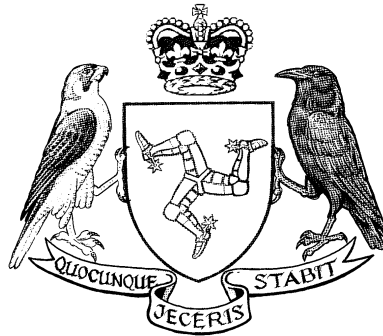


**CRIMINAL JUSTICE ACTS  
AMENDMENT ACT 2011**

**Arrangement of Sections**

Section

1. Short title
2. Amendment of Criminal Justice Act 1990
3. Amendment of Criminal Justice Act 1991



Isle of Man } Signed in Tynwald: 12th July 2011  
 in Wit } Received Royal Assent: 12th July 2011  
 Announced to Tynwald: 12th July 2011

## AN ACT

to amend certain parts of sections 24 and 25 of the Criminal Justice Act 1990 and Chapter III, Part 1 of and Schedule 2 to the Criminal Justice Act 1991.

**B**E IT ENACTED by the Queen's Most Excellent Majesty, by and with the advice and consent of the Council and Keys in Tynwald assembled, and by the authority of the same, as follows:—

1. The short title of this Act is the Criminal Justice Acts Amendment Act 2011. Short title

2. The Criminal Justice Act 1990 is amended by —

(a) in section 24 (Attorney General's investigation powers), substituting "evidence or information" for "information" in subsections (2), (8), (9) and (17) (all mentions); and Amendment of Criminal Justice Act 1990 [c.1]

(b) in section 25 (disclosure of information) —

(i) substituting "evidence or information" for "information" in the heading and subsections (1) to (4) (all mentions);

(ii) substituting the following from "disclosed —" in subsection (1) —

"disclosed for any of the following, but not otherwise —

(a) an investigation mentioned in section 24;

- (b) a prosecution of which the Attorney General has the conduct;
- (c) a prosecution for an offence relating to income tax.”;
- (iii) inserting “an investigation mentioned in section 24 or” after for “the purpose of” in subsection (2); and
- (iv) inserting “or the Police Powers and Procedures Act 1998” after “section 24” in subsection (4).

[c.9]

Amendment  
of Criminal  
Justice Act  
1991

**3.** The Criminal Justice Act 1991 is amended by —

- (a) substituting the following for the cross-heading “Evidence in criminal proceedings - Exchange of evidence” before section 20 —

[c.25]

*“Exchange of evidence or information*

Definitions  
for  
Chapter III

**19A.** In this Chapter —

“criminal proceedings” includes criminal proceedings in which a civil order may be made;

“evidence or information” includes evidence or information in any form and articles, and giving evidence or information includes answering a question or producing any evidence, information or article.”;

- (b) in section 20 (evidence for use in Island) —

- (i) inserting “or information” after “Evidence” in the heading and subsection (6);
- (ii) inserting “or information” after “evidence” in subsections (1), (4)(a) and (8) (all mentions); and
- (iii) in the definition “evidence” in subsection (5), substituting “ “evidence or information” ” for “ “evidence” ”;

- (c) in section 21 (evidence for use outside Island) —

- (i) inserting “or information” after “Evidence” in the heading;
- (ii) inserting “or information” after “evidence” in subsections (1) to (3), (5) and (7) to (9) (all mentions); and

- (iii) repealing the definitions “criminal proceedings” and “evidence” in subsection (11);
- (d) in section 21A(1) (offence of disclosure), inserting “or information” after “evidence”;
- (e) in section 22 (search etc for material relevant to section 21) —
  - (i) substituting the following for subsection (1)(a) —

“(a) that, in a country or territory outside the Island, criminal proceeding have been instituted or a criminal investigation is being carried out against a person;”; and
  - (ii) inserting “or information” after “evidence” in subsections (1) to (5) (all mentions); and
- (f) inserting “or information” after “evidence” in the following provisions of Schedule 2 (proceedings before the High Bailiff under section 21) —
  - (i) paragraphs 2 and 4 (all mentions);
  - (ii) paragraph 3, all mentions other than the second mention in paragraph 3(4);
  - (iii) the cross-heading “Transmission of evidence” before paragraph 4.

