
First published in the *Government Gazette*, Electronic Edition, on 27 December 2019 at 5 pm.

No. S 857

ORGANISED CRIME ACT 2015 (ACT 26 OF 2015)

ORGANISED CRIME ACT 2015 (AMENDMENT OF SCHEDULE) (NO. 2) ORDER 2019

In exercise of the powers conferred by section 80(1) of the Organised Crime Act 2015, the Minister for Home Affairs makes the following Order:

Citation and commencement

1. This Order is the Organised Crime Act 2015 (Amendment of Schedule) (No. 2) Order 2019 and comes into operation on 1 January 2020.

Amendment of Schedule

2. The Schedule to the Organised Crime Act 2015 is amended —
(a) by inserting, immediately after item 62, the following items:

“

62A. Section 143	Punishment for being a member of an unlawful assembly
62B. Section 144	Joining an unlawful assembly armed with any deadly weapon
62C. Section 145	Joining or continuing in an unlawful assembly, knowing that it has been commanded to disperse
62D. Section 146	Force used by one member in prosecution of common object
62E. Section 147	Punishment for rioting
62F. Section 148	Rioting, armed with a deadly weapon

”;

(b) by deleting items 65, 66, 67, 68, 69 and 70 and substituting the following items:

“

65. Section 268A	Communicating false information of harmful thing
66. Section 268B	Placing or sending thing with intent to cause fear of harm
67. Section 268C	Placing or sending thing causing fear of harm
68. Section 284	Rash or negligent conduct with respect to dangerous or harmful substance
69. Section 285	Causing or contributing to risk of dangerous fire

”;

(c) by inserting, immediately after item 74, the following items:

“

74A. Section 308A	Causing death in furtherance of group's object
74B. Section 308B	Concealment, desecration or disposal of corpse that impedes discovery, identification, criminal investigations or prosecutions
74C. Section 323A	Punishment for voluntarily causing hurt which causes grievous hurt
74D. Section 325	Punishment for voluntarily causing grievous hurt
74E. Section 326	Voluntarily causing grievous hurt by dangerous weapons or means
74F. Section 335A	Allowing neglect, physical or sexual abuse of domestic worker or vulnerable person
74G. Section 342	Punishment for wrongful confinement

”;

(d) by inserting, immediately after item 88, the following items:

“

88A. Section 376C	Commercial sex with minor below 18 years of age outside Singapore
88B. Section 376D	Tour outside Singapore for commercial sex with minor below 18 years of age
88C. Section 376E	Sexual grooming of minor below 16 years of age
88D. Section 376EA	Exploitative sexual grooming of minor of or above 16 but below 18 years of age
88E. Section 376EB	Sexual communication with minor below 16 years of age
88F. Section 376EC	Exploitative sexual communication with minor of or above 16 but below 18 years of age
88G. Section 376ED	Sexual activity or image in presence of minor below 16 years of age
88H. Section 376EE	Exploitative sexual activity or image in presence of minor of or above 16 but below 18 years of age
88I. Section 377BB	Voyeurism
88J. Section 377BC	Distribution of voyeuristic image or recording
88K. Section 377BD	Possession of or gaining access to voyeuristic or intimate image or recording
87L. Section 377BE	Distributing or threatening to distribute intimate image or recording

88M. Section 377BG	Using or involving child in production of child abuse material
88N. Section 377BH	Producing child abuse material
88O. Section 377BI	Distributing or selling child abuse material
88P. Section 377BJ	Advertising or seeking child abuse material
88Q. Section 377BK	Possession of or gaining access to child abuse material
88R. Section 377BL	Exploitation by abusive material of minor of or above 16 but below 18 years of age

(e) by inserting, immediately after item 99, the following items:

“

99A. Section 406	Punishment of criminal breach of trust
99B. Section 407	Criminal breach of trust of property entrusted for purposes of transportation or storage
99C. Section 408	Criminal breach of trust by employees
99D. Section 409	Criminal breach of trust by public servant, or by banker, merchant, agent, director, officer, partner, key executive or fiduciary

”;

(f) by deleting the words “Dishonestly receiving” in the second column of item 100 and substituting the word “Receiving”;

(g) by inserting, immediately after item 100, the following item:

“

100A. Section 412	Receiving property stolen in the commission of a gang-robbery
-------------------	---

”;

(h) by inserting, immediately after item 102, the following item:

“

102A. Section 416A	Illegally obtained personal information
--------------------	---

”;

(i) by deleting items 105, 106, 107 and 108 and substituting the following items:

“

105. Section 420A	Obtaining services dishonestly or fraudulently
106. Section 424A	Fraud by false representation, non-disclosure or abuse of position not connected with contracts for goods or services
107. Section 427	Punishment for committing mischief causing disruption to key service, etc.
108. Section 448	Punishment for house-breaking
108A. Section 449	House-breaking in order to commit an offence punishable with death
108B. Section 450	House-breaking in order to commit an offence punishable with imprisonment for life
108C. Section 451	House-breaking in order to commit an offence punishable with imprisonment
108D. Section 452	House-breaking after preparation made for causing hurt, etc.
108E. Section 453	Possession of house-breaking implements or offensive weapons

”;

(j) by deleting the words “lurking house-trespass or” in the second column of item 109;

(k) by deleting the words “Lurking house-trespass by night or house-breaking by night” in the second column of item 110 and substituting the word “House-breaking”;

- (l) by deleting the words “currency notes” in the second column of item 123 and substituting the word “currency”;
- (m) by deleting the words “currency notes” in the second column of item 124 and substituting the word “currency”;
- (n) by deleting the words “currency notes” in the second column of item 125 and substituting the word “currency”;
- (o) by inserting, immediately after item 125, the following items:

“

125A. Section 489D	Making or possessing instruments or materials for forging or counterfeiting currency or bank notes
125B. Section 489E	Abetting in Singapore counterfeiting of currency out of Singapore
125C. Section 489F	Fraudulently or dishonestly diminishing weight or altering composition of any coin
125D. Section 489G	Altering appearance of currency with intent that it shall pass as currency of different description
125E. Section 489H	Delivery to another of altered currency
125F. Section 489I	Possession of altered currency

”; and

- (p) by deleting paragraph (d) in the second column of item 126.

Made on 9 December 2019.

PANG KIN KEONG
*Permanent Secretary,
Ministry of Home Affairs,
Singapore.*

[112/2/00112; AG/LEGIS/SL/213B/2015/8 Vol. 1]

(To be presented to Parliament under section 82 of the Organised Crime Act 2015).