

THE EXECUTIONS AMENDMENT ORDINANCE  
OF 1906.<sup>(1)</sup>

No. 9 of 1906.

An Ordinance to amend Section Six Hundred and Sixty-Four of "The Criminal Code" respecting the Execution of Sentences of Death.

**B**E it enacted by the Administrator of Papua by and with the advice and consent of the Legislative Council thereof as follows:—

Authorises Administrator in Council to fix places for executions outside gaol premises.

1. That portion of Section Six hundred and sixty-four of "*The Criminal Code*"<sup>(2)</sup> which enacts that the execution of a sentence of death is required to take place within the walls or enclosed yard of a prison is hereby repealed<sup>(3)</sup> and the Administrator in Council may determine and prescribe for the execution of a sentence of death any place either within or without a prison as the said Administrator in Council may deem advisable.

Short title.

2. This Ordinance may be known and cited as "*The Executions Amendment Ordinance of 1906.*"<sup>(1)</sup>

(1) Particulars of this Ordinance are as follows:—

Date of assent by Administrator.	Date notified in Papua Govt. Gaz. as not disallowed by Gov.-Gen. in Council.	Date on which came into operation.
12.11.1906	(a)	12.11.1906 ( <i>Statute Law of Papua, 1888 to 1916, Vol. II, p. 194</i> )

(a) No notice of non-disallowance has been published in Papua Govt. Gaz.

(2) See *The Criminal Code* (Queensland, adopted), printed on p. 1031.

(3) The amendment so made is incorporated in *The Criminal Code* (Queensland, adopted).