

Drug law reform – Annotated bibliography

Introduction

There have been hundreds of papers, reports and academic studies on drug law reform globally. Reports continue to emerge. This document provides a selective summary of the key reports and non-academic publications concerned with drug law reform. The reports listed here span police diversion, decriminalisation of use and possession for personal use, as well as regulation-legalisation. We have provided a brief summary of each report, with links to the original source. We sought to include a range of materials from all perspectives.

The first table (Table 1) covers Australian-focussed reports on drug law reform; Table 2 covers international reports.

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Table 1. Australian-focussed material

Author(s)	Year	Reference	Key point(s)
O'Reilly and Ritter	2024	Non-criminal responses to drug use and personal possession in Australia	Sets out to summarise the key features of the Australian states and territories' non-criminal responses to the use of illicit drugs and possession for personal use. Responses to possession of illicit substances vary significantly across different states and territories due to jurisdictional differences. Most jurisdictions distinguish between cannabis and other illicit drugs in their responses, which can be determined by specific laws or police regulations and procedures, often allowing varying degrees of discretion for law enforcement. Each jurisdiction sets specific quantities (threshold quantities) that differentiate between possession and trafficking offenses. Depending on the circumstances and jurisdiction, responses to possession can range from fines, cautions, assessments, to treatment options.
ACT Government	2024	Review of the operation of the Drugs of Dependence (Personal Cannabis Use) Amendment Act 2019 And Detailed analysis of secondary data	The ACT Health Directorate undertook a review of new laws – <i>the Drugs of Dependence (Personal Cannabis Use) Amendment Act 2019 (Cannabis Act)</i> , that came into effect on 31 January 2020. These laws removed criminal penalties for use, possession and cultivation of small amounts of cannabis for personal use. Key findings from the review include: rates of cannabis use remained stable, charges for cannabis offences declined, there were no increases in trafficking or cultivation offences, there did not appear to be any impact on cannabis-related presentations or hospital admissions, and there was no evident changes to cannabis markets (i.e. price and availability).
Ritter, Barrett, O'Reilly, Wilkinson	2022	Lessons learnt from alcohol and tobacco for cannabis regulation	DPMP were commissioned by the Swiss Federal Office for Public health to conduct a comprehensive review of the evidence on alcohol and tobacco control, what has proven successful, and what elements could be transferable to cannabis policy. We examined eight regulatory areas including: market structures, pricing and taxation measures, consumer information and product labelling, regulation of product types, advertising, retail sales and distribution, drink-driving countermeasures and regulating allowable places of consumption. Overall, pricing and taxation measures were found to have the strongest evidence base and application to a legal cannabis market, with higher prices found to dampen population levels of consumption. Other areas for consideration included smoke-free legislation, legislation on impaired driving from alcohol (drink-driving), restrictions – including full bans – on advertisements and interventions for specific populations (e.g. preventing underage use). Importantly, there is a combined effect of a range of policy levers and supply considerations. How the market is configured is a critical consideration (with some lessons from alcohol and tobacco monopolies here) alongside the stage of market maturity. Getting appropriate structures and restrictions in place early is crucial as regulations are much harder to implement once a market is established.

¹ We appreciate the many DPMP team members and affiliates who have assisted with the compilation of this annotated bibliography including Caitlin Hughes, Marian Shanahan, George Dertadian, Lilliana D'Angola, Keelin O'Reilly, Alison Ritter and Liz Barrett.

Author(s)	Year	Reference	Key point(s)
Howard, D.	2020	Special Commission of Inquiry into Crystal Methamphetamine and other Amphetamine-Type Stimulants (The NSW 'Ice' inquiry) (All Four Volumes can be found here)	Extensive NSW Government inquiry that ran for 2 years, originally into the drug 'ice' and expanded to other stimulants. 109 recommendations produced covering an array of treatment, law and policy approaches. Calls for a change in NSW gov AOD policy that recognises drug use as a health and social issue and calls for drug decriminalisation. The two recommendations concerned with drug law reform were recommendations 11 and 12
Hughes, C., Seear, K., Ritter, A. & Mazerolle, L.	2019	Criminal Justice Responses Relating to Personal Use and Possession of Illicit Drugs: The Reach of Australian Drug Diversion Programs and Barriers and Facilitators to Expansion DPMP, UNSW	This monograph provides a comprehensive analysis of the Australian criminal justice responses relating to personal use and possession of illicit drugs, and the reach of the Australian diversion programs. It provides an overview of the laws, criminal penalties and police and court diversion programs in each jurisdiction; an analysis of the criminal justice data about drug use and possession from 2010/11 to 2014/15, including the number of people detected, prosecuted, sentenced, and diverted; an analysis of the populations that are most and least likely to receive a diversion in each state and territory; and a qualitative analysis of the barriers and facilitators to the use of diversion programs for drug use and possession in Australia.
Xamon, A.	2019	Help not handcuffs: Evidence-based approaches to reducing harm from illicit drug use Western Australia	Final report of the Select Committee into Alternate Approaches to Reducing Illicit Drug use and its Effects on the Community. Like other inquiries, it provides an overview of existing and alternative (including international) drug law and diversionary frameworks but arrives at some different conclusions. Considers alternative cannabis regulation and harm reduction regimes for WA that focuses on treatment. Total of 46 recommendations produced, including compulsory crisis detoxification services, decriminalisation of cultivation of cannabis for personal use and expansion of the police drug diversion program or a move to alternative administrative penalties system for people who are found in possession of drugs by police.
Standing Committee on Health, Ageing and Community Services	2019	Inquiry into Drugs of Dependence (Personal Cannabis Use) Amendment Bill 2018 ACT	This report details an inquiry into cannabis decriminalisation in the ACT and includes an overview of the new Bill, relevant Commonwealth regulations and background information on legislative provisions adopted in other countries (Uruguay, Canada and the US). Legislative issues regarding differences in Commonwealth and territory responsibilities are discussed (i.e. access to cannabis seeds) as well as the rationalisation for provisions such as limits to plants, artificially grown (i.e. hydroponic) cannabis and limits on amounts for possession.
Hughes, C.	2018	The Australian experience and opportunities for cannabis law reform Chapter 15 in Decorte, Lenton & Wilkins (ed) Legalizing Cannabis: Experiences, Lessons and Scenarios	Provides a critical analysis of Australian cannabis law reforms from 1987 to 2018 including an evaluation of the strengths and weaknesses of three different models of cannabis legalisation in Australia. Over this time period there has been a substantial expansion in both de jure and de facto cannabis law reform. Suggests that, while appetite for cannabis legalisation appears limited in Australia, a model of government monopoly over the production and sale of cannabis with a public health approach to legalisation and regulation (e.g. ban on advertising) is probably the most appealing form of cannabis legalisation to Australian policy makers
The Senate Legal and Constitutional Affairs Legislation Committee	2018	Criminal Code and Other Legislation Amendment (Removing Commonwealth Restrictions on Cannabis) Bill 2018	This report provides an overview of an inquiry into the feasibility of removing Commonwealth restrictions on cannabis, which would provide states and territories the responsibility of regulating cannabis. The first chapter provides a brief background and overview to the bill, as well as the administrative details of the inquiry; and the second chapter discusses the evidence received by the committee supporting and opposing the bill. The committee overall recommended not implementing the Bill due to concerns over the health impact of cannabis and the impact the Bill would have in regards to international obligations.
Parliament of Victoria	2018	Inquiry into drug law reform	The Law Reform, Road and Safety Committee of the Parliament of Victoria released a report into drug law reform assessing the effectiveness of laws, procedures and regulations relating to illicit drugs in minimising drug-related health, social and economic harm; and how the drug law reform approaches in other Australian states and territories and jurisdictions overseas could be adopted into Victorian law. Includes a recommendation to adopt a Portuguese-style system of decriminalisation.



Author(s)	Year	Reference	Key point(s)
Gotsis, T., Angus, C. & Roth, L.	2016	Illegal drug use and possession: current policy and debates (Briefing paper). NSW Parliamentary Research Service.	The report provides an overview of personal and community harms from drug use, and drug policy considerations including national and NSW policy. Random roadside testing, diversion programs, harm reduction programs, and pill testing are discussed. Legal models are outlined by approach to drugs, use/possess offences, treatment, harm reduction and supply/manufacture offences for prohibition, depenalisation (defacto decriminalisation), decriminalisation (dejure), and legalisation. The authors contribute to the drug law reform debate by analysing different arguments and discussing decriminalisation approaches in Australia and other countries. Four main legal models that can apply to drug use/possess: 1) prohibition, 2) depenalisation (de facto decriminalisation), 3) decriminalisation (de jure), and 4) legalisation. Authors discuss the four models' approach to drugs, possess/use offences, treatment, harm reduction, and supply/manufacture offences (p. 66).
Palmer, M., Wodak, A., Douglas, B. & Stephens, L.	2016	Can Australia respond to drugs more effectively and safely? Australia21, Canberra	This report (from Australia21) summarises a 2015 roundtable held with law enforcement, researchers, advocates, and others, is structured around discussions about the possibility for drug policy reform (and what current policy is), assumptions underpinning the approach to reform, issues or factors to consider, and offer a vision and framework for drug policy reform which is legalisation.
Hughes, C., Ritter, A., Chalmers, J., Lancaster, K., Barratt, M. & Moxham-Hall, V.	2016	Decriminalisation of drug use and possession in Australia – A briefing note. DPMP, UNSW	This briefing paper explains: <ul style="list-style-type: none"> • What decriminalisation is, and how it differs from prohibition and legalisation • Public opinion on decriminalisation in Australia • What the research evidence tells us about decriminalisation • Which countries have adopted decriminalisation policies • What currently occurs in Australia
NSW Bar Association	2015	Drug Policy Discussion Paper	The Criminal Law Committee of the New South Wales Bar Association released a discussion paper in relation to drug law reform. The committee concluded that prohibition has been largely ineffective at preventing the availability of prohibited drugs or in decreasing levels of use. The paper argues that given the harm to individuals and society that results from prohibition, serious consideration should be given to alternatives. The Bar Association hosted a conference on 29 May 2015 to debate the issues raised by the discussion paper with a range of stakeholders.
Hughes, C., et al.	2015	Evaluating Australian drug trafficking thresholds: Proportionate, equitable and just? Report to the Criminology Research Advisory Council. Canberra, Criminology Research Advisory Council	Legal threshold quantities for drug trafficking, over which possession of an illicit drug is sanctionable as 'trafficking' as opposed to 'personal use' are used in all Australian states and territories. This report evaluates the legal thresholds in six states against five different data sources (including patterns of drug user consumption and purchasing and retail value and harms of drugs). It finds that the current thresholds are not fit for purpose. For example, some legal thresholds are set too low, placing users at risk of an unjustified charge or sanction for an offence of drug trafficking. The legal thresholds are also disproportionate to the relative seriousness of an offence of trafficking in different controlled drugs, and do not reflect evidence on which drugs cause the most harm to the community.
Hughes, C.E., Cowdery, N. & Ritter, A.	2015	Deemed supply in Australian drug trafficking laws: A justifiable legal provision? Current Issues in Criminal Justice, 27(1), 1-20.	A legal and historical analysis of deemed supply provisions in Australian drug trafficking laws. Demonstrates that Australian deemed supply laws were introduced to overcome perceived difficulties in the prosecution and sanction of drug traffickers, but that the laws are inconsistent with Australian criminal law; inconsistent with international drug trafficking laws; conflict with the goals of Australia's National Drug Strategy and threaten confidence in the Australian judicial system. Calls for the laws to be subject to legislative review and/or abolition from Australian drug trafficking law.
Hughes, C., Shanahan, M., Ritter, A., McDonald, D., & Gray-Weale, F.	2014	Monograph No. 25: Evaluation of Australian Capital Territory drug diversion programs	Provides an evaluation of the ACT drug diversion system, including five programs operated by the police and the courts, using a systems approach, analysing how the programs operate together. The report provides a conceptual map of the system, including the programs and client flows; the resources and costs of the system; an evaluation roadmap, including an assessment of the implementation, outputs and outcomes; and what improvements could be made to overcome barriers and facilitate enhancement of the program. This evaluation contributed to reforms in the ACT court and police diversion system in 2014.



Author(s)	Year	Reference	Key point(s)
Ritter, A.	2012	<u>Decriminalisation or legalisation: injecting evidence in the drug law reform debate</u> The Conversation	A summary of the options for decriminalisation and legalisation, published in The Conversation.
Douglas, R, Wodak, A & McDonald, D	2012	<u>Alternatives to prohibition: Illicit drugs: How we can stop killing and criminalising young Australians</u> Australia 21, Canberra (no longer available on website at Oct 2024)	The report, arising from a roundtable held by Australia21, a non-for-profit Australian organisation that aims to generate new thinking around social problems, argues for decriminalisation options. It follows from a Roundtable discussion held in January 2012 to consider new approaches to public policy about illicit drugs in Australia. Also: <u>The Prohibition of illicit drugs is killing and criminalising our children and we are all letting it happen.</u>
Savulescu, J., & Foddy, B.	2012	<u>A moral argument against the war on drugs.</u> The Conversation	It is common to hear moral arguments in favour of a prohibition approach to drug policy but here we have two scholars presenting moral arguments in favour of changing drug policy away from what they characterised as a 'war on drugs' approach.
McDonald, D.	2011	<u>A background paper for an Australia21 Roundtable, Sydney, 31 January 2012, addressing the question "What are the likely costs and benefits of a change in Australia's current policy on illicit drugs?"</u> , Australia21, Canberra. (no longer available on website at Oct 2024)	An overview of evidence about the likely consequences and benefits of changing Australia's policy on illicit drugs for the Australia 21 Roundtable participants, and subsequently made available widely.
Hughes, C, Ritter, A	2011	<u>Monograph No. 22: Legal thresholds for serious drug offences: Expert advice to the ACT on determining amounts for trafficable, commercial and large commercial drug offences</u>	This report evaluates the ACT threshold quantities which distinguish possession of drugs for personal use from possession of drugs intended for trafficking (trafficking threshold quantities) and proposes a new approach to defining threshold quantities based on patterns of consumption and purchasing. Following this report the ACT government announced new legal thresholds for serious drug offences.
Hall, W., & Lucke, J.	2010	<u>Legally coerced treatment for drug using offenders: ethical and policy issues</u> , Crime and Justice Bulletin no. 144, NSW Bureau of Crime Statistics and Research, Sydney.	This bulletin discusses the policy and ethical implications raised by legally coercing drug offenders into drug treatment in the community and providing compulsory treatment within the prison system...in the light of the evidence reviewed, the bulletin discusses the NSW Compulsory Drug Treatment Corrections Centre and the challenges in evaluating its effectiveness.
Payne, J., Kwiatkowski, M. & Wundersitz, J.	2008	<u>Police drug diversion: a study of criminal offending outcomes</u> Australian Institute of Criminology	Provides an analysis of the criminal offending outcomes of people diverted under the Commonwealth funded police Illicit Drug Diversion Initiative (IDDI).
Featherston, J., & Lenton, S.	2007	<u>Effects of the Western Australian Cannabis Infringement Notice Scheme on public attitudes, knowledge and use: Comparison of pre- and post-change data.</u> Perth: National Drug Research Institute.	Evaluation of the WA Cannabis Infringement Notice scheme – a pre-post study of the impact of the introduction of civil penalties for cannabis. Consistent with national trends, cannabis use declined in Western Australia after the introduction of civil penalties. The authors conclude that the change from criminal to civil penalties for cannabis use/possess did not impact on rates of cannabis use.



Author(s)	Year	Reference	Key point(s)
Macintosh, A.	2006	<u>Drug law reform: beyond prohibition. Discussion Paper no. 83. The Australia Institute, Canberra.</u>	An influential report from an independent Australian think tank reviewing the science and advocating for drug law reform. They also recommend greater investment in drug treatment, as an evidence-based intervention.
Wodak, A., & Moore, T.	2002	<u>Modernising Australia's drug policy. UNSW Press, Sydney.</u>	A useful overview of drug policy in Australia and suggestions for the nature and processes of updating it.
Lenton, S., Heale, P., Erickson, P., Single, E., Lang, E., & Hawks, D.	2000	<u>The regulation of cannabis possession, use and supply: A discussion document prepared for The Drugs and Crime Prevention Committee of The Parliament of Victoria. Perth: National Drug Research Institute.</u>	This document summarises options for the legal regulation of cannabis possession, use and supply suitable to a harm minimisation framework; provides a comparative analysis and evaluation of the practicality, effectiveness and potential benefits of the alternative forms of regulation and gives a recommended model for the Victorian situation, which was a variant of the prohibition with civil penalties approach. It provides a comprehensive review of the national and international literature on drug law reform issues to the time of writing (2000).
Santamaria, J.N.	2000	<u>Drugs Dilemma: a way forward. New Weekly Books.</u>	This book is pro-prohibition. From the DFA website: "In this book, medical experts, social commentators and drug counsellors take a closer look at the European experience and the arguments in favour of "harm minimisation" and find them seriously flawed. But there are alternatives which are working".
Daryal, M.	1999	<u>Prices, Legalisation and Marijuana Consumption. Australia: Economics Research Centre, University of Western Australia.</u>	This work considers the impact of changes in the price of cannabis on consumption rates (price elasticity of demand), where the authors assume that under legalisation, cannabis price would be lower than under prohibition. They estimate price elasticity of demand
Lenton, S., Christie, P., Humeniuk, R., Brooks, A., Bennett, M., & Heale, P.	1999	<u>Infringement versus Conviction: the Social Impact of a Minor Cannabis Offence Under a Civil Penalties System and Strict Prohibition in Two Australian States (No. 36). Canberra: Department of Health and Aged Care.</u>	This study compared South Australian cannabis users under the civil penalties scheme with the Western Australian cannabis users under the then criminal penalties scheme. There were a number of similarities between the experiences and outcomes of the two groups, but notably more negative impacts for the WA criminal penalties group (such as loss of employment).
McDonald, D., Moore, R., Norberry, J., Wardlaw, G., & Ballenden, N.	1994	<u>Monograph Series No. 26. Legislative options for cannabis in Australia. Canberra, ACT: Australian Institute of Criminology.</u>	While dated (published in 1994) this monograph is extremely useful in laying out the types of drug law regimes and clarifying the associated language. The terminology suggested in this report is still widely in use in Australia as a framework for considering options.
Manderson, D.	1993	<u>From Mr Sin to Mr Big: a history of Australian drug laws. Oxford University Press, Melbourne.</u>	A very frequently cited work explaining how Australia's policies on drugs have evolved from the earliest days of colonial settlement, pointing out that many of the origins of drug policies and laws are to be found in the racist and sexist attitudes of previous generations.



Table 2. International material on drug law reform

Author(s)	Year	Reference	Key point(s)
EMCDDA	2024	Web Resource: EMCDDA Penalties for drug law offences in Europe at a glance	From the website: This tool lets you examine and compare the penalties or rehabilitative responses for the core offences of drug use, possession for personal use, and supply-related offences, across countries in Europe. It also allows you to see how the laws vary those penalties according to the type or quantity of the drug, and the addiction or recidivism of the offender.
UNODC, World Drug Report	2024	Special Points of Interest: Chapter 4: Cannabis And Psychedelics: Developments In Regulatory Changes And In The Environment Enabling Non-Medical Use Of Controlled Substances	The past decade has seen policy changes in Canada, Uruguay and several jurisdictions in the United States, which have legalized the development of the full supply chain (cultivation, production and sale) for cannabis for non-medical use by the adult population. Since the policy changes in these jurisdictions, there have been policy developments in other regions as well. This chapter provides a summary of the changes and data on outcomes. See also previous editions of the World Drug Report summarising cannabis legalisation regimes.
RAND Europe	2023	Alternatives to profit-maximising commercial models of cannabis supply for non-medical use	This report presents findings from a study identifying and analysing alternatives to profit-maximising commercial models of cannabis supply for non-medical use. It provides an overview of regulatory frameworks which have introduced such models and considers the available evidence on the consequences of their implementation.
EMCDDA	2023	Cannabis Laws in Europe: Questions and Answers for Policy Makers	This document attempts to answer common questions for policy makers concerned with regulating cannabis including: definitions, countries international obligations under UN treaties, regulatory trends and an overview of cannabis regulation in Europe.
Greer, A., Bonn, M., Stevens, A., Tousenard, N., & Ritter, A.	2022	The details of decriminalization: Designing a non-criminal response to the possession of drugs for personal use	This document attempts to answer common questions for policy makers concerned with regulating cannabis including: definitions, countries international obligations under UN treaties, regulatory trends and an overview of cannabis regulation in Europe.
International Network of People who Use Drugs (INPUD)	2021	Drug decriminalisation: Progress or political red herring?	Peer-driven research project that centres the impact of decriminalisation on people who use drugs (across 8 countries and 3 continents) noting that reviews of decrim models have not included their perspectives in analysis. The report questions whether the celebrations of a shift towards health orientated approach from criminal one is the progress that many claim it to be, with drug users pathologized as patients (instead of criminals). The report questions how 'progress' in drugs policy is defined and measured and who's interests are served by current definitions of progress associated with decriminalisation.
Nougier, M., Fernández, A., & Putri, D.	2021	Taking stock of half a decade of drug policy: An evaluation of UNGASS implementation International Drug Policy Consortium	The 2016 UN General Assembly Special Assembly (UNGASS) on drugs shifted policy towards human rights, health and development approaches to drug use and away from punitive policies. Half a decade on (and 50 years after Nixon declared a war on drugs), this paper evaluates the impacts of the 2016 UNGASS, provides recommendations for future international drug policies and suggests how countries may better move from 'rhetoric to reality'.
Transform Drug Policy Foundation	2020	Challenges for a world where drugs are legally regulated	Report on consultations held over 2 days with international drug experts. Outlines a range of policy principles that should form the basis of drug regulation, and discusses transnational implications of shifts in regional and local drug policy
Transform Drug Policy Foundation	2020	How to regulate stimulants: A practical guide	This is a guide to regulating legal markets for stimulants. It is for policy makers, drug policy reform advocates and affected communities all over the world and includes case studies of different forms of regulation. Includes Marks (1987) useful Paradox of Prohibition diagram which shows the U curve of harms experienced through unregulated criminal market through to unregulated legal market (p.23).

Author(s)	Year	Reference	Key point(s)
Hammond, D., Goodman, S., Wadsworth, E., Rynard, V., Boudreau, C., & Hall, W.	2020	Evaluating the impacts of cannabis legalization: The International Cannabis Policy Study More about the International Cannabis Policy Study can be found here: http://cannabisproject.ca	This report publishes the findings from the first wave of results (Aug-Oct 2018) from a survey with US and Canadian participants (n=approx. 20,000) that aims to measure impacts of different cannabis policy regimes on the prevalence and patterns of cannabis use, problematic use and behaviours, commercial retail environment including purchasing and price, perceptions of risk and social norms and the effectiveness of regulatory policies. This first report provides baseline data on respondents. It is hoped that this annual survey will yield information on the impacts of differing policy environments in order to inform the future evolution of cannabis policies and assess public health impacts of legal cannabis regimes.
Decorte, T., Lenton, S., & Wilkins, C.	2020	Legalizing Cannabis: Experiences, Lessons and Scenarios Routledge.	This book examines current models of cannabis legalisation internationally and looks at what lessons from the successes and failures in the regulation of other substances (such as alcohol and tobacco) can be translated to cannabis markets.
Putri, D.	2020	Cannabis rescheduling: A global introduction Transnational Institute	At the end of 2020 the UN voted to reschedule cannabis in recognition of the potential medical value of cannabis. This briefing paper by the Transnational Institute, created prior to the vote, provides a background on the UN drug scheduling system, and what the changes mean
Hughes, C., Stevens, A., Hulme, S., & Cassidy, R.	2019	Models for the decriminalisation, depenalisation and diversion of illicit drug possession: An internationalist realist review	Reports on a study undertaking a rapid realist review of 158 documents relating to decriminalisation of drugs from nine nations (including Australia). Found six models: depenalisation, de facto police diversion, decrim with civil penalties, decrim with targeted health/social referrals and decrim with no sanctions. The report highlights the variety of options that can be adopted by countries in their regulation of currently illicit drugs.
Babor, T., Caulkins, J., Edwards, G., Fischer, B., Foxcroft, D., Humphreys, K., Obot, I., Rehm, J., Reuter, P., Room, R., Rossow, I., & Strang, J.	2018	Drug Policy and the Public Good (book)	The core of the book is a critical review of the cumulative scientific evidence in five general areas of drug policy: primary prevention programs in schools and other settings; supply reduction approaches, including drug interdiction and legal enforcement; treatment interventions and harm reduction approaches; criminal sanctions and decriminalization; and control of the legal market through prescription drug regimes. The final chapters discuss the current state of drug policy in different parts of the world, and describe the need for a new approach to drug policy that is evidence-based, realistic, and coordinated.
Transnational Institute	2018	The 10th Asian Informal Drug Policy Dialogue	Provides a narrative overview of shifts in regulation and decriminalisation in some countries in SE Asia and an overview of key trends in the region.
Global Commission on Drug Policy	2018	Regulation: The responsible control of drugs	Investigates how legal regulation of drugs could work, challenges of implementation and modernisation of the international drug control (UN) system. Provides recommendations for governments and policy makers for implementing a legal and regulated drugs market.
Hughes, C., Stevens, A., Hulme, S., & Cassidy, R.	2018	Review of approaches taken in Ireland and in other jurisdictions to simple possession drug offences	Report for the government of Ireland reviewing approaches to simple possession drug offences in Ireland and 9 other jurisdictions including Australia, the Czech Republic, Germany, Portugal and the USA.
International Network of People who Use Drugs (INPUD)	2018	Is Decriminalisation enough? Drug User Community Voices from Portugal	This report is a community-driven evaluation of Portugal's drug decriminalisation by people who use drugs that considers their lived experiences and perspectives. This differs with most other evaluations of Portuguese decrim which mostly focus on HIV prevalence and drug related harms and deaths.



Author(s)	Year	Reference	Key point(s)
New Zealand Drug Foundation	2017	Whakawatea te Huarahi: A model drug law 2020 and beyond NZ Drug Foundation	This document proposes and gives rationale for a model drug law which includes removing criminal penalties for use/possess and social supply, developing a regulated cannabis market, and putting more resources into prevention, education and treatment. The proposed regulated cannabis market includes details around home and commercially grown cannabis, buying and selling at commercial sites, consumption, and regulation.
Kilmer, B.	2017	New Developments in Cannabis Regulation EMCDDA	This report documents new and emerging forms of cannabis regulation worldwide and what the evidence is on the impact of these reforms.
Eastwood, N., Fox, E., & Rosmarin, A.	2016	A Quiet Revolution: Drug Decriminalisation Across the Globe (2nd Ed) Release	Provides a plain language summary of drug decriminalisation policies and experiences across 25 different countries including Australia, Colombia, Germany, Italy, Poland, Russia, Switzerland, USW and Uruguay.
International Drug Policy Consortium	2016	Drug policy guide, 3rd edn , International Drug Policy Consortium, London.	This publication presents an overview of drug policy internationally structured around five core principles, health policies and programmes, criminal justice and development, community strengthening and social inclusion. The report strongly recommends the structured and integrated involvement of multiple government departments for the development of drug policy.
International Drug Policy Consortium	2016	Online Tool: Comparing models of drug decriminalisation	From the website: 21 countries and jurisdictions are reported to have decriminalised drug use or possession of drugs for personal use. However, the models of decriminalisation implemented all over the world vary widely. This e-tool, developed by the International Drug Policy Consortium , aims to map out how these models work in practice, describing their legal framework, the role of the police (if any), the judicial or administrative process, the applicable sanction (if any), and examples of countries illustrating each model. The e-tool enables a comparison of the various models of decriminalisation.
Global Commission on Drug Policy	2016	Advancing drug policy reform: a new approach to decriminalization	This report outlines the harms created through implementing punitive, prohibitive drug policies. Authors provide a description of decriminalisation and suggest that although it has been poorly implemented and designed in the past, decriminalisation is a framework to improve public health and social outcomes. They offer several examples from countries who have decriminalised drugs in some way. Authors support that low level supply in the drug trade need alternatives to punishment (particularly those doing so to alleviate socioeconomic marginalization). Recommendations in this report include 1) abolishing the death penalty, 2) ending all penalties for use/possess and cultivation for personal use 3) alternatives to punishment (ie. Diversion) 4) UN member states to remove penalization of drug possess as a treaty obligation, and 5) Explore regulatory models following decriminalisation.
LSE Expert Group on the Economics of Drug Policy	2016	After the Drug Wars: Report of the LSE Expert Group on the Economics of Drug Policy	In this report puts together a number of articles on drug policy utilising the Sustainable Development Goals. Each article considers metrics for evaluation and policy recommendations in lead up to UNGASS 2016.
Transform Drug Policy Foundation	2016	How to Regulate Cannabis: A Practical Guide (second edition)	This is a guide to regulating legal markets for the non-medical use of cannabis. It is for policy makers, drug policy reform advocates and affected communities all over the world, who are witnessing the question change from, 'Should we maintain cannabis prohibition?' to 'How will legal regulation work in practice?'

Author(s)	Year	Reference	Key point(s)
Goodwin, J.	2016	Public health approach to drug use in Asia: principles and practices for decriminalisation . International Drug Policy Consortium	This report describes the principles underpinning decriminalisation (describing both de jure and de facto separately) with a focus on regulation in Asia, and provides recommendations for designing and implementing decriminalisation models, guidance on program priorities for countries moving towards decriminalisation. The report does not address legalisation. Chapter 3 describes various mechanisms to divert people away from the criminal justice system, including the role of police, courts, prosecutors, and healthcare/community workers. De jure decriminalization models can differ based on legal frameworks, police authority, judicial/administrative process, and sanctions for drug use, but do remove criminal sanctions for drug use/possess. A best practice model for them is one which the law is changed to remove all penalties (administrative and criminal sanctions), but do have regulations around use activities, and offer public health resources. De facto decriminalization models have the following characteristics: use/possess is a criminal offence, but practice allows people to avoid penalties/conviction. Instead, there is no penalty or civil or administrative sanctions apply and/or are diverted.
Caulkins, J. P., Kilmer, B., Kleiman, M., MacCoun, R., Midgette, G., Oglesby, P., Pacula, R.L., & Reuter, P.H.	2015	Considering marijuana legalization: Insights for Vermont and Other Jurisdiction . Santa Monica, RAND Corporation.	Of-cited report that provides insights into issues that ought be considered before legalising cannabis. Of particular note the authors outlined twelve models through which cannabis could be supplied (and pros and cons of each): including allowing distribution only within small co-ops or buyers' clubs and having a government monopoly and permitting only not-for profit organisation to sell. While directed at a US audience it shows that there are a large number of different approaches to legalising cannabis that could be used beyond "commercial legalisation and regulation".
Apfel, F.	2014	Policy paper 5. Cannabis: From prohibition to regulation World Health Communication Associates	Drawing on global and European experience in regulating tobacco and alcohol, the 5th ALICE RAP Policy Paper makes the case for why current prohibitionist approaches need to be changed and how legal regulatory cannabis policies can be crafted that protect public health, wealth and well-being.
United Nations Human Rights Council	2015	Study on the impact of the world drug problem on the enjoyment of human rights (No. A/HRC/30/65) .	Study prepared by the Human Rights Council in consultation with States on the impact on the enjoyment, respect for and protection of human rights in the context of the world drug problem and the current international conventions.
London School of Economics	2014	Ending the Drug Wars: Report of the LSE Expert Group on the Economics of Drug Policy	This report is a collection of 10 articles from members of the LSE drug policy expert group that examines a number of different perspectives of drug policy, arguing for evidence-based, economically beneficial policies. This report is a good compliment to the 2016 report, providing a broader perspective on the global drug policy issues.
EMCDDA	2014	Estimating public expenditure on drug-law offenders in prison in Europe. Lisbon, European Monitoring Centre for Drugs and Drug Addiction.	This study estimates how much 22 European countries spent on drug-law offenders in prisons during the last decade. Based on this, an estimate for public expenditure on drug-law offenders at the European level was made.
Bewley-Taylor, D., Blickman, T. & Jelsma, M.	2014	The rise and decline of cannabis prohibition: The history of cannabis in the UN drug control system and options for reform	Transnational Institute report on the international history of cannabis regulation and deregulation.



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General Secretariat for the Special General Assembly of the Organization of American States (OAS)	2014	The OAS Drug Report: 16 Months of Debates and Consensus	Report based on the bringing together of more than 300 civil servants, specialists from the private sector and international organizations, academics, and social and political leaders who contributed with their opinions and experience on the drug problem in the Americas to formulate four broad points of consensus to progress drug policy: <ol style="list-style-type: none"> 1. The drug problem needs to be addressed from a public health perspective. 2. Judicial reforms must be enacted to provide alternatives to incarceration. 3. Transnational organized crime is a major player in the drug problem. 4. It is essential to strengthen judicial and law-and-order institutions.
Organization of American States	2013	Report on the drug problem in the Americas. Washington D.C., Organization of American States.	A technical study of drug use, production, transit, and trafficking and of the scope of the drug business in the U.S. The report was developed by leading academics, political leaders, social leaders, and experts who following a detailed breakdown of the issues in the Americas, present legal and regulatory alternatives, and presents steps forward in creating a new dialogue that involve taking a public health approach, tailoring policies to the different needs and phases of countries and increasing citizen security in key areas.
Bewley-Taylor, D.	2012	Towards revision of the UN drug control conventions: The logic and dilemmas of like-minded groups . Transnational Institute/IDPC Series on Legislative Reform of Drug Policies Nr. 19	Discontent about the strictly prohibitionist reading of the UN drug conventions has been driven by a belief that non-punitive and pragmatic health oriented policy approaches better address the complexities surrounding illicit drug use than the zero-tolerance approach privileged by the present international treaties.
Room, Robin	2012	Roadmaps to Reforming the UN Drug Conventions . The Beckley Foundation	Report that presents possible roadmaps and proposals for change for drug law reform regarding treaty reform, amendments and moving toward a 'Single Convention'.
Bewley-Taylor, D., & Jelsma, M.	2012	The UN drug control conventions: The limits of latitude . Transnational Institute/IDPC Series on Legislative Reform of Drug Policies Nr. 18	This briefing paper outlines the international legal drug control obligations, the room for manoeuvre the regime leaves open to national policy makers and the clear limits of latitude that cannot be crossed without violating the treaties.
Inkster, N., & Comolli, V.	2012	Drugs, Insecurity and Failed States: The Problems of Prohibition . London: Routledge.	By examining the destabilising effects of prohibition and alternative approaches, this book shows how progress may be made by treating consumption as a healthcare issue rather than a criminal matter, thereby freeing states to tackle the cartels and traffickers who hold their communities to ransom.
Merkinaitė, S.	2012	The war against people who use drugs: The costs . Eurasian Harm Reduction Network.	This report from the Eurasian Harm Reduction Network shows that implementation of criminal laws regulating drug use and drug possession with no intent to supply costs more than double the amount spent on drug treatment in Eastern Europe and Central Asia.
Nutt, D.	2012	Drugs without the hot air: minimizing the harms of legal and illegal drugs . UIT Cambridge.	The author is a prominent British scientist who was sacked by the UK government because they were uncomfortable with the policy advice that he was giving on drugs. This book, written for the general public, '...is framed around controversial issues such as the banning of mephedrone, whether alcohol is more harmful than many illegal drugs, and whether addiction can be cured'.
Caulkins, J., Hawken, A., Kilmer, B., & Kleiman, M.	2012	Marijuana Legalisation: What everybody needs to know . Oxford University Press	This book provides a comprehensive overview of cannabis legalisation issues, including summary of the latest research in relation to cannabis use, cannabis production, risks, harms and benefits associated with cannabis use and full analysis of legalisation options. The concluding chapter is a short piece from each author about what they as individuals think about cannabis legalisation.



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Office of National Drug Control Policy (USA)	2012	<u>Principles of modern drug policy. Office of National Drug Control Policy.</u>	The Obama government has moved a long way from the repressive 'war on drugs' policies of previous USA administrations. This document puts forward a new set of principles that the government states underlies contemporary USA drug policy.
Rolles, S., Murkin, G., Powell, M., Kushlick, D., & Slater, J.	2012	<u>The alternative World Drug Report: counting the costs of the war on drugs. Transform Drug Policy Foundation, London</u>	From the publisher's website: 'The Alternative World Drug Report, launched to coincide with publication of the UN Office on Drugs and Crime's 2012 World Drug Report, exposes the failure of governments and the UN to assess the extraordinary costs of pursuing a global war on drugs, and calls for UN member states to meaningfully count these costs and explore all the alternatives.'
World Forum Against Drugs	2012	<u>Joint statement: For a humane and balanced drug policy. Stockholm 20 May 2012, World Forum Against Drugs</u>	A joint statement by the USA Director of Drug Control Policy, Gil Kerlikowske; Sweden's Health Minister, Maria Larsson; Russia's Director of Federal Narcotic Service, Viktor Ivano; Italy's Head of Department for Anti Drug Policies, Giovanni Serpelloni, and the UK's Head of the Drug and Alcohol Unit, Gus Jaspers that reaffirms their commitment to the UN drug control conventions and opposes drug law reform.
Domosławski, A.	2011	<u>Drug policy in Portugal: the benefits of decriminalizing drug use. Open Society Foundations, Global Drug Policy Program, New York</u>	From the publisher's website: 'Drug Policy in Portugal describes the process, context, ideas, and values that enabled Portugal to make the transition to a public health response to drug use and possession. Now, with a decade of experience, Portugal provides a valuable case study of how decriminalization coupled with evidence-based strategies can reduce drug consumption, dependence, recidivism, and HIV infection, and create safer communities for all.'
Drug Prevention Network of the Americas (DPNA) et al.	2011	<u>Drug legalisation: an evaluation of the impacts on global society. Position statement December 2011.</u>	This document is pro-prohibition. Drug Free Australia wrote of it: 'Significant Drug Policy groups from across the globe came together to evaluate the potential impact of drug legalisation. This alliance of drug policy experts found that drugs are an enormous social problem and that the drug trade adversely affects the global economy. In a position statement issued by the coalition titled Drug Legalization: An Evaluation of the Impacts on Global Society, they discredited those supporting drug legalization.'
Global Commission on Drug Policy.	2011	<u>War on drugs: Report of the Global Commission on Drug Policy 2011. Brazil: Rio de Janeiro.</u>	Argues that the war on drugs has failed and calls for an end to the 'criminalisation, marginalisation and stigmatisation of people who use drugs', experimentation by governments to pursue other forms of regulation, focus enforcement on organised crime, offer treatment and harm reduction services to those in need, invest in prevention and 'begin the transformation of the global drug prohibition regime'.
Jelsma, M. (ed.)	2011	<u>The development of international drug control: lessons learned and strategic challenges for the future. Working Paper prepared for the first meeting of the Global Commission on Drugs, Geneva, 24-25 January 2011, Global Commission on Drugs</u>	'This paper describes how the foundations for the global [drug] control system were established, the radicalization of the system toward more repressive implementation, consequently leading to soft defections and de-escalation efforts becoming more widespread; and in the last section projects a future for the ongoing reform process toward a modernization and humanization of the control system's international legal framework as laid down in the UN drug control conventions.'
Kleiman, M.A.R., Caulkins, J.P., & Hawken, A.	2011	<u>Drugs and drug policy: what everyone needs to know, Oxford University Press, Oxford.</u>	Written by leading drug policy scholars and intended to be read by the general public, it covers many areas of drug policy under the topics including why have drug laws, how does drug-law enforcement work, what prevents drug abuse, what treats drug abuse, how much crime is drug-related, what are the benefits of drug use, can drug problems be dealt with at the source, does international drug dealing support terrorism, when it comes to drugs why can't we think calmly and play nice, and what is to be done?
Caulkins, J.	2010	Cost of marijuana prohibition on the California justice system. Working Paper Santa Monica, RAND Drug Policy Research Centre. WR-763-RC. <u>www.rand.org/pubs/working_papers/WR763.html</u>	From the website: "This paper estimates the current cost of enforcing marijuana laws in California, both in total and for those 21 and over, and contrast these estimates with those of Gieringer (2009) and Miron (2005, 2010)"



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MacCoun, R.J., & Reuter, P.	2010	Altered State? Assessing How Marijuana Legalization in California Could Influence Marijuana Consumption and Public Budgets. Santa Monica: RAND. www.rand.org/content/dam/rand/pubs/occasional_papers/2010/RAND_OP315.pdf	This paper constructs a model of cannabis legalization based on a series of estimates of current consumption, current and future prices, how responsive use is to price changes, taxes levied and possibly evaded, and the aggregation of nonprice effects (such as changes in attitudes).
Caulkins, J.	2010	Estimated cost of production for legalised cannabis. Working Paper Series. Santa Monica RAND Drug Policy Research Centre. WR-764-RC. www.rand.org/pubs/working_papers/2010/RAND_WR764.pdf	This paper tries to estimate post-legalization production costs for indoor and outdoor cannabis cultivation as well as parallel estimates for processing costs.
Reuter, P.	2010	Marijuana Legalisation: What can be learned from other countries? Santa Monica, CA: RAND. www.rand.org/pubs/working_papers/2010/RAND_WR771.pdf	This paper provides a brief review of the changes to cannabis regulation that have been tried in other countries. The emphasis is on the nature of the changes and how they have been implemented rather than on outcomes.
Reuter, P.	2009	'Report 5: the unintended consequences of drug policies', in P Reuter & F Trautmann (eds), A report on global illicit drug markets 1998-2007, European Commission, [Brussels]	The author presents a framework for classifying the various unintended negative consequences of drug policies, pointing out that many of these whilst unintended are certainly foreseeable.
Rolles, S.	2009	<i>After the war on drugs: Blueprint for regulation. London: Transform Drug Policy Foundation.</i>	Outlines models of drug legalisation. Useful resource for considering all aspects of regulation options.
Costa, A.M.	2008	<i>Making drug control 'fit for purpose': building on the UNGASS decade. Report by the Executive Director of the United Nations Office on Drugs and Crime as a contribution to the review of the twentieth special session of the General Assembly, E/CN.7/2008/CRP.17, United Nations Office on Drugs and Crime, Vienna</i>	A landmark paper in which the author acknowledges that the current approaches to drug policy, led by his Office, have produced a range of negative unintended consequences, and that much of the international approach to illicit drugs is no longer 'fit for purpose'. He proposes directions for improvement which include: <ul style="list-style-type: none"> • Bringing public health "back to centre stage" • Enforce the laws, prevent use, treat and rehabilitate those who are not deterred or prevented from using drugs, and mitigate the negative consequences of use and trafficking related crimes. • Mitigate the unintended consequences of the drug problem through crime prevention, harm minimisation, and the protection of human rights.
Meadowcroft, J. (Ed),	2008	<i>Prohibitions. London: Institute of Economic Affairs.</i>	Monograph/Report which covers a range of prohibited goods/markets, including drugs. Generally points out flaws in prohibition.
Transform Drug Policy Foundation.	2007	<i>After the war on drugs: Tools for the debate. Bristol, UK: Transform Drug Policy Foundation.</i>	Makes the case for drug policy and law reform and shows how to conceptualise and articulate the arguments for reform.

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Bewley-Taylor, D. & Trace, M.	2006	<u>The International Narcotics Control Board: watchdog or guardian of the UN drug control conventions?</u> , The Beckley Foundation Drug Policy Programme, report 7, The Beckley Foundation, Oxford.	From the website: 'While the Board's role in overseeing and quantifying the legal market in controlled drugs for medical and scientific uses is widely admired, there is growing discontent with the unbalanced nature of its contribution to the much more complex and sensitive debates surrounding the issue of illegal drug markets and how best to respond to them.'
King County Bar Association	2005	<u>Effective drug control: Toward a new legal framework. Drug Policy Project. Seattle. King County Bar Association.</u>	This report argues that state-level regulation and control of psychoactive substances is a 'workable alternative' to prohibition.
Dorn, N., & Jamieson, A.	2001	<u>European Drug Laws: the Room for Manoeuvre - The full report. London: DrugScope.</u>	Overview of comparative legal research into national drug laws of France, Germany, Italy, Spain, the Netherlands and Sweden and their relation to three international drugs conventions.
MacCoun, R., & Reuter, P.	2001	<u>Drug War Heresies: Learning from Other Vices, Times, and Places. Cambridge: Cambridge University Press.</u>	One of the classic text books outlining drug law reform issues. The book outlines the various positions and provides a framework for assessing the alternatives that uses a harm matrix which includes types of harm, and who bears the harm.
MacCoun, R., & Reuter, P.	1998	<u>Drug Control. Reprinted from The Handbook of Crime and Punishment. Santa Monica, Drug Policy Research Centre. RAND.</u>	From the website: "The effort to control illicit drugs seems to have become a permanent element of American social policy in the last third of the twentieth century. A large fraction of adolescents experiment with illicit drugs, primarily marijuana. Most do no more than experiment, but enough go on to consume them frequently that drug use and selling, as well as drug control itself, have become a major source of harm to the nation. These harms, particularly the ones related to crime, are heavily concentrated in urban minority communities. Cross-national comparisons of social policy are fraught with problems. Nonetheless, we draw four lessons: depenalization, prevalence of use, goals of drug policy, and the role of government. As currently implemented, U.S. drug policies are unconvincing. They are intrusive, divisive, expensive, and yet they leave the nation with a massive drug problem".
Kleiman, M.A.R.	1992	<u>Against excess: drug policy for results. Basic Books, New York, NY.</u>	'Policies have unwanted side effects. Taxes create moonshining, regulation creates evasion and corruption, prohibition creates black markets, programs cost money and often create perverse incentives. Since all drugs are dangerous and all policies are costly, we ought to consider, for each drug and for all of them together, what set of policies would create the least onerous overall problem, adding together the damage done by drug abuse and the damage done by attempts to control it.'

