Appointment of Lock-up to Be Place of Confinement

Table of Contents

Enacting Formula

Legislative History

PRISONS ACT (CHAPTER 247, SECTION 4(1))

APPOINTMENT OF LOCK-UP TO BE PLACE OF CONFINEMENT

N 2

REVISED EDITION 1997

(15th June 1997)

[2nd May 1996]

PDF created date on: 27 Feb 2022

The Minister for Home Affairs has appointed the lock-up at the Syariah Court to be a place for the confinement of persons awaiting trial, remanded or sentence to such terms of imprisonment not exceeding one month.

LEGISLATIVE HISTORY

APPOINTMENT OF LOCK-UP TO BE PLACE OF CONFINEMENT (CHAPTER 247, N 2)

This Legislative History is provided for the convenience of users of the Appointment of Lock-up to Be Place of Confinement. It is not part of the Appointment of Lock-up to Be Place of Confinement.

1. G. N. No. S 246/1996—Appointment of Lock-up to be Place of Confinement

Date of commencement : 2 May 1996