WESTERN AUSTRALIA

LEGISLATIVE COUNCIL

AMENDMENTS AND SCHEDULES

Supplementary Notice Paper No. 224 Issue No. 2

THURSDAY, 10 NOVEMBER 2011

CRIMINAL APPEALS AMENDMENT (DOUBLE JEOPARDY) BILL 2011 [224-1]

When in committee on the Criminal Appeals Amendment (Double Jeopardy) Bill 2011:

Clause 4

Parliamentary Secretary representing the Attorney General: To move —

2/4 Page 15, line 25 — To delete "person," and insert —

officer,

Committee Recommendation —

1/4 Page 17, after line 21 — To insert —

46N. Review of amendments made by Criminal Appeals Amendment (Double Jeopardy) Act 2011

- (1) The Minister must review the operation of the amendments made to this Act and *The Criminal Code* by the *Criminal Appeals Amendment (Double Jeopardy)***Act 2011 (the *amendment Act*) as soon as is practicable after 5 years after the date on which the amendment Act receives the Royal Assent.
- (2) The Minister must prepare a report based on the review and, as soon as practicable after the report is prepared and in any event not more than 18 months after the expiry of the period referred to in subsection (1), cause it to be laid before each House of Parliament.

New Clause 5A

Parliamentary Secretary representing the Attorney General: To move —

3/NC5A Page 17, after line 22 — To insert —

5A. Section 52 inserted

After section 51 insert:

52. Double jeopardy amendments to be reviewed

- (1) The Minister must carry out a review of the operation of the amendments made to this Act and *The Criminal Code* by the *Criminal Appeals Amendment (Double Jeopardy) Act 2011* as soon as practicable after the expiration of 5 years after the date on which the amendments come into operation.
- (2) The Minister must prepare a report based on the review and, as soon as practicable after the report is prepared and in any event not more than 18 months after the expiry of the period referred to in subsection (1), cause it to be laid before each House of Parliament.

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