every copy of a photograph, finger impressions or description recorded or forwarded under subsection (2) shall be authenticated with the signature of the officer recording or forwarding the same.

(4) This section shall not apply in the case of any prisoner in respect of whom the Commissioner of Police may have given any general or particular direction under section 7.

Particulars of removal of banishee

12.—(1) When a person is removed from Singapore or from any part thereof in execution of an order of banishment, expulsion or deportation, the police officer responsible for the execution of the order shall —

- (*a*) take or cause to be taken on the warrant of execution (if any) or on the order of banishment, expulsion or deportation, if no warrant of execution thereof has been issued, a thumb impression of the person being removed;
- (b) endorse on the warrant of execution (if any) or on the order of banishment, expulsion or deportation if no warrant of execution thereof has been issued, particulars of the date, place and manner of removal;
- (c) authenticate the endorsement with his signature; and
- (d) return forthwith to the Minister the order of banishment, expulsion or deportation and the warrant of execution thereof (if any) duly endorsed and authenticated as aforesaid.

(2) The Minister shall cause every such order and warrant which is returned to him as aforesaid to be forwarded as soon as possible to the Registrar.

Duty to submit to taking of photographs and finger impressions

13.—(1) It shall be the duty of every person under arrest who is accused of a crime and every person who is convicted of a crime or ordered to be banished, expelled or deported —

- (*a*) to submit to the taking of his photograph and his finger impressions and to any forensic procedure carried out by an authorised person who is also a forensic specialist; and [Act 10 of 2015 wef 01/06/2015]
- (b) to provide such registrable particulars and other particulars as may be required under this Act.

(2) Where a person to whom subsection (1) applies refuses, without reasonable excuse, to submit to the taking of his photograph or finger impressions, to any forensic procedure carried out by an authorised person who is also a forensic specialist, or to provide any registrable particulars or other particulars when lawfully required by an authorised officer or by an officer in charge of a prison —

- (*a*) that person shall be guilty of an offence and shall be liable on conviction to a fine not exceeding \$1,000 or to imprisonment for a term not exceeding one month or to both; and
- (b) the authorised officer or officer in charge of the prison may, with such assistance as is required, use such force as is reasonably necessary for the purposes of taking the photograph or finger impressions of that person or carrying out the forensic procedure, as the case may be.

[45/2002 wef 13/02/2003] [Act 10 of 2015 wef 01/06/2015] [Act 10 of 2015 wef 01/06/2015]

PART IV

TAKING OF BODY SAMPLES

[45/2002 wef 13/02/2003]

Interpretation of this Part

13A.—(1) In this Part —

"appropriate consent" means —

- (*a*) in relation to a person who has attained the age of 16 years, the consent in writing of that person;
- (b) in relation to a person who has not attained the age of 16 years but has attained the age of 14 years, the consent in writing of both that person and of his parent or guardian; and
- (c) in relation to a person who has not attained the age of 14 years, the consent in writing of his parent or guardian,

given to the authorised officer in charge of the case after the person concerned or his parent or guardian (as the case may be) has been informed by the authorised officer of the purpose for which a body sample is required from such person and the manner by which such body sample is to be taken from him;

- (a) a forensic specialist; or
- (*b*) a person appointed by the Commissioner of Police to be an analyst for the purposes of this Part;

[Act 10 of 2015 wef 01/06/2015]

"body sample" means —

- (a) a sample of blood;
- (b) a sample of head hair, including the roots thereof;
- (c) a swab taken from a person's mouth; or
- (d) such other sample as may be prescribed under subsection (2);

"intimate sample" means any body sample that is obtained by means of any invasive procedure;

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"registered medical practitioner" has the same meaning as in the Medical Registration Act (Cap. 174) and includes a dentist registered under the Dental Registration Act (Cap. 76);

[22/2007 wef 01/01/2008]

"volunteer" means a person who voluntarily gives his consent under section 13D for the taking of a body sample from him.

(2) Subject to subsections (3) and (4), the Minister may prescribe additional types of sample of or from a person's body that may be taken under this Part.

[Act 10 of 2015 wef 01/06/2015]

(3) The additional types of body samples that may be prescribed under subsection (2) shall not include body samples to be obtained from —

- (a) the genital or anal area of a person's body;
- (b) a person's body orifice other than the mouth; or
- (c) the breasts of a woman.

(4) Where the Minister prescribes an intimate sample under subsection (2) as an additional type of body sample which may be taken under this Part, the provisions of section 13C (which requires consent for the taking of a sample of blood) shall apply in respect of the taking of such intimate sample in the same manner as they apply in respect of the taking of a sample of blood.

[45/2002 wef 13/02/2003]

Body samples may be taken from arrested persons, convicted persons and prisoners

13B.—(1) Subject to the provisions of this Part, a body sample may be taken for forensic DNA analysis from any person who, on or after the date of commencement of the Registration of Criminals (Amendment) Act 2002 —

(a) is accused of any crime and —

- (i) is under arrest or in lawful custody; or
- (ii) is released on bail or personal bond, whether by a court or otherwise;

[Act 8 of 2016 wef 01/08/2016]

- (b) is convicted of a crime; or
- (c) is serving his term of imprisonment in connection with a crime of which he has been convicted.

(2) A body sample may be taken from a person under subsection (1) in addition to any photograph or finger impression taken under Part III.

[45/2002 wef 13/02/2003]

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Consent for taking of blood sample

13C.—(1) No sample of blood shall be taken from a person who is arrested and accused of a crime unless the appropriate consent is given for the taking of the sample.

(2) If the appropriate consent required under subsection (1) for the taking of a sample of blood from a person is refused without good cause or cannot be obtained despite all reasonable efforts, that person may be taken before a Magistrate and the Magistrate may, if satisfied that there is reasonable cause to believe that the sample may confirm or disprove whether that person was involved in committing the crime, order that the person provide the sample required.

(3) Where it is shown that the appropriate consent required under subsection (1) for the taking of a sample of blood from a person was refused without good cause, the court, in determining —

- (*a*) whether to commit that person for trial in connection with the crime of which he is accused of committing;
- (b) whether there is a case to answer against that person; or
- (c) whether that person is guilty of the crime with which he has been charged,

may draw such inference from the refusal as it thinks proper and, based on such inference, may treat the refusal as corroboration or amounting to corroboration of any relevant evidence against that person.

[45/2002 wef 13/02/2003]

Body samples given voluntarily

13D.—(1) Subject to subsections (2) and (3), any person who —

- (a) was present at the scene of a crime when it was committed; or
- (b) is being questioned in connection with the investigation of a crime,

may voluntarily consent to a body sample being taken from him for forensic DNA analysis.

(2) No body sample shall be taken from a volunteer under subsection (1) unless the appropriate consent is given for the taking of the sample.

(3) Notwithstanding subsection (2), if the consent of the parent or guardian of a volunteer who is below the age of 16 years is refused without good cause or cannot be obtained despite all reasonable efforts but the volunteer is still willing to give the body sample, the body sample may be taken from the volunteer with the sanction of a Magistrate.

[45/2002 wef 13/02/2003]

Taking and analysis body samples

13E.—(1) For the purpose of this Part, a body sample may only be taken by —

- (a) a registered medical practitioner;
- (b) an authorised officer who has received training for the purpose; or
- (c) any other suitably qualified or trained person who is authorised by the Commissioner of Police for the purpose.

(2) Before taking any body sample under this Part, the person authorised under subsection (1) to take the sample must satisfy himself that the taking of the sample does not endanger the person from whom it is to be taken.

(3) The fact that a body sample has been taken under this Part shall be recorded by the person who took the sample in such form or manner as may be required by the Commissioner of Police. 1985 Ed.

(4) Every body sample taken under this Part shall be sent to an authorised analyst for forensic DNA analysis.

(5) Where a person from whom a body sample is lawfully required under this Part refuses, without reasonable excuse, to give the sample or to allow the sample to be taken from him, or otherwise hinders or obstructs the taking of the sample from him —

- (*a*) that person shall be guilty of an offence and shall be liable on conviction to a fine not exceeding \$1,000 or to imprisonment for a term not exceeding one month or to both; and
- (b) the person authorised under subsection (1) to take the sample may, with such assistance as is required, use such force as is reasonably necessary for the purposes of taking the sample.

[45/2002 wef 13/02/2003]

DNA database

13F.—(1) The Registrar shall maintain (whether in computerised form or otherwise) a DNA database in which shall be stored all DNA information derived from a body sample taken from a person under this Part.

(2) Any information stored in the DNA database may be used for any of the following purposes:

- (*a*) for forensic comparison with any other DNA information in the course of an investigation of an offence conducted by a police officer;
- (aa) for comparison with DNA information in the DNA database established under
 - (i) section 27C of the Criminal Law (Temporary Provisions) Act (Cap. 67);
 - (ii) section 26D of the Intoxicating Substances Act (Cap. 146A); or
 - (iii) section 40D of the Misuse of Drugs Act (Cap. 185); [2/2006 wef 01/03/2006]

- (b) for any proceedings for any offence;
- (c) for administering the DNA database for the purposes of this Part; and
- (d) for such other purposes as may be prescribed.

[45/2002 wef 13/02/2003]

Removal of DNA information from register upon acquittal or discharge, etc.

13G. Where any body sample has been taken under section 13B(1)(a) from a person who is under arrest and accused of a crime, or under section 13D from a volunteer, and —

- (*a*) investigations reveal that he was not involved in the commission of any crime or, in the case of a volunteer, he is not suspected of committing any crime;
- (b) it is decided that he shall not be charged with any crime and he has neither admitted to, nor been dealt with by way of being cautioned by any police officer in respect of any crime;
- (c) the charge or all the charges against him in respect of any crime or crimes (as the case may be) is or are withdrawn;
- (*d*) he is discharged by a court before conviction of the crime or of all the crimes (as the case may be) with which he has been charged;
- (e) he is acquitted of the crime or of all the crimes (as the case may be) with which he has been charged, at trial or on appeal; or
- (f) he is subsequently convicted of the crime but the Commissioner of Police directs under section 7 that he need not be registered under Part II,

the authorised officer in charge of the case shall immediately inform the Registrar of the occurrence of the relevant event and the Registrar shall immediately remove the DNA information of that person from the DNA database.

[45/2002 wef 13/02/2003]

Registration of Criminals

PART V

MISCELLANEOUS

[45/2002 wef 13/02/2003]

Removal of registrable particulars, etc., of person upon death or attainment of 100 years of age

13H. The Registrar shall remove from the register and from the DNA database the registrable particulars and DNA information of any person —

- (*a*) whose death has been registered under the Registration of Births and Deaths Act (Cap. 267); or
- (b) who, the Registrar is satisfied, has attained 100 years of age.

[45/2002 wef 13/02/2003]

Providing register information to foreign law enforcement agency

13I.—(1) A Singapore designated authority may, pursuant to a crime prevention exchange of information arrangement or upon receiving a request from a foreign law enforcement agency of a non-participating foreign country, transmit register information about an individual to a foreign law enforcement agency if the Singapore designated authority is satisfied that —

- (*a*) the register information is requested for one or more of the following purposes only:
 - (i) comparing information transmitted and identifying matches for the investigation of a matter relating to the foreign country of the foreign law enforcement agency, or proceedings in respect of that matter;
 - (ii) assisting the foreign country of the foreign law enforcement agency to decide whether to make a request under the Mutual Assistance in Criminal Matters Act (Cap. 190A) or a requisition under the Extradition Act (Cap. 103);
 - (iii) a purpose prescribed;

- (b) the foreign law enforcement agency has given an appropriate undertaking in relation to the retention, use and destruction of the register information, including the matters in subsection (2);
- (c) it is, having regard to all of the following, appropriate in all the circumstances of the case to do so:
 - (i) the likely effect of transmission on any criminal investigation or proceedings in a Singapore court;
 - (ii) the likely effect of transmission on the safety of the individual to whom the register information to be disclosed relates, or of any other person in Singapore;
 - (iii) the public interest of Singapore; and
- (d) the foreign law enforcement agency is able to comply with conditions prescribed for transmission of information under this section, and any other conditions as the Singapore designated authority may impose specially in relation to the transmission.

(2) For the purposes of subsection (1)(b), the foreign law enforcement agency concerned must undertake —

- (a) that the register information the foreign law enforcement agency receives from a Singapore designated authority about an individual under this section
 - (i) will be kept and maintained using such methods and technologies as will ensure that persons not authorised to access the information cannot access the information; and
 - (ii) will not be used for a purpose not specified in or prescribed for the purpose of subsection (1)(*a*); and
- (b) that the foreign law enforcement agency will comply with the conditions referred to in subsection (1)(d).

(3) A Singapore designated authority may refuse to further transmit any register information about an individual to a foreign law enforcement agency if the Singapore designated authority is of the 1985 Ed.

opinion that the foreign law enforcement agency has failed to comply with its undertaking given under subsection (1)(b) and does not take steps to rectify the non-compliance.

(4) This section applies despite any duty of confidence, or any written law relating to confidentiality or secrecy, to the contrary.

(5) To avoid doubt, sections 4 and 5 do not apply to any information transmitted by a foreign law enforcement agency to a Singapore designated authority.

(6) In this section, unless the context otherwise requires —

"crime prevention exchange of information arrangement" means an arrangement between a foreign country and the Government under which —

- (*a*) register information is to be transmitted from a Singapore designated authority to a foreign law enforcement agency in the foreign country; and
- (b) information similar to register information is to be transmitted from a foreign law enforcement agency of the foreign country to a Singapore designated authority,

for the purpose of preventing and combating serious crime and identity fraud, and for the use and keeping of information transmitted under the arrangement;

"foreign country" means any country, or territory, other than Singapore;

"foreign law enforcement agency" —

- (a) in relation to a participating foreign country, means an official or an authority of the participating foreign country, designated by the participating foreign country to make a request to a Singapore designated authority for register information;
- (b) in relation to any other foreign country, means an official or an authority of the foreign country, exercising functions corresponding to —

- (i) the Singapore Police Force;
- (ii) the Central Narcotics Bureau;
- (iii) the Immigration & Checkpoints Authority; or
- (iv) any other similar authority prescribed,

and whom the Singapore designated authority is satisfied is authorised to make a request to the Singapore designated authority for register information;

- "foreign offence" means any offence against the law of a foreign country which, if the conduct constituting the offence had occurred in Singapore, would amount to an offence against the law of Singapore punishable with imprisonment for a term exceeding 12 months;
- "investigation of a matter", in relation to a foreign country, means
 - (a) an investigation of a foreign offence;
 - (b) an investigation of a missing person in that foreign country;
 - (c) an investigation for the purpose of identifying a deceased person in that foreign country; or
 - (d) an investigation to prevent the commission of a foreign offence;
- "law of a foreign country" includes a reference to the law in force in any part of that country;

"participating foreign country" means —

- (*a*) a member country of the International Criminal Police Organisation; or
- (b) a foreign country whose government has a crime prevention exchange of information arrangement with the Government;

"proceedings" means proceedings in a court of law or in which judicial power is exercised (whether of a civil or criminal 1985 Ed.

nature), and includes proceedings (whether or not in a court) in which evidence may be taken on oath;

- "register information" means the registrable particulars of an individual, and any other particulars about the individual recorded in the register or under section 9, whether recorded before, on or after the date of commencement of section 4 of the Registration of Criminals (Amendment) Act 2016, but excludes registrable particulars and other particulars —
 - (*a*) about an individual who is not convicted by a court in Singapore of a crime;
 - (b) about an individual with respect to whom a direction by the Commissioner of Police is given under section 7; or
 - (c) about an individual whose conviction in the register is spent or is treated as spent under Part IIA;
- "Singapore designated authority" means an individual appointed under section 3 who is specially designated by the Minister to disclose information under this section.

[Act 8 of 2016 wef 01/08/2016]

Evidence

14.—(1) Subject to subsection (2) —

- (*a*) any photograph, finger impression or registrable particulars recorded in the register;
- (b) any record from the DNA database;
- (c) any certificate or report purporting to have been compiled from particulars recorded in the register or DNA database under the provisions of this Act; and
- (d) any document purporting to be a report upon any matter or thing relating to finger impressions or DNA information duly submitted to the Registrar for report,

shall, if duly produced from proper custody and authenticated by the signature of the Registrar, be admissible in evidence in any court, and

shall be sufficient proof of the facts thereon stated or appearing unless the same is disproved.

(2) Notwithstanding subsection (1), in any trial at which any of the matters referred to in subsection (1) is tendered in evidence, the court or the accused may require that the Registrar shall be called as a witness.

(3) Where the accused requires the Registrar to be called as a witness, the accused shall give notice to the Public Prosecutor not less than 3 clear days before the commencement of the trial.

[45/2002 wef 13/02/2003]

Rules

14A.—(1) The Minister may make rules for carrying out the purposes of this Act and for any matter which is required under this Act to be prescribed.

(2) All rules made under this Act shall be presented to Parliament as soon as possible after publication in the *Gazette*.

[45/2002 wef 13/02/2003]

Power to vary Schedules

15. The Minister may by order delete any provision from, or add to or vary the provisions of, the Schedules.

[7/1997 wef 01/10/1997]

Saving

16. The Registrar shall have the custody of all records of criminals and particulars which would be registrable particulars under this Act held immediately before the commencement of this Act by any Registrar of Criminals in Singapore, and such records and particulars whether taken, received or registered in accordance with the provisions of any written law for the time being in force or not, shall be deemed to have been duly taken or received and, when registered, shall, for all purposes of this Act, be deemed to be comprised in and form part of the register maintained under this Act. Registration of Criminals CAP. 268

FIRST SCHEDULE

Section 2.

REGISTRABLE CRIMES

PART I

OFFENCES UNDER THE PENAL CODE [CAP. 224] INCLUDED BEFORE **1ST FEBRUARY 2008**

Chapters and Sections	Offences
Chapter VI, the whole	 Against the state.
Sections 131-136	 Relating to the armed forces.
Section 226	 Unlawful return from banishment.
Chapter XII, the whole	 Relating to coins and stamps.
Sections 302, 304-308	 Affecting life.
Sections 312-318	 Relating to birth.
Sections 363-373A	 Kidnapping, slavery.
Sections 376-377A	 Rape, unnatural offences, outrages on decency.
Sections 379-424	 Theft, cheating, etc.
Sections 429-433, 435-440	 Mischief.
Sections 447-462	 Trespass, house-breaking, etc.
Sections 465-477A	 Forgery.
Sections 489A-489D	 Relating to currency notes and bank notes.
Chapters V and VA and section 511	 Abetment of, conspiracy to commit and attempt to commit any of the above.

[S 32/2008 wef 01/02/2008]

PART IA

OFFENCES UNDER THE PENAL CODE INCLUDED WITH EFFECT FROM **1ST FEBRUARY 2008**

Chapters and Sections

Offences

Section 130E

Informal Consolidation – version in force from 1/8/2019 to 13/11/2019

... Genocide.

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		FIRST SCHEI	DULE — continued
Section	241A		Delivery to another of current coin as genuine, which when first possessed the deliverer did not know to be counterfeit.
Section	254A		Delivery to another of current coin as genuine, which when first possessed the deliverer did not know to be altered.
Section	363A		Abduction.
Section	364A		Kidnapping or abducting in order to compel the Government, etc.
Section	375		Rape (as re-enacted with effect from 1st February 2008 by the Penal Code (Amendment) Act 2007).
Section	376		Sexual assault by penetration.
Section	376A		Sexual penetration of minor under 16.
Section	376B		Commercial sex with minor under 18.
Section	376C		Commercial sex with minor under 18 outside Singapore.
Section	376D		Tour outside Singapore for commercial sex with minor under 18.
Section	376E		Sexual grooming of minor under 16.
Section	376F		Procurement of sexual activity with person with mental disability.
Section	376G		Incest (as re-enacted with effect from 1st February 2008 by the Penal Code (Amendment) Act 2007).
Section	377		Sexual penetration of corpse.
Section	377B(4)		Causing another person to sexually penetrate a living animal or be sexually penetrated by a living animal.
Section	473A		Making or possessing equipment for making a false instrument.
Section	473B		Making or possessing equipment for making a false instrument with intent to induce prejudice.

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FIRST SCHEDULE — continued

Chapters V and VA and ... Abetment of, conspiracy to commit and attempt to commit any of the above.

[S 32/2008 wef 01/02/2008]

PART II

OFFENCES UNDER OTHER LAWS

Arms Offences Act [Cap. 14]	 Sections 3 to 8.
Banishment Act [Cap. 18]	 Section 14.
Bankruptcy Act 1995	 The whole of Part X.
Broadcasting and Television Act [Cap. 28]	 Section 5.
Casino Control Act [Cap. 33A]	 Sections 105(3)(<i>b</i>), 125, 136, 171, 172, 173, 174, 175, 177 and 190.
Chit Funds Act [Cap. 39]	 Sections 4, 18 and 20.
Common Gaming Houses Act [Cap. 49]	 Sections 4, 5, 6, 8(3) and 8(4).
Companies Act [Cap. 50]	 Sections 158(9), 338, 401(2), 402, 404 and 406.
Computer Misuse Act [Cap. 50A]	 Sections 3, 4, 5, 6, 7, 8, 8A, 8B and 10.
Constitution of the Republic of Singapore [Vol. 1].	 Third Schedule, section $10(1)(a)$.
Corrosive and Explosive Substances and Offensive Weapons Act [Cap. 65]	 The whole.
Criminal Law (Temporary Provisions) Act [Cap. 67]	 The whole.
Criminal Procedure Code [Cap. 68]	 Sections 15, 71 to 75 and 87.
Criminal Procedure Code 2010	Sections 41 to 45, 54 and 311.
Customs Act [Cap. 70]	 The whole, except section 136(1).
Employment Act [Cap. 91]	 Section 113.
Explosive Substances Act [Cap. 100]	 The whole.

Informal Consolidation – version in force from 1/8/2019 to 13/11/2019

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F	IRST SCHEDUI	LE —	continued
Foreign Recruiting Act	[Cap. 112]		Section 5.
Hire-Purchase Act [Cap	o. 125]		Section 37.
Hostage-Taking Act 20 2010]	10 [Act 19 of		Section 3
Hotels Act [Cap. 127]			Section 17.
House to House and Str Act [Cap. 128]	reet Collections		Sections 3(2), 3(3), 6, 7 and 8.
Insurance Act [Cap. 14	2]		Section 55.
Internal Security Act [C	Cap. 143]		The whole.
Kidnapping Act [Cap. 1	151]		Sections 3, 4 and 5.
Land Titles Act [Cap. 1	57]		Sections 20(4) and 153(1).
Mental Disorders and T [Cap. 178]	reatment Act		Section 58.
Merchant Shipping Act	[Cap. 179]		Sections 30, 48, 55, 97, 118, 124, 141(3), 157, 167, 213, 232 and 259.
Miscellaneous Offences and Nuisance) Act [Caj	•		Sections 22, 25, 30, 31, 36, 36A, 37(1) and 37(5).
Misuse of Drugs Act [0	Cap. 185]		Part II, sections $31(2)$ and $(2A)$ and $31A(2)$ and $(2A)$, sections $8(b)$ and $31(2)$ punishable under section $33(4)$ or $(4AA)$ or $33A(1)$, $(1B)$ or (2) , section $31A(2)$ punishable under section $33(4AB)$ or $33A(1A)$, (1B) or (2) , sections $5(1)$ and 7 punishable under section $33(4A)$ or $(4B)$, and section $11A$ punishable under section $33(4C)$.
Moneylenders Act 2008	3		Sections 14, 27 and 28.
Motor Vehicles (Third- Compensation) Act [Ca	•		Section 21.
National Registration A	ct [Cap. 201]		The whole.

Registration of Criminals

FIRST SCHEDULE — continued

Newspaper and Printing Presses Act [Cap. 206]		Sections 7, 11, 14, 20(1), 20(2) and 22.
Official Secrets Act [Cap. 213]		The whole.
Organised Crime Act 2015 [Act 26 of 2015]		Sections 5(1), 6(1), (2) and (4), 7(1) and (2), 8(1) and (2), 9(1) and (2), 10(1) and (2), 11(3), 12(1) and (2), 26(3) and (5), 39(5), 44(1), 73(12) and 74(2).
Preservation of the Peace Act [Cap. 240]		Section 3(2).
Prevention of Corruption Act [Cap. 241]		The whole.
Prevention of Crimes Act [Cap. 242]		Sections 2, 4 and 5.
Protected Areas and Protected Places Act [Cap. 256]		The whole.
Public Order Act 2009 [Act 15 of 2009]		Sections 24(4), 25(3), 26(3), 27(3), 28(2), 31(2) and 32.
Public Order (Preservation) Act [Cap. 258]		The whole.
[eup: 200]		
Public Order and Safety (Special Powers) Act 2018		The whole.
Public Order and Safety (Special		The whole. Section 22(10).
Public Order and Safety (Special Powers) Act 2018		
Public Order and Safety (Special Powers) Act 2018 Public Trustee Act [Cap. 260]	 	Section 22(10).
Public Order and Safety (Special Powers) Act 2018 Public Trustee Act [Cap. 260] Railways Act [Cap. 263]		Section 22(10). Sections 86 and 87.
Public Order and Safety (Special Powers) Act 2018 Public Trustee Act [Cap. 260] Railways Act [Cap. 263] Registration of Deeds Act [Cap. 269]		Section 22(10). Sections 86 and 87. Sections 26 and 27.
 Public Order and Safety (Special Powers) Act 2018 Public Trustee Act [Cap. 260] Railways Act [Cap. 263] Registration of Deeds Act [Cap. 269] Road Traffic Act [Cap. 276] Secondhand Dealers Act [Cap. 288 of the 		Section 22(10). Sections 86 and 87. Sections 26 and 27. Sections 66(1) and 96(1).
 Public Order and Safety (Special Powers) Act 2018 Public Trustee Act [Cap. 260] Railways Act [Cap. 263] Registration of Deeds Act [Cap. 269] Road Traffic Act [Cap. 276] Secondhand Dealers Act [Cap. 288 of the 1985 Revised Edition] 	 	Section 22(10). Sections 86 and 87. Sections 26 and 27. Sections 66(1) and 96(1). Section 10(3).
 Public Order and Safety (Special Powers) Act 2018 Public Trustee Act [Cap. 260] Railways Act [Cap. 263] Registration of Deeds Act [Cap. 269] Road Traffic Act [Cap. 276] Secondhand Dealers Act [Cap. 288 of the 1985 Revised Edition] Secondhand Goods Dealers Act 2007 	 	Section 22(10). Sections 86 and 87. Sections 26 and 27. Sections 66(1) and 96(1). Section 10(3). Section 10(6).
 Public Order and Safety (Special Powers) Act 2018 Public Trustee Act [Cap. 260] Railways Act [Cap. 263] Registration of Deeds Act [Cap. 269] Road Traffic Act [Cap. 276] Secondhand Dealers Act [Cap. 288 of the 1985 Revised Edition] Secondhand Goods Dealers Act 2007 Sedition Act [Cap. 290] 	···· ··· ···	Section 22(10). Sections 86 and 87. Sections 26 and 27. Sections 66(1) and 96(1). Section 10(3). Section 10(6). Section 4.
 Public Order and Safety (Special Powers) Act 2018 Public Trustee Act [Cap. 260] Railways Act [Cap. 263] Registration of Deeds Act [Cap. 269] Road Traffic Act [Cap. 276] Secondhand Dealers Act [Cap. 288 of the 1985 Revised Edition] Secondhand Goods Dealers Act 2007 Sedition Act [Cap. 290] Societies Act [Cap. 311] Telecommunication Authority of 	···· ··· ···	Section 22(10). Sections 86 and 87. Sections 26 and 27. Sections 66(1) and 96(1). Section 10(3). Section 10(6). Section 4. Sections 14, 15, 23 and 29(4). Sections 62, 70 to 74, 78, 79 and

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		FIRST SCHEDUL	.E —	continued	
Vanda	lism Act [Cap	341]		Section 3.	
Wome	en's Charter [C	ap. 353]		Sections 35 to 40 of Part X.	0 and the whole
				[S 528/20)19 wef 01/08/2019]
				[Act 9 of 20	018 wef 31/08/2018]
				[Act 26 of 20	018 wef 16/05/2018]
				[S 424/20	017 wef 31/07/2017]
					[17/80]
				[S 9/19	987 wef 15/01/1987]
				[10/19	989 wef 09/06/1989]
				[15/19	995 wef 15/07/1995]
				[20/	/98 wef 20/07/1998]
				[4/20	007 wef 01/12/2007]
				[31/20	008 wef 01/03/2009]
				[S 548/20	009 wef 05/11/2009]
				[S 674/20	010 wef 21/11/2010]
				[15/20	010 wef 02/01/2011]
				[S 667/20	012 wef 01/01/2013]
				[S 261/20	016 wef 01/06/2016]
		SECOND SO	CHE	DULE	

Sections 2 and 7.

REGISTRABLE CRIMES IN RESPECT OF WHICH REGISTRATION MAY BE DISPENSED WITH UNDER SECTION 7

PART I

OFFENCES UNDER THE PENAL CODE [CAP. 224] INCLUDED BEFORE 1ST FEBRUARY 2008

Chapters and Sections	Offences
Sections 143-150, 152-158	 Unlawful assembly, rioting, etc.
Section 151A	 Posting placards, etc.
Sections 161, 162, 164 and 165	 Illegal gratification.
Sections 167, 169 and 170	 Relating to public servants.

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SECOND SCHEDULE — continued

Chapters and Sections	Offences
Sections 177, 181 and 189	 False information, etc.
Sections 193-201	 False evidence.
Sections 203-222	 Screening offenders, etc.
Sections 224, 225, 225A, 227 and 229	 Escapes, etc.
Sections 270, 281 and 295	 Public safety, religion.
Sections 324-333, 335-338	 Causing hurt.
Sections 343-348	 Wrongful confinement.
Sections 353-356	 Criminal force.
Sections 427-428	 Mischief.
Sections 493-496 and 498	 Offences relating to marriage.
Sections 504-507	 Criminal intimidation.
Chapters V and VA and section 511	 Abetment of, conspiracy to commit and attempt to commit any of the above.

[S 32/2008 wef 01/02/2008]

PART IA

OFFENCES UNDER THE PENAL CODE INCLUDED WITH EFFECT FROM **1ST FEBRUARY 2008**

Chapters and Sections	Offences
Section 204A	 Obstructing, preventing, perverting or defeating course of justice.
Section 204B	 Bribery of witnesses.
Section 298A	 Promoting enmity between different groups on grounds of religion or race and doing acts prejudicial to maintenance of harmony.
Chapters V and VA and section 511	 Abetment of, conspiracy to commit and attempt to commit any of the above.

[S 32/2008 wef 01/02/2008]

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Registration of Criminals

SECOND SCHEDULE — continued

PART II

OFFENCES UNDER OTHER LAWS

Arms and Explosives Act [Cap. 13]	 Sections 5, 8, 19, 23 and 31(2).
Betting Act [Cap. 21]	 Sections 3, 4 and 5.
Common Gaming Houses Act [Cap. 49]	 Sections 7 and 8(2).
Dangerous Fireworks Act [Cap. 72]	 Section 5.
Employment of Foreign Manpower Act [Cap. 91A]	 Sections 5(6) and 22(1)(<i>c</i>), (<i>d</i>), (<i>e</i>) and (<i>f</i>).
	Section 20 in respect of any officer of a body corporate, or other person in such capacity, guilty of any of the above offences.
	Section 23 in respect of any person who abets the commission of any of the above offences.
Immigration Act [Cap. 133]	 Sections 5, 6, 8(5), 9(4), 19, 26, 36 and 57.
Trade Marks Act 1998	 Sections 46, 48 and 52.
	[46/98 wef 15/01/99]

[46/98 wef 15/01/99] [S 374/2007 wef 01/07/2007] [17/80]

THIRD SCHEDULE

Section 7C(a)

OFFENCES FOR WHICH CRIMINAL RECORD CANNOT BE SPENT

PART I

OFFENCES UNDER THE PENAL CODE INCLUDED BEFORE 1ST FEBRUARY 2008

Offences

Section

1985 Ed. Re	egistration of Criminals	Сар. 268 38
THIR	D SCHEDULE — continued	
Rioting	. Section 147 (Cap. 224 of the of the 1970 Ed., Cap. 11 Cap. 20 of the 1936 Ed. 1871).	9 of the 1955 Ed.,
Rioting, armed with a deadly weapon	 Section 148 (Cap. 224 of the of the 1970 Ed., Cap. 11 Cap. 20 of the 1936 Ed. 1871). 	9 of the 1955 Ed.,
Culpable homicide not amounting to murder	 Section 304 (Cap. 224 of the of the 1970 Ed., Cap. 11 Cap. 20 of the 1936 Ed. 1871). 	9 of the 1955 Ed.,
Attempt to murder	 Section 307 (Cap. 224 of the of the 1970 Ed., Cap. 11 Cap. 20 of the 1936 Ed. 1871). 	9 of the 1955 Ed.,
Voluntarily causing grievous hurt	 Section 325 (Cap. 224 of the of the 1970 Ed., Cap. 11 Cap. 20 of the 1936 Ed. 1871). 	9 of the 1955 Ed.,
Voluntarily causing grievous hurt by dangerous weapons or means	 Section 326 (Cap. 224 of the of the 1970 Ed., Cap. 11 Cap. 20 of the 1936 Ed. 1871). 	9 of the 1955 Ed.,
Outraging of modesty	 Section 354 (Cap. 224 of the of the 1970 Ed., Cap. 11 Cap. 20 of the 1936 Ed. 1871). 	9 of the 1955 Ed.,
Outraging modesty in certain circumstances	. Section 354A (Cap. 224 o Cap. 103 of the 1970 Ed. vi	
Kidnapping	 Section 363 (Cap. 224 of the of the 1970 Ed., Cap. 11 Cap. 20 of the 1936 Ed. 1871). 	9 of the 1955 Ed.,
Kidnapping or abducting in order to murder	 Section 364 (Cap. 224 of the of the 1970 Ed., Cap. 11 Cap. 20 of the 1936 Ed. 1871). 	9 of the 1955 Ed.,

39 CAP. 268	Reg	istration of Criminals 1985 E	d.
TH	IIRD	SCHEDULE — continued	
Rape		Section 376 (Cap. 224 of the 1985 Ed., Cap. 103 of the 1970 Ed., Cap. 119 of the 1955 Ed. Cap. 20 of the 1936 Ed. and Ordinance 4 of 1871 (repealed with effect from 1st February 2008 by the Penal Code (Amendment) Act 2007).	,)
Incest committed by mer	1	Section 376B (Cap. 224 of the 1985 Ed. Cap. 103 of the 1970 Ed., Cap. 119 of the 1955 Ed. and Cap. 20 of the 1936 Ed. <i>vide</i> Ordinance 11 of 1939) (repealed with effect from 1st February 2008 by the Penal Code (Amendment) Act 2007).	5 e 1
Incest committed by women	/	Section 376C (Cap. 224 of the 1985 Ed. Cap. 103 of the 1970 Ed., Cap. 119 of the 1955 Ed. and Cap. 20 of the 1936 Ed. <i>vide</i> Ordinance 11 of 1939) (repealed with effect from 1st February 2008 by the Penal Code (Amendment) Act 2007).	5 e 1
Unnatural offences		Section 377 (Cap. 224 of the 1985 Ed., Cap. 103 of the 1970 Ed., Cap. 119 of the 1955 Ed. Cap. 20 of the 1936 Ed. and Ordinance 4 of 1871 (repealed with effect from 1st February 2008 by the Penal Code (Amendment) Act 2007).	,)
Gang-robbery		Section 395 (Cap. 224 of the 1985 Ed., Cap. 103 of the 1970 Ed., Cap. 119 of the 1955 Ed. Cap. 20 of the 1936 Ed. and Ordinance 4 o 1871).	,
Belonging to gang- robbers		Section 400 (Cap. 224 of the 1985 Ed., Cap. 103 of the 1970 Ed., Cap. 119 of the 1955 Ed. Cap. 20 of the 1936 Ed. and Ordinance 4 o 1871).	,
Escaping or attempting to escape from any custody in which he is lawfully detained for an offence of which he has been charged of convicted	7 5 1 5	Section 224 (Cap. 224 of the 1985 Ed., Cap. 103 of the 1970 Ed., Cap. 119 of the 1955 Ed. Cap. 20 of the 1936 Ed. and Ordinance 4 of 1871 in relation to such escape or attempt to escape.	,

[S 32/2008 wef 01/02/2008]

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THIRD SCHEDULE — *continued*

PART IA

OFFENCES UNDER THE PENAL CODE INCLUDED WITH EFFECT FROM **1ST FEBRUARY 2008**

Offences		Section
Genocide		Section 130E (Cap. 224 of the 1985 Ed.).
Abduction		Section 363A (Cap. 224 of the 1985 Ed.).
Kidnapping or abducting in order to compel the Government, etc.		Section 364A (Cap. 224 of the 1985 Ed.).
Rape	••••	Section 375 (Cap. 224 of the 1985 Ed.) (as re-enacted with effect from 1st February 2008 by the Penal Code (Amendment) Act 2007).
Sexual assault by penetration		Section 376 (Cap. 224 of the 1985 Ed.).
Sexual penetration of minor under 16		Section 376A (Cap. 224 of the 1985 Ed.).
Procurement of sexual activity with person with mental disability, where the sexual activity involves sexual penetration		Section 376F(3) (Cap. 224 of the 1985 Ed.).
Incest		Section 376G (Cap. 224 of the 1985 Ed.) (as re-enacted with effect from 1st February 2008 by the Penal Code (Amendment) Act 2007).
Causing another person to sexually penetrate a corpse	•••	Section 377(4) (Cap. 224 of the 1985 Ed.).
Causing another person to sexually penetrate a living animal or be sexually penetrated by a living animal		Section 377B(4) (Cap. 224 of the 1985 Ed.).

[S 32/2008 wef 01/02/2008]

THIRD SCHEDULE — *continued*

PART II

OFFENCES UNDER OTHER LAWS

Misuse of Drugs Act	Trafficking in controlled drugs – Section 5 (Cap. 185 of the 2001 Ed., 1998 Ed., 1997 Ed.
	and 1985 Ed.), Section 3 (Act 5 of 1973).
Hostage-Taking Act	Hostage-taking — Section 3.
2010	
(Act 19 of 2010)	

[S 674/2010 wef 21/11/2010] [S 32/2008 wef 01/02/2008]

LEGISLATIVE HISTORY REGISTRATION OF CRIMINALS ACT (CHAPTER 268)

This Legislative History is provided for the convenience of users of the Registration of Criminals Act. It is not part of the Act.

1. Ordinance 20 of 1949 — Registration of Criminals Ordinance 1949

1. Ordinance 20 of 1949 –	 Registration of 	Criminals	Ordinance 1949
Dates of First, Second a Readings	nd Third :	Dates not a	vailable.
Date of commencement	:	29 June 194	49
2. Ordinance 2 of 1953 —	Registration of Ordinance 1953		Amendment)
Dates of First, Second a Readings	nd Third :	Dates not a	vailable.
Date of commencement	:	3 March 19	53
3. Ordinance 12 of 1954 –	– Registration of Ordinance 195		(Amendment)
Dates of First, Second a Readings	nd Third :	Dates not a	vailable.
Date of commencement	:	10 August	1954
4. G. N. No. S 6/1956 — R O	Registration of C Order 1956	riminals (Mi	scellaneous)
Date of commencement	:	6 January 1	956
5. Ordinance 54 of 1959 — Registration of Criminals (Amendment) Ordinance 1959			
Dates of First, Second a Readings	nd Third :	Dates not a	vailable.
Date of commencement	:	9 October 1	.959
6. Ordinance 72 of 1959 –	– Transfer of Po	wers (No. 2)	Ordinance 1959
Dates of First, Second a Readings	nd Third :	Dates not a	vailable
Date of commencement	:	20 Novemb	er 1959

7. S(NS) 177/1959 — The Singapore C (No. 3) Order 199		
Date of commencement	: 20 November 1959	
8. S(NS) 178/1959 — The Singapore C (No. 4) Order 199		
Date of commencement	: 20 November 1959	
9. S(NS) 179/1959 — The Singapore C (No. 5) Order 199		
Date of commencement	: 20 November 1959	
10. G. N. No. S 188/1961 — Registration	n of Criminals Order 1961	
Date of commencement	: 4 August 1961	
11. G. N. No. S 114/1962 — Registration Order 1962		
Date of commencement	: 11 May 1962	
12. G. N. No. S 206/1966 — Registration of Criminals (Amendment) Order 1966		
Date of commencement	: 16 September 1966	
13. Act 14 of 1969 — Statute Law Revision Act 1969		
Dates of First, Second and Third Readings	: Dates not available.	
Date of commencement	: 2 January 1970	
14. 1970 Revised Edition — Registratio	n of Criminals Act (Cap. 119)	
Date of operation	: 15 April 1971	
15. Act 17 of 1980 — Registration of Criminals (Amendment) Act 1980		
Date of First Reading	: 26 February 1980 (Bill No. 5/80 published on 29 February 1980)	
Date of Second and Third Readings	: 17 March 1980	
Date of commencement	: 2 May 1980	
16. G. N. No. S 9/1987 — Registration of Criminals Act (Amendment of First Schedule) Order 1987		
Date of commencement	: 15 January 1987	

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17. 1985 Revised Edition — Registration of Criminals Act				
Date of operation	: 30 March 1987			
18. G. N. No. S 337/1987 — Revised Edition of the Laws (Rectification) Order 1987				
Date of commencement	: 30 March 1987			
19. Act 10 of 1989 — Minor Offences (<i>A</i> (Consequential amendments made to <i>A</i>	· · · · · · · · · · · · · · · · · · ·			
Date of First Reading	: 19 January 1989 (Bill No. 16/1989 published on 19 January 1989)			
Date of Second and Third Readings	: 16 February 1989			
Date of commencement	: 9 June 1989			
20. Act 15 of 1995 — Bankruptcy Act 19 (Consequential amendments made to A				
Date of First Reading	: 25 July 1994 (Bill No. 16/94 published on 29 July 1994)			
Date of Second Reading	: 25 August 1994			
Referred to Select Committee	: Parl 1 of 1995 presented to Parliament on 7 March 1995			
Date of Third Reading	: 23 March 1995			
Date of commencement	: 15 July 1995			
21. Act 7 of 1997 — Statutes (Miscelland	eous Amendments) Act 1997			
Date of First Reading	: 11 July 1997 (Bill No. 6/1997 published on 12 July 1997)			
Date of Second and Third Readings	: 25 August 1997			
Dates of commencement	: 1 October 1997 (item (28) of Second Schedule)			
22. Act 20 of 1998 — Misuse of Drugs (Amendment) Act 1998 (Consequential amendments made to Act by)				
Date of First Reading	: 20 April 1998 (Bill No. 17/1998 published on 21 April 1998)			
Date of Second and Third Readings	: 1 June 1998			

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	iv		
	Date of commencement	:	20 July 1998
23.	Act 46 of 1998 — Trade Marks Act (Consequential amendments made to A		
	Date of First Reading	:	12 October 1998 (Bill No. 42/1998 published on 13 October 1998)
	Date of Second and Third Readings	:	26 November 1998
	Date of commencement	:	15 January 1999
24.	Act 45 of 2002 — Registration of Cr	·imir	nals (Amendment) Act 2002
	Date of First Reading	:	31 October 2002 (Bill No. 43/2002 published on 1 November 2002)
	Date of Second and Third Readings	:	5 December 2002
	Date of commencement	:	13 February 2003
25.	Act 4 of 2003 — Customs (Amendm (Consequential amendments made to A		
	Date of First Reading	:	10 March 2003 (Bill No. 6/2003 published on 11 March 2003)
	Date of Second and Third Readings	:	21 March 2003
	Date of commencement	:	1 April 2003
26.	Act 20 of 2005 — Registration of Cr	imir	nals (Amendment) Act 2005
	Date of First Reading	:	18 April 2005 (Bill No. 10/2005 published on 19 April 2005)
	Date of Second and Third Readings	:	16 May 2005
	Date of commencement	:	17 October 2005
27.	Act 2 of 2006 — Misuse of Drugs (A (Consequential amendments made to A		
	Date of First Reading	:	21 November 2005 (Bill No. 40/2005 published on 22 November 2005)
	Date of Second and Third Readings	:	16 January 2006
	Date of commencement	:	1 March 2006

28. G. N. No. S 374/2007 — Registration of Criminals Act (Amendment of Second Schedule) Order 2007

Date of commencement	: 1 July 2007
	· 1 July 2007

29. Act 4 of 2007 — Secondhand Goods Dealers Act 2007 (Consequential amendments made to Act by)

Date of First Reading	: 8 November 2006 (Bill No. 16/2006 published on 9 November 2006)
Date of Second and Third Readings	: 22 January 2007
Date of commencement	: 1 December 2007

30. Act 22 of 2007 — Dentists (Amendment) Act 2007

(Consequential amendments made to Act by)

Date of First Reading	: 27 February 2007 (Bill No. 9/2007 published on 28 February 2007)
Date of Second and Third Readings	: 12 April 2007
Date of commencement	: 1 January 2008

31. G. N. No. S 32/2008 — Registration of Criminals Act (Amendment of First, Second and Third Schedules) Order 2008

	Date of commencement	:	1 February 2008
32.	Act 31 of 2008 — Moneylenders Act (Consequential amendments made to A		
	Date of First Reading	:	20 October 2008 (Bill No. 33/2008 published on 20 October 2008)
	Date of Second and Third Readings	:	18 November 2008
	Date of commencement	:	1 March 2009
33.	G. N. No. S 548/2009 — Registration First Sched		Criminals Act (Amendment of Order 2009
	Date of commencement	:	5 November 2009
34.	G. N. No. S 674/2010 — Registration First and T		Criminals Act (Amendment of Schedules) Order 2010
	Date of commencement	:	21 November 2010

35. Act 15 of 2010 — Criminal Procedure Code 2010

(Consequential amendments made to Act by)

Date of First Reading	: 26 April 2010 (Bill No. 11/2010 published on 26 April 2010)
Date of Second and Third Readings	: 19 May 2010
Date of commencement	: 2 January 2011

36. G.N. No. S 667/2012 — Registration of Criminals Act (Amendment of First Schedule) Order 2012

Date of commencement	:	1 January 2013
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37. Act 10 of 2015 — Police Force (Amendment) Act 2015

Date of First Reading	: 29 January 2015 (Bill No. 5/2015 published on 29 January 2015)
Date of Second and Third Readings	: 13 March 2015
Date of commencement	: 1 June 2015

38. G.N. No. S 261/2016 — Registration of Criminals Act (Amendment of First Schedule) Order 2016

Date of commencement	: 1 June 2016
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39. Act 8 of 2016 — Registration of Criminals (Amendment) Act 2016

Date of First Reading	: 29 January 2016 (Bill No. 8/2016 published on 29 January 2016)
Date of Second and Third Readings	: 29 February 2016
Date of commencement	: 1 August 2016

40. G.N. No. S 424/2017 — Registration of Criminals Act (Amendment of First Schedule) Order 2017

Date of commencement	: 31 July 2017
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41. Act 26 of 2018 — Public Order and Safety (Special Powers) Act 2018

Date of First Reading	: 27 February 2018 (Bill No.
	11/2018 published on
	27 February 2018)
Date of Second and Third Readings	: 21 March 2018
Date of commencement	: 16 May 2018

42. Act 9 of 2018 — Cybersecurity Act 2018

Date of First Reading	: 8 January 2018 (Bill No. 2/2018 published on 8 January 2018)
Date of Second and Third Readings	: 5 February 2018
Date of commencement	: 31 August 2018

43. Act 12 of 2018 — Criminal Law (Temporary Provisions) (Amendment) Act 2018

Date of First Reading	: 9 January 2018 (Bill No. 5/2018 published on 9 January 2018)
Date of Second and Third Readings	: 6 February 2018
Date of commencement	: 1 January 2019

44. G.N. No. S 528/2019 — Registration of Criminals Act (Amendment of First Schedule) Order 2019

Date of commencement	: 1 August 2019
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