Criminal Code (Child Pornography and Abuse) Amendment Bill 2005

Amendments agreed to during consideration

1 Clause 6—

At page 11, line 25—

omit, insert—

'Examples of conduct that may be reasonable for the performance of a law enforcement officer's duties—

- 1 Copying child exploitation material for the purposes of preparing a brief for police prosecutors
- 2 Supplying child exploitation material to a classification officer for classification or to the Office of the Director of Public Prosecutions for use during the prosecution of a person for an offence
- 3 Keeping child exploitation material obtained during an investigation for legitimate intelligence purposes
- '(2) However, subsection (1) does not apply to the extent that the person's conduct consists of—
 - (a) engaging in an activity as part of an investigation of chapter 5 criminal activity; or
 - (b) engaging in conduct that is directed to obtaining evidence of the commission of an offence against a particular person.¹
- '(3) In this section—

chapter 5 criminal activity has the meaning given by the Police Powers and Responsibilities Act 2000.'.

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See the *Police Powers and Responsibilities Act 2000*, chapter 5, which provides for the approval of, and protection from liability of persons involved in, controlled operations and controlled activities.