CRIMINAL LAW-

THE EXECUTIONS AMENDMENT ORDINANCE OF 1906. (1)

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.

BE 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. L That portion of Section Six hundred and sixty-four of "The Criminal Code" 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the execution of a sentence of death is required to take place within the walls or enclosed yard of a prison is hereby repealed and the Administrator in Council may determine and prescribe for the execution of a sentence of death any place either within or without a prison as the said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." (1)

(1) Particulars of this	Ordinance are as follows:-	
Date of assent by Administrator.	Date notified in Papua Govt. Gaz. as not disallowed by GovGen. in Council.	Date on which came into operation.
12.11.1906	(6)	12.11.1906 (Statute Law of Papua, 1888 to 1916, Vol. II, p. 194)

⁽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).