Schedule 10 – Investigation by Chief Coroner or Coroner for Treasure or by judge, former judge or former coroner

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Status: Point in time view as at 02/07/2013. This version of this cross heading contains provisions that are prospective. Changes to legislation: Coroners and Justice Act 2009, Paragraph 2 is up to date with all changes known to be in force on or before 15 July 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

SCHEDULES

VALID FROM 25/07/2013

SCHEDULE 10

INVESTIGATION BY CHIEF CORONER OR CORONER FOR TREASURE OR BY JUDGE, FORMER JUDGE OR FORMER CORONER

PROSPECTIVE

Investigation by Coroner for Treasure

- 2 (1) The Chief Coroner may direct the Coroner for Treasure to conduct an investigation into a person's death.
 - (2) Where a direction is given under this paragraph—
 - (a) the Coroner for Treasure must conduct the investigation;
 - (b) the Coroner for Treasure has the same functions in relation to the body and the investigation as would be the case if he or she were a senior coroner in whose area the body was situated;
 - (c) no senior coroner, area coroner or assistant coroner has any functions in relation to the body or the investigation.
 - (3) Accordingly, a reference in a statutory provision (whenever made) to a senior coroner is to be read, where appropriate, as including the Coroner for Treasure exercising functions by virtue of this paragraph.

Status:

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Changes to legislation:

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