

Queensland

Corrective Services and Other Legislation Amendment Bill 2009



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2009

A Bill

for

An Act to amend the *Corrective Services Act 2006,* the *Penalties and Sentences Act 1992* and the *Police Powers and Responsibilities Act 2000* for particular purposes, and to repeal the *Sporting Bodies' Property Holding Act 1975*

	[s 1]		
	The Pa	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Corrective Services and Other Legislation Amendment Act 2009.	4 5
Clause	2	Commencement	6
		This Act commences on a day to be fixed by proclamation.	7
	Part	2 Amendment of Corrective	8
		Services Act 2006	9
Clause	3	Act amended in pt 2 and schedule	10
		This part and the schedule amend the <i>Corrective Services Act</i> 2006.	11 12

Clause	4	Amendment of s 7 (When a person is taken to be in the chief executive's custody)	13 14
		Section 7(4), before examples—	15
		insert—	16
		'Example of when a person is lawfully in another person's custody—	17
		while the person is in the custody of a police or prison officer as mentioned in the <i>Mutual Assistance in Criminal Matters Act 1987</i> (Cwlth), section 26'.	18 19 20

12

[s 5]

Clause	5	Amendment of s 15 (Notice of decision about prisoner's security classification following review)	1 2
		Section 15—	3
		insert—	4
	د	(3) The Acts Interpretation Act 1954, section 27B does not apply to an information notice given under this section.'.	5 6
Clause	6	Insertion of new ch 2, pt 2, div 1A hdg and s 27A	7
		Before section 28—	8
		insert—	9
	'Divis	sion 1A Carrying on business or dealing in artwork	10 11
	'27A	Definitions for div 1A	12
		'In this division—	13
		possession, of a prisoner's artwork, means-	14
		(a) custody or control of it; or	15
		(b) the ability or right to obtain custody or control of it.	16
		<i>prisoner's artwork</i> means any visual art, performing art or literature made or produced by a prisoner while the prisoner is in a corrective services facility.'.	17 18 19
Clause	7	Insertion of new ss 28A–28H	20
		Chapter 2, part 2, division 1A, after section 28—	21
		insert—	22
	'28A	Restriction on prisoner dealing with prisoner's artwork	23 24
		(1) While a prisoner is in a corrective services facility, the prisoner must not sell, give, give possession of, or otherwise dispose of the prisoner's artwork, unless allowed to do so under section 28B, 28C or 28D.	25 26 27 28

[s 7] _____

		Max	imum penalty—40 penalty units.	1
	'(2)		section (1) does not prevent a prisoner abandoning or roying the artwork.	2 3
'28B	Giv	ing p	prisoner's artwork to a person as a gift	4
	' (1)	A pr	isoner may—	5
		(a)	with the chief executive's written approval, give a particular item of the prisoner's artwork to a person as a gift; or	6 7 8
		(b)	donate 1 or more items of the prisoner's artwork to the State.	9 10
	'(2)		deciding whether to give an approval under subsection a), the chief executive must consider all of the following—	11 12
		(a)	the chief executive's estimated value of the artwork;	13
		(b)	the person to whom the artwork is proposed to be given;	14
		(c)	the prisoner's stated purpose for making the gift;	15
		(d)	the number of previous gifts of artwork made by the prisoner, whether or not to the same person;	16 17
		(e)	any other matter the chief executive considers relevant.	18
'28C			prisoner's artwork to a person to hold on the r's behalf	19 20
	' (1)	give	tisoner may, with the chief executive's written approval, the prisoner's artwork to a person other than the State to on the prisoner's behalf.	21 22 23
	'(2)		o, a prisoner may, if the chief executive agrees, give the oner's artwork to the State to hold on the prisoner's behalf.	24 25

[s 7] **'28D** Giving prisoner's artwork to the State for disposal 1 as agreed 2 'The prisoner may give the prisoner's artwork to the State for 3 the purpose of the State's disposing of the artwork as agreed 4 with the prisoner. 5 No consideration to be paid for holding prisoner's **'28E** 6 artwork under s 28C 7 'The prisoner must not ask for, or accept, consideration for— 8 (a) giving the artwork to a person to hold under section 9 28C; or 10 (b) delivering the artwork to a person to hold under section 11 28C. 12 Maximum penalty—40 penalty units. 13 **'28F** Person holding prisoner's artwork for prisoner 14 **'(1)** A person, other than the State, holding prisoner's artwork on 15 behalf of a prisoner must not sell, give, give possession of, or 16 otherwise dispose of the prisoner's artwork, unless allowed to 17 do so under subsection (2), (3) or (4). 18 Maximum penalty—40 penalty units. 19 The person may give the artwork— (2)20 to the prisoner, if the prisoner is discharged or released (a) 21 from custody: or 22 to someone else to hold on the prisoner's behalf, if the (b) 23 prisoner consents. 24 If the person tells the prisoner that the person no longer **(**3) 25 wishes to hold the artwork on behalf of the prisoner— 26 the person may give the artwork— 27 (a) to another person authorised by the prisoner to (i) 28 hold the artwork on the prisoner's behalf; or 29 [s 7]

			(ii)	to a person authorised by the prisoner to collect the artwork for delivery to another person to hold on the prisoner's behalf; or	1 2 3
		(b)	if—		4
			(i)	the prisoner has not been discharged or released from custody; and	5 6
			(ii)	the person has not received authority from the prisoner to deal with the artwork under paragraph (a) within 1 month after telling the prisoner the person no longer wishes to hold the artwork on behalf of the prisoner;	7 8 9 10 11
			the j	person may give the artwork to the chief executive.	12
	'(4)	The appl		on may dispose of the artwork if all of the following	13 14
		(a)	the j	prisoner is discharged or released from custody;	15
		(b)	pris	recipient makes reasonable efforts to locate the oner and ask the prisoner to collect, or arrange for collection of, the artwork;	16 17 18
		(c)		artwork is not collected by or for the prisoner within onths after the prisoner's discharge or release.	19 20
	'(5)	The	perso	n must not ask for, or accept, consideration for—	21
		(a)	-	ng the artwork to someone else to hold on the oner's behalf; or	22 23
		(b)	-	ng the artwork to a person for delivery to another on to hold on the prisoner's behalf.	24 25
		Max	imun	n penalty for subsection (5)—40 penalty units.	26
(000	D !				
'28G				I not the State has responsibility for twork held on behalf of the prisoner	27 28
	'(1)	or a	rrangi	ner, and not the State, is responsible for collecting, ing for the collection of, the artwork from a person he artwork on the prisoner's behalf if—	29 30 31
		(a)	the	prisoner is discharged or released from custody; or	32

[s 8]

		'(2)	(b) the person tells the prisoner that the person no longer wishes to hold the artwork on the prisoner's behalf.If the chief executive incurs expense in dealing with the artwork under section 28F(3)(b), the chief executive may recover the expense from the prisoner.	1 2 3 4 5
	'28H		nited liability of persons holding artwork on behalf prisoner	6 7
		' (1)	If the prisoner gives the artwork to a person under section 28C, the person is not liable for—	8 9
			(a) loss of the artwork; or	10
			(b) damage to the artwork, other than deliberate damage to it by the person.	11 12
		'(2)	If the prisoner gives the artwork to the State under section 28D, the State is not liable for loss of, or damage to, the artwork while it is in the State's possession.'.	13 14 15
Clause	8	Am	endment of s 53 (Safety order)	16
		(1)		
		(1)	Section 53(4) to (6)—	17
		(1)	Section $53(4)$ to (6)— renumber as section $53(6)$ to (8).	17 18
		(1)		
			<i>renumber</i> as section 53(6) to (8).	18
			<i>renumber</i> as section 53(6) to (8). Section 53—	18 19
		(2)	<pre>renumber as section 53(6) to (8). Section 53— insert— The chief executive may limit the privileges of a prisoner during the period of the safety order if the chief executive</pre>	18 19 20 21 22

		'(5)	Without limiting subsection (3), the safety order must also state the extent to which, as decided by the chief executive, the prisoner may receive privileges during the period of the safety order.'.	1 2 3 4
Clause	9	Am	nendment of s 69 (Transfer to court)	5
			Section 69(4), definition attendance authority—	6
			insert—	7
			(c) a law list published by a court; or	8
			(d) a notice from a court to the chief executive advising that the prisoner is required to be present in the court for a particular matter.'.	9 10 11
Clause	10	Am	nendment of s 72 (Power to grant leave)	12
		(1)	Section 72(1)(e) and (f)—	13
			omit.	14
		(2)	Section 72(1)(g)—	15
			renumber as section 72(1)(e).	16
		(3)	Section 72(3), from 'For' to 'leave, the'	17
			omit, insert—	18
			'The'.	19
		(4)	Section 72(4), 'sections 73, 74'—	20
			omit, insert—	21
			'section 73'.	22
Clause	11	Om	nission of s 74 and ch 2, pt 2, div 8, sdiv 2	23
			Section 74 and chapter 2, part 2, division 8, subdivision 2—	24
			omit.	25

[s 12]

Clause	12		nendr ve of		of s 85 (Suspending or cancelling order for ence)	1 2
		(1)	Sect	ion 85	5(2)—	3
			omit	•		4
		(2)	Sect	ion 85	5(3)—	5
			renu	mber	as section 85(2).	6
Clause	13				s 86 (Notice to Queensland board about of order for resettlement leave)	7 8
			Sect	ion 86	· •	9
			omit	•		10
Clause	14	Ins	ertio	n of r	new ch 2, pt 2, div 9A	11
			Afte	r secti	ion 96—	12
			inse	rt—		13
	'Divi	sion	9A		Approvals for Mutual Assistance in Criminal Matters Act 1987 (Cwlth)	14 15
	'96A	Mu	tual a	assis	tance approval	16
	0071	·(1)	At t	he rec	quest of the Commonwealth Attorney-General, the ntity may, by order in writing—	17 18
			(a)	-	approval (<i>mutual assistance approval</i>) for a oner to travel to a foreign country—	19 20
				(i)	for the purpose of giving evidence at a proceeding relating to a criminal matter, as mentioned in the Commonwealth Act, section 26; or	21 22 23
				(ii)	for the purpose of giving assistance in relation to an investigation relating to a criminal matter, as mentioned in the Commonwealth Act, section 27; and	24 25 26 27

[s 14]

		(b)	give the directions and impose the conditions that the relevant entity considers are necessary for the release of the prisoner under the approval.	1 2 3
	'(2)		le a mutual assistance approval is in force, the prisoner to m the approval relates—	4 5
		(a)	is authorised to be absent from custody (other than custody referred to in the Commonwealth Act, section 26(1)(e)(iii) or $27(1)(e)(iii))$ in relation to any period during which the prisoner would, if the approval were not in force, be required to be in custody; and	6 7 8 9 10
		(b)	is exempt from any other requirements imposed under this or any other Act that would, if the approval were not in force, prevent the prisoner from travelling to the foreign country for the purpose stated in the Commonwealth Attorney-General's request.	11 12 13 14 15
	' (3)	In th	is section—	16
			ters Act 1987 (Cwlth).	17 18
		relev	<i>vant entity</i> means—	19
		(a)	in relation to a prisoner who is released on parole—the Queensland board; or	20 21
		(b)	otherwise—the chief executive.	22
'96B	Giv	ing p	prisoner notice of approval and conditions	23
		gave	the giving of a mutual assistance approval, the entity that the approval must give the prisoner to whom it relates then notice of—	24 25 26
		(a)	the approval; and	27
		(b)	any conditions relating to the approval and imposed on the prisoner under section $96A(1)(b)$.	28 29

				[s 15]
	'96C	Co	nplying with conditions of approval	1
			'A prisoner who is given notice, under semutual assistance approval and conditions prisoner must comply with the conditions.	
			Maximum penalty—6 months imprisonment.	5
	'96D		e spent while released under mutual as roval is part of period of imprisonment	sistance 6 7
			'The time spent by a prisoner while released assistance approval counts as time served und period of imprisonment.'.	
Clause	15		endment of s 155 (Access approval requier than accredited visitor or staff membe	
		(1)	Section 155, heading, from 'visitor'—	1
			omit, insert—	1
			'particular visitors'.	1
		(2)	Section 155(1), 'an accredited visitor or staff	member'— 1
			omit, insert—	1
			'a prescribed person'.	1
		(3)	Section 155—	1
			insert—	2
		' (3)	In this section—	2
			prescribed person means—	2
			(a) an accredited visitor; or	2
			(b) a casual site visitor as defined under sec	tion 165; or 2
			(c) an emergency services officer; or	2
			(d) an employee of the department in v Protection Act 1999 is administered; or	which the <i>Child</i> 2 2
			(e) an officer or employee of a law enforcer	ment agency; or 2

[s 16]

			(f) a staff member.'.	1
Clause	16		nendment of s 156 (Deciding application for access proval)	2 3
		(1)	Section 156(3)—	4
			omit, insert—	5
		'(3)	Subsection (2) does not apply to an Australian legal practitioner as defined under the <i>Legal Profession Act 2007</i> , section 6.'.	6 7 8
		(2)	Section 156(7) to (9)—	9
			renumber as section 156(9) to (11).	10
		(3)	Section 156—	11
			insert—	12
		'(7)	Also, if the chief executive refuses to grant an access approval for a visitor, the chief executive may order that the visitor can not make a further application for an access approval until the end of a stated period, of not more than 1 year, after the refusal.	13 14 15 16 17
		' (8)	In deciding whether to make an order under subsection (7), the chief executive must consider—	18 19
			(a) the effect of the proposed order on a child for whom approval has been given to accompany the visitor to visit the prisoner; and	20 21 22
			(b) whether the child may, unaccompanied by an adult, visit the prisoner.'.	23 24
Clause	17	Ins	ertion of new ss 156A and 156B	25
			After section 156—	26
			insert—	27
	ʻ156A	Inte	erim access approval for personal visitor	28
		' (1)	This section applies if—	29

	 (a) a personal visitor of a prisoner applies for an access approval for a corrective services facility under section 155; and 	1 2 3
	(b) the chief executive has not decided the application under section 156.	4 5
"(2)	The chief executive may grant the personal visitor approval to access the corrective services facility on an interim basis (<i>interim access approval</i>) until the chief executive has decided the application under section 156, if the chief executive is satisfied it is appropriate in the circumstances.	6 7 8 9 10
'(3)	A personal visit under the interim access approval must be a non-contact visit, unless it is impracticable having regard to the facilities at the corrective services facility.	11 12 13
'(4)	The chief executive may impose conditions on the interim access approval.	14 15
'(5)	The interim access approval has effect until the chief executive decides the application under section 156.	16 17
'(6)	While the interim access approval has effect, it is taken to be an access approval.	18 19
'156B Urg	ent access approval for commercial visitor	20
' (1)	This section applies if—	21
	 (a) work by a tradesperson or technician (a <i>relevant commercial visitor</i>) is required to be carried out urgently at a corrective services facility; and 	22 23 24
	(b) a relevant commercial visitor who has been granted an access approval for the corrective services facility is not available to carry out the work; and	25 26 27
	 (c) a relevant commercial visitor applies for an access approval for the corrective services facility under section 155 for the purpose of carrying out the work. 	28 29 30
'(2)	If the chief executive is satisfied the relevant commercial visitor mentioned in subsection $(1)(c)$ does not pose an immediate risk to the security or good order of the corrective	31 32 33

[s 18]

			services facility, the chief executive may grant the relevant commercial visitor approval to access the facility for carrying out the work (<i>urgent access approval</i>).	1 2 3
		'(3)	In deciding whether the relevant commercial visitor poses an immediate risk to the security or good order of the corrective services facility, the chief executive need not consider the matters mentioned in section 156(2).	4 5 6 7
		'(4)	The chief executive may impose conditions on the urgent access approval.	8 9
		' (5)	The urgent access approval has effect for only a single visit to the corrective services facility.	10 11
		'(6)	While the urgent access approval has effect, it is taken to be an access approval.'.	12 13
Clause	18	Am	nendment of s 157 (Suspending access approval)	14
		(1)	Section 157—	15
			insert—	16
		'(1A)	Also, the chief executive may suspend a visitor's access approval for a corrective services facility if the chief executive reasonably believes the suspension is necessary to preserve the security or good order of the corrective services facility.'.	17 18 19 20
		(2)	Section 157(2)(a)—	21
			omit, insert—	22
			(a) if paragraph (b) does not apply—for a period of up to 1 year; or'.	23 24
		(3)	Section 157(4), 'the maximum period allowed under subsection (2)'—	25 26
			omit, insert—	27
			'1 year under subsection (2)(a)'.	28
Clause	19	Ins	ertion of new s 157A	29
			After section 157—	30

[s 20]

insert—	1
nending or revoking access approval	2
The chief executive may amend or revoke a visitor's access approval for a corrective services facility if the chief executive is satisfied that, because of a change in the visitor's circumstances, the visitor poses a risk to the security or good order of the corrective services facility.	3 4 5 6 7
In deciding whether to amend or revoke the access approval, the chief executive must consider—	8 9
(a) the effect of the proposed amendment or revocation on a child for whom approval has been given to accompany the visitor to visit the prisoner; and	10 11 12
(b) whether the child may, unaccompanied by an adult, visit the prisoner.	13 14
If the chief executive revokes the access approval, the chief executive must ensure a written record is made stating the reasons for the decision.	15 16 17
If the chief executive amends or revokes the access approval, the visitor may, in writing, ask the chief executive to reconsider the decision.	18 19 20
The chief executive must reconsider the decision and may confirm or cancel the decision.	21 22
The chief executive must advise the visitor of the reconsidered decision.	23 24
In this section—	25
<i>amend</i> , a visitor's access approval, means amend a condition of the access approval or impose a condition on it.'.	26 27
nendment of s 160 (Identification of visitor)	28
Section 160(2) to (4)—	29
<i>renumber</i> as section $160(3)$ to (5) .	30
Section 160—	31
	 The chief executive may amend or revoke a visitor's access approval for a corrective services facility if the chief executive is satisfied that, because of a change in the visitor's circumstances, the visitor poses a risk to the security or good order of the corrective services facility. In deciding whether to amend or revoke the access approval, the chief executive must consider— (a) the effect of the proposed amendment or revocation on a child for whom approval has been given to accompany the visitor to visit the prisoner; and (b) whether the child may, unaccompanied by an adult, visit the prisoner. If the chief executive revokes the access approval, the chief executive must ensure a written record is made stating the reasons for the decision. If the chief executive amends or revokes the access approval, the visitor may, in writing, ask the chief executive to reconsider the decision. The chief executive must advise the visitor of the reconsidered decision. In this section— <i>amend</i>, a visitor's access approval, means amend a condition of the access approval or impose a condition on it.'. tendment of s 160 (Identification of visitor) Section 160(2) to (4)— <i>renumber</i> as section 160(3) to (5).

[s 21]

		'(2)	<i>insert</i> — Without limiting subsection (1), if the visitor is an adult and the corrective services facility has a biometric identification system installed, the visitor must submit to the biometric identification procedures for the facility.'.	1 2 3 4 5
Clause	21		nendment of s 161 (Visitor may be directed to leave rrective services facility)	6 7
			Section 161(1)(b)—	8
			omit, insert—	9
			(b) section 160(2), (3) or (4), or 163(2).	10
Clause	22	Am	nendment of s 162 (Proof of identity)	11
			Section 162(1), 'offers'—	12
			omit, insert—	13
			'gives'.	14
Clause	23	Am	nendment of s 180 (Applying for parole order etc.)	15
			Section 180(2)(c), '120'—	16
			omit, insert—	17
			·180'.	18
Clause	24	Ins	sertion of new s 185A	19
			Chapter 5, part 1, division 1—	20
			insert—	21
	ʻ185A		role eligibility date for particular prisoners granted ergency circumstances parole	22 23
		' (1)	This section applies to a prisoner if—	24
			(a) whether before or after the commencement of this section (the <i>commencement</i>), a date for the prisoner's	25 26

[s 25]

		release on parole in relation to the prisoner's period of imprisonment (the <i>parole release date</i>) was or is fixed under the <i>Penalties and Sentences Act 1992</i> , section 160B(3); and	1 2 3 4
		(b) on or after the commencement but before the parole release date, the prisoner is granted exceptional circumstances parole in relation to the same period of imprisonment.	5 6 7 8
	'(2)	For this Act, the prisoner's parole release date becomes the prisoner's parole eligibility date in relation to the same period of imprisonment.	9 10 11
	'(3)	Any entitlement or expectation the prisoner had to be released on parole on the parole release date under a court ordered parole order is extinguished.	12 13 14
	'(4)	This section does not affect the fact that a parole release date was fixed for the prisoner's period of imprisonment for the purposes of the <i>Penalties and Sentences Act 1992</i> .'.	15 16 17
Clause 25	Am	endment of s 193 (Decision of parole board)	18
	(1)	Section 193(5)—	19
	(1)	omit.	19 20
	(1) (2)		
		omit.	20
		<i>omit.</i> Section 193(3) and (4)—	20 21
	(2)	<i>omit.</i> Section 193(3) and (4)— <i>renumber</i> as section 193(4) and (5).	20 21 22
	(2)	omit. Section 193(3) and (4)— renumber as section 193(4) and (5). Section 193(2), after 'However,'—	20 21 22 23
	(2)	omit. Section 193(3) and (4)— renumber as section 193(4) and (5). Section 193(2), after 'However,'— insert—	 20 21 22 23 24
	(2) (3)	omit. Section 193(3) and (4)— renumber as section 193(4) and (5). Section 193(2), after 'However,'— insert— 'subject to subsection (3),'.	 20 21 22 23 24 25
	(2) (3)	omit. Section 193(3) and (4)— renumber as section 193(4) and (5). Section 193(2), after 'However,'— insert— 'subject to subsection (3),'. Section 193—	 20 21 22 23 24 25 26
	(2)(3)(4)	omit. Section 193(3) and (4)— renumber as section 193(4) and (5). Section 193(2), after 'However,'— insert— 'subject to subsection (3),'. Section 193— insert— The parole board must decide the application within the	20 21 22 23 24 25 26 27 28
	(2)(3)(4)	omit. Section 193(3) and (4)— renumber as section 193(4) and (5). Section 193(2), after 'However,'— insert— 'subject to subsection (3),'. Section 193— insert— The parole board must decide the application within the following period after receiving the application—	 20 21 22 23 24 25 26 27 28 29

[s 26]

Clause	26	Am	nendment of s 199 (Court ordered parole order)	1
			Section 199—	2
			insert—	3
		' (5)	Subsection (1) does not apply in relation to a prisoner to whom section 185A applies.'.	4 5
Clause	27		nendment of s 205 (Amendment, suspension or ncellation)	6 7
		(1)	Section 205(1)(b)—	8
			renumber as section 205(1)(c).	9
		(2)	Section 205(1)—	10
			insert—	11
			(b) by inserting a condition mentioned in section 200(2) if the board reasonably believes the condition is necessary for a purpose mentioned in the subsection; or'.	12 13 14
Clause	28		nendment of s 208 (Reconsidering decision to suspend cancel parole order)	15 16
		(1)	Section 208(2)—	17
			omit, insert—	18
		'(2)	The parole board must consider all properly made submissions and inform the prisoner, by written notice, whether the board has changed its decision and, if so, how.'.	19 20 21
		(2)	Section 208(4)—	22
			insert—	23
			<i>'properly made submissions</i> means written submissions given by or for the prisoner to the parole board within 21 days after the information notice inviting the prisoner to make the submissions is given.'.	24 25 26 27

[s 29]

Clause	29	Amendment of s 209 (Automatic cancellation of order by further imprisonment)	1 2
		Section 209(3)(b)—	3
		insert—	4
		'(iv) is required to be served until the court rises.'.	5
Clause	30	Amendment of s 217 (Functions)	6
		(1) Section 217(b)—	7
		omit.	8
		(2) Section 217(c)—	9
		renumber as section 217(b).	10
Clause	31	Amendment of s 219 (Disqualification from membership)	11
		(1) Section 219(f) and (g)—	12
		renumber as section 219(g) and (h).	13
		(2) Section 219—	14
		insert—	15
		(f) a person appointed as, or to act as, a Supreme Court judge, District Court judge or magistrate;'.	16 17
Clause	32	Amendment of s 233 (Disqualification from membership)	18
		(1) Section 233(f) and (g)—	19
		renumber as section 233(g) and (h).	20
		(2) Section 233—	21
		insert—	22
		(f) a person appointed as, or to act as, a Supreme Court judge, District Court judge or magistrate;'.	23 24

Corrective Services and Other Legislation Amendment Bill 2009 Part 2 Amendment of Corrective Services Act 2006

[s 33]

Clause	33	Am	nendr	ment of s 292 (Official visitor reports)	1	
			Sect	tion 292(b), 'at least every 3 months'—	2	
			omi	t, insert—	3	
			'eac	h month'.	4	
Clause	34	Am	nendr	ment of s 311 (Prisoners trust fund)	5	
		(1)	Sect	tion 311(3), 'All'—	6	
			omi	t, insert—	7	
			'Suł	pject to section 311A, all'.	8	
		(2)	Sect	tion 311(6)—	9	
			omi	t, insert—	10	
		' (6)	The	chief executive may limit any or all of the following-	11	
			(a)	the amount that may be received as a single receipt for a prisoner;	12 13	
			(b)	the amount that may be held in a prisoner's account in the prisoners trust fund;	14 15	
			(c)	the amount a prisoner may spend.'.	16	
Clause	35	Ins	ertio	n of new s 311A	17	
			Afte	er section 311—	18	
			inse	rt—	19	
	'311A Dealing with amounts received for prisoners in particular cases					
		' (1)		s section applies if the chief executive receives an amount a prisoner and any of the following apply—	22 23	
			(a)	the chief executive is not satisfied that the donor of the amount is sufficiently identified;	24 25	
			(b)	the amount is more than the allowable receipt amount;	26	

[s 36]

			(c)	payment of the amount into the prisoner's account would result in the balance of that account being more than the allowable balance.	1 2 3
		' (2)	The	chief executive must return the amount to its donor.	4
		'(3)	not 1	espite making reasonable efforts, the chief executive can return the amount to its donor, the chief executive must, as chief executive considers appropriate—	5 6 7
			(a)	pay the amount to an entity nominated by the prisoner; or	8 9
			(b)	keep the amount in the prisoner's account until the prisoner is discharged or released.	10 11
		'(4)		emove any doubt, the prisoner can not access an amount in the prisoner's account under subsection (3)(b).	12 13
		' (5)	In th	nis section—	14
				wable balance, for a prisoner's account, means the unt allowed under section $311(6)(b)$.	15 16
				wable receipt amount means the amount allowed for a le receipt for a prisoner under section $311(6)(a)$.	17 18
				<i>or</i> , of an amount received for a prisoner, means the person n whom the amount is received.	19 20
			-	<i>oner's account</i> , for a prisoner, means the prisoner's ount mentioned in section 311(2).'.	21 22
Clause	36	Am	nendr	ment of s 320 (Eligible persons register)	23
			Sect	ion 320(1), from 'about'—	24
			omit	t, insert—	25
			'abo	put—	26
			(a)	a prisoner who has been sentenced to a period of imprisonment for an offence of violence or a sexual offence; or	27 28 29
			(b)	a supervised dangerous prisoner (sexual offender).'.	30

[s 37]

Clause	37		nendment of s 324 (Removing details from eligible rsons register)				
		(1)	Section 324(1)(a)—	3			
			omit, insert—	4			
			'(a) when the prisoner in relation to whom the person is registered—	5 6			
			(i) is discharged; or	7			
			Note—	8			
			A prisoner is discharged when the prisoner is unconditionally released from lawful custody.	9 10			
			(ii) if the prisoner is released subject to a relevant order—stops being subject to a relevant order; or	11 12			
			(iii) dies in custody; or	13			
			(iv) is transferred to another jurisdiction; or'.	14			
		(2)	Section 324(4)—	15			
			insert—	16			
			<i>'relevant order</i> means—	17			
			(a) a supervision order or interim supervision order under the <i>Dangerous Prisoners (Sexual Offenders) Act 2003</i> ; or	18 19 20			
			(b) a probation order.'.	21			
Clause	38	Am	nendment of s 350 (Proceedings for offences)	22			
		(1)	Section 350(2), 'The'—	23			
			omit, insert—	24			
			'Subject to subsection (3), the'.	25			
		(2)	Section 350—	26			
			insert—	27			
		' (3)	If the proceeding is for an offence under section 28F(1) or (5), it may start at any time but, if started more than 1 year after	28 29			

			[s 39]	
			the commission of the offence, must start within 6 months after the offence comes to the complainant's knowledge.'.	1 2
Clause	39	Ins	ertion of new ch 7A, pt 4	3
			Chapter 7A, after part 3—	4
			insert—	5
	'Part	4	Transitional provisions for Corrective Services and Other Legislation Amendment Act 2009	6 7 8 9
	'480	Def	finitions for pt 4	10
			'In this part—	11
			<i>amending Act</i> means the <i>Corrective Services and Other Legislation Amendment Act 2009.</i>	12 13
			commencement means the commencement of this part.	14
			<i>previous</i> , if followed by a provision number, means the provision of that number as in force immediately before the commencement.	15 16 17
	'481	Exi	sting order for reintegration leave	18
		(1)	This section applies to an order granting reintegration leave to a prisoner under previous section $72(1)(e)$ if the order was in force immediately before the commencement.	19 20 21
	•	(2)	The order continues in force according to its terms.	22
		² (3)	This Act continues to apply for the reintegration leave as if the amending Act had not been enacted.	23 24

'482	Exi	sting order for resettlement leave	1
	' (1)	This section applies to an order granting resettlement leave to a prisoner under previous section $72(1)(f)$ if the order was in force immediately before the commencement.	2 3 4
	'(2)	The order continues in force according to its terms.	5
	' (3)	This Act continues to apply for the resettlement leave as if the amending Act had not been enacted.	6 7
'483	Exi	sting approved resettlement leave programs	8
	' (1)	This section applies if, before the commencement—	9
		(a) a resettlement leave program for a prisoner was approved under previous section $76(1)$ or $77(1)$; and	10 11
		(b) the resettlement leave program had not ended.	12
	'(2)	This Act continues to apply for the resettlement leave program and the prisoner's resettlement leave as if the amending Act had not been enacted.	13 14 15
		Example—	16
		Previous section 72(1)(f) continues to apply for leave for the prisoner to participate in the resettlement leave program.	17 18
'484	-	sting applications for approval of resettlement ve programs	19 20
	' (1)	This section applies if, before the commencement—	21
		(a) a prisoner applied for approval of a resettlement leave program under previous section 75(1); and	22 23
		(b) the application had not been decided.	24
	'(2)	This Act continues to apply as if the amending Act had not been enacted for—	25 26
		(a) deciding the application; and	27
		(b) if the approval is granted—any resettlement leave program and the prisoner's resettlement leave under the program.	28 29 30

'485			s expectations of prisoner about reintegration resettlement leave	1 2
	' (1)		section applies if, before the commencement, a cribed prisoner had an expectation to be granted—	3 4
		(a)	reintegration leave under previous section 72(1)(e); or	5
		(b)	resettlement leave under previous section 72(1)(f).	6
	'(2)	Subj	ect to subsection (3), the expectation is extinguished.	7
	'(3)	at the	oceeding started before the commencement, and pending e commencement, may be continued as if the amending had not been enacted.	8 9 10
	'(4)	priso this 2	he outcome of the proceeding is that the prescribed oner is to be granted leave mentioned in subsection (1), Act applies for the leave as if the amending Act had not enacted.	11 12 13 14
	' (5)	In th	is section—	15
		-	cribed prisoner means a prisoner other than a prisoner to m any of the following applies—	16 17
		(a)	an order mentioned in section 481 or 482;	18
		(b)	a resettlement leave program mentioned in section 483;	19
		(c)	section 484.	20
		proc	eeding means a proceeding—	21
		(a)	under the Judicial Review Act 1991 in relation to a decision made under this Act; or	22 23
		(b)	for an offence against a provision of this Act.	24
(400				
'486		•	ion of ss 185A and 199(5)	25
	' (1)	the c relati	bite sections 185A and 199(5), a proceeding started before commencement, and pending at the commencement, in ion to the issue of a court ordered parole order under	26 27 28
			on 199(1) for a prescribed prisoner may be continued as a mending Act had not been enacted.	29 30

	'(2)	If the outcome of the proceeding is that the court ordered parole order must be issued for the prescribed prisoner, this Act applies for the prescribed prisoner's court ordered parole as if the amending Act had not been enacted.	1 2 3 4
	' (3)	In this section—	5
		<i>prescribed prisoner</i> means a prisoner to whom section 185A applies.	6 7
		<i>proceeding</i> means a proceeding under the <i>Judicial Review Act</i> 1991.	8 9
'487	Арј	plication of previous s 193(5)	10
	'(1)	Subject to subsections (3) and (4), previous section 193(5) does not apply, and is taken never to have applied, to a prisoner's application for a parole order made on or after 1 July 2001.	11 12 13 14
	'(2)	Subject to subsections (3) and (4) if, before the commencement, a prisoner had any entitlement or expectation in relation to a parole board's failure to make a decision in accordance with previous section 193(5), the entitlement or expectation is extinguished.	15 16 17 18 19
	'(3)	Subsections (1) and (2) do not affect a decision of a court made before the commencement in relation to the validity of a parole board's decision on a prisoner's application for a parole order.	20 21 22 23
	'(4)	Also, subsections (1) and (2) do not affect a decision of the Queensland board under section 198, made before the commencement, in relation to a decision a regional board was taken to have made under previous section 193(5).	24 25 26 27
'488	Dec	clarations for s 209	28
	'(1)	On and from 28 August 2006, a prisoner's parole order is taken not to have been automatically cancelled under a previous automatic cancellation provision if—	29 30 31

		(a) the prisoner was sentenced to another term or period of imprisonment as mentioned in the provision; and	1 2
		(b) the term or period was limited to a term or period of imprisonment until the court rises.	3 4
	'(2)	Subsection (3) applies if, before the commencement, a prisoner subject to a parole order was sentenced to a term or period of imprisonment ordered by a court to be served until the court rises.	5 6 7 8
	'(3)	To remove any doubt, it is declared that anything done or purportedly done, or any omission made or purportedly made, under this Act or the repealed <i>Corrective Services Act 2000</i> in reliance on the automatic cancellation of the parole order, before the commencement, under a previous automatic cancellation provision is and always was valid.	9 10 11 12 13 14
	'(4)	Subsection (3) does not affect a decision of a court made before the commencement in relation to, or based on, a previous automatic cancellation provision.	15 16 17
	' (5)	In this section—	18
		previous automatic cancellation provision means—	19
		(a) previous section 209; or	20
		(b) the repealed <i>Corrective Services Act 2000</i> , section 151.	21
'489	Ар	plication of s 245	22
	-	'For applying section 245 after the commencement, a reference in the section to—	23 24
		(a) an approval of a resettlement leave program; or	25
		(b) an approved resettlement leave program;	26
		is taken to be a reference to an approval of a resettlement leave program, or to an approved resettlement leave program, under this Act as in force before the commencement.	27 28 29

[s 40]

	'490	De	Declarations for ss 311 and 311A	
		' (1)	This section applies to anything done or any omission made by the chief executive in relation to a prisoner's money on or after 20 June 2008 but before the commencement (the <i>previous dealing</i>).	2 3 4 5
		'(2)	It is declared that the previous dealing is as valid, and is taken always to have been as valid, as it would be if it were done or made under section 311 or 311A after the commencement.'.	6 7 8
Clause	40	Am	nendment of sch 4 (Dictionary)	9
		(1)	Schedule 4, definitions commencement, previous, privileges, reintegration leave, resettlement leave and resettlement leave eligibility date—	10 11 12
			omit.	13
		(2)	Schedule 4—	14
			insert—	15
			'amending Act, for chapter 7A, part 4, see section 480.	16
			commencement—	17
			(a) for chapter 7, see section 356; or	18
			(b) for chapter 7A, see section 480.	19
			previous, if followed by a provision number—	20
			(a) for chapter 7, see section 356; or	21
			(b) for chapter 7A, part 4, see section 480.	22
			<i>privileges</i> , for a prisoner, means privileges prescribed under a regulation for a prisoner.'.	23 24
		(3)	Schedule 4, definition approved resettlement leave program, after '77(1)'—	25 26
			insert—	27
			'as in force before the commencement of the <i>Corrective</i> <i>Services and Other Legislation Amendment Act (No. 2) 2008</i> , section 11'.	28 29 30

(4)	Scho (g)–	edule 4, definition <i>leave of absence</i> , paragraphs (e) to	1 2
	omit	t, insert—	3
	'(e)	reintegration leave granted under section 72(1)(e) as in force before the commencement of the <i>Corrective</i> <i>Services and Other Legislation Amendment Act (No. 2)</i> 2008, section 10(1);	4 5 6 7
	(f)	resettlement leave granted under section 72(1)(f) as in force before the commencement of the <i>Corrective</i> <i>Services and Other Legislation Amendment Act (No. 2)</i> 2008, section 10(1);	8 9 10 11
	(g)	leave mentioned in section 72(1)(e).'.	12
(5)	Scho '9'_	edule 4, definition <i>prisoner</i> , paragraph 2, second dot point,	13 14
	omit	t, insert—	15
	'9A'		16
(6)	Sche	edule 4, definition <i>prisoner</i> , paragraph 3, first dot point—	17
	omit	t.	18

Part 3 Amendment of Penalties and 19 Sentences Act 1992 20

Clause	41	Act amended This part amends the <i>Penalties and Sentences Act 1992</i> .	21 22
Clause	42	Amendment of s 4 (Definitions) Section 4, definition <i>re-integration program</i> , 'resettlement leave within the meaning of that Act and'— <i>omit</i> .	23 24 25 26

[s 43]

Clause	43	Amendment of s 174 (Resettlement leave and parole for offenders)	1 2
		(1) Section 174, heading—	3
		omit, insert—	4
	'174	Parole for offenders'.	5
			6 7
		omit, insert—	8
		'release on parole'.	9
		(3) Section 174(2), 'the approval or'—	10
		omit.	11
			12 13
		omit.	14

Part 4Amendment of Police Powers15and Responsibilities Act 200016

Clause	44	Act amended This part amends the Police Powers and Responsibilities Act 2000.	17 18 19
Clause	45	Amendment of s 707 (Alternative to destruction if drug matter is thing used in the commission of a drug offence)	20 21
		Section 707—	22
		insert—	23
		(3) For subsection (2), the commissioner may consider it appropriate that a drug matter that is a batch of a dangerous drug be disposed of by giving the drug matter to the chief	24 25 26

		utive (corrective services) for training purposes under the <i>ective Services Act 2006</i> , chapter 6, part 13A.	1 2
		ection (3) does not limit the ways that the commissioner consider are appropriate for disposing of the drug er.'.	3 4 5
Clause 46	Amendm destroye	nent of s 713 (When drug matter may be d)	6 7
Clause 46	destroye		6 7 8
Clause 46	destroye Section	d)	6 7 8 9
Clause 46	destroye Section <i>omit</i> ,	d) on 713(4), '733'—	-

Part 5Repeal of Sporting Bodies'11Property Holding Act 197512

Clause	47	Repeal	13
		The Sporting Bodies' Property Holding Act 1975, No. 7 is	14
		repealed.	15

Schedule

Sche	dule	Ile Other amendments	
		section 3	2
1	Chapter 4, part 2, division 2, subdivisions 1 and 2, headings—		
	omit.		5
2	Section 213	(1)—	6
	insert—		7
	'Note—		8
	See also ch	hapter 2, part 2, division 9A.'.	9
3	Section 267, example, 'or is on resettlement leave'—		
	omit.		11
4	Section 319ZC(5), '7'—		12
	omit, insert—		
	'14'.		14
5	Section 473(5), '468'—		
	omit, insert—		
	ʻ469'.		17
6	Chapter 7A, after section 478F—		
	insert—		18 19
'Part		Transitional provision for	
iait	v	Criminal Code and Other Acts	20 21
		Amendment Act 2008'.	21

Corrective Services and Other Legislation Amendment Bill 2009

Part 5 Repeal of Sporting Bodies' Property Holding Act 1975

[s 47]
Section 478C, second occurring—	1
relocate and renumber in chapter 7A, part 3, as section 479.	2
Chapter 7B, heading—	3
omit.	4
Chapter 8, heading, from 'and'—	5
omit.	6
Chapter 8, part 1, heading—	7
omit.	8
Chapter 8, section 479—	9
renumber as chapter 8, section 491.	10
	 Section 478C, second occurring— relocate and renumber in chapter 7A, part 3, as section 479. Chapter 7B, heading— omit. Chapter 8, heading, from 'and'— omit. Chapter 8, part 1, heading— omit. Chapter 8, section 479—

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