

Queensland

Liquor and Other Legislation Amendment Bill 2010



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2010

A Bill

for

An Act to amend the Adult Proof of Age Card Act 2008, the Bail Act 1980, the Gaming Machine Act 1991, the Liquor Act 1992, the Liquor Regulation 2002 and the Penalties and Sentences Act 1992 for particular purposes and to make consequential amendments of the Police Service Administration Act 1990 and the Public Service Act 2008 [s 1]

	The P	arlia	ment	of Queensland enacts—	
	Part	1		Preliminary	2
Clause	1	Sho	ort tit	le	3
				Act may be cited as the Liquor and Other Legislation ndment Act 2010.	4 5
Clause	2	Cor	nme	ncement	6
				following provisions commence on a day to be fixed by lamation—	7 8
			(a)	part 4;	9
			(b)	section 20, but only to the extent that section 20 inserts the definitions <i>commission</i> and <i>decision of significant</i> <i>community impact</i> in the <i>Liquor Act 1992</i> , section 4;	10 11 12
			(c)	sections 22 to 25;	13
			(d)	section 27(2), (3) and (4);	14
			(e)	sections 28 and 30;	15
			(f)	section 34(4), but only to the extent that section 34(4) inserts new section 116(6) in the <i>Liquor Act 1992</i> ;	16 17
			(g)	sections 37, 38(3), 39, 42 to 46;	18
			(h)	section 48, but only to the extent that section 48 inserts new sections 299 to 304 in the <i>Liquor Act 1992</i> ;	19 20
			(i)	schedule, amendments of the Public Service Act 2008.	21

			[s 3]	
	Part	2	Amendment of Adult Proof of Age Card Act 2008	1 2
Clause	3	Ac	t amended	3
			This part amends the Adult Proof of Age Card Act 2008.	4
Clause	4	Am	nendment of s 7 (Eligibility for card)	5
		(1)	Section 7, 'for the issue of'—	6
			omit, insert—	7
			'to apply for'.	8
		(2)	Section 7(b)—	9
			omit, insert—	10
			(b) is at least 17 years and 11 months of age.'.	11
Clause	5	An	nendment of s 8 (Application for card)	12
			Section 8(1), 'the issue of'—	13
			omit.	14
Clause	6	An	nendment of s 12 (Issue of card)	15
		(1)	Section 12(2)—	16
			renumber as section 12(3).	17
		(2)	Section 12—	18
			insert—	19
		'(2)	However, if the applicant is under 18 years of age, the chief executive must not issue an adult proof of age card to the applicant until the applicant is at least 18 years of age.'.	20 21 22

[s 7]

	Ρ	art 3		Amendment of Bail Act 1980	1
Clause	7	Act	t ame	ended	2
			This	part amends the Bail Act 1980.	3
Clause	8	Am	endr	nent of s 11 (Conditions of release on bail)	4
		(1)	Afte	r section 11(2)—	5
			inse	rt—	6
		'(2AA)	proh	nout limiting subsection (2), a special condition may abilit a person from doing, or attempting to do, any of the owing while the person is released on bail—	7 8 9
			(a)	entering or remaining in stated licensed premises or a stated class of licensed premises;	10 11
			(b)	entering or remaining in, during stated hours, a stated area that is designated by its distance from, or location in relation to, the stated licensed premises or stated class of licensed premises mentioned in a special condition imposed under paragraph (a);	12 13 14 15 16
				Examples of special conditions for paragraph (b)—	17
				• a special condition that prohibits a person from entering or remaining in, between the hours of 10p.m. and 6a.m., an area that is within 10m of stated licensed premises mentioned in a special condition imposed under paragraph (a)	18 19 20 21 22
				• a special condition that prohibits a person from entering or remaining in, between the hours of 11p.m. and 5a.m., a stated street, or an area abutting several stated streets, that is located near stated licensed premises mentioned in a special condition imposed under paragraph (a)	23 24 25 26 27
			(c)	attending or remaining at a stated event, to be held in a public place, at which liquor will be sold for consumption.	28 29 30
		'(2AB)	for t	burt or a police officer authorised by this Act to grant bail the release of a person must consider the imposition of a dial condition mentioned in subsection (3) if—	31 32 33

[s 9]

			(a)	the alleged offence to which the bail relates involved the use, threatened use or attempted use of unlawful violence to another person or property; and	1 2 3
			(b)	having regard to the evidence available to the court or the police officer, the court or the police officer is satisfied that the alleged offence was committed in licensed premises or in a public place in the vicinity of licensed premises.'.	4 5 6 7 8
		(2)	Sect	ion 11(3B), 'subsection (3)'—	9
			omit	, insert—	10
			'sub	section (6)'.	11
		(3)	Sect	ion 11(4), note, 'subsection (4)'—	12
			omit	, insert—	13
			'subs	ection (9)'.	14
		(4)	Sect	ion 11(1) to (4)—	15
			renu	<i>mber</i> as section $11(1)$ to (9).	16
Clause	9	Am	endn	nent of s 20 (Undertaking as to bail)	17
				ion 20(3)(b)(i) and (3A)(b)(i), 'in accordance with section), (3) or (4)'—	18 19
			omit	, insert—	20
			ʻund	er section 11(2), (3), (6) or (9)'.	21
Clause	10	Am	endn	nent of ss 29, 29A and 30	22
			Sect	ions 29(2)(c), 29A(3) and 30(6), 'section 11(4)'—	23
			omit	, insert—	24
			'sect	ion 11(9)'.	25
Clause	11	Ins	ertio	n of new s 34F	26
			Afte	r section 34E—	27

[s 12]

		insert—	1
'34F	Co	mmissioner may give information about special ndition of bail to licensee under Liquor Act 1992	4
	(1)	The commissioner may give information about a special condition mentioned in section 11(3) to—	2
		(a) the licensee of any licensed premises stated in the special condition; or	e T
		(b) the licensee of any licensed premises within a class of licensed premises stated in the special condition; or	Ş
		(c) the holder of a licence or permit to sell liquor at an event stated in the special condition.	1 1
	'(2)	In this section—	ĺ
		<i>commissioner</i> means the commissioner of the Queensland Police Service under the <i>Police Service Administration Act</i> 1990.	-
		licence see the Liquor Act 1992, section 4.	
		licensed premises see the Liquor Act 1992, section 4.	
		licensee see the Liquor Act 1992, section 4.	
		permit see the Liquor Act 1992, section 4.'.	
12	Ins	ertion of new s 41	/
		After section 40—	
		insert—	,
'41		nsitional provision for Liquor and Other gislation Amendment Act 2010	,
	'(1)	Section 11(3) and (4), as inserted by the <i>Liquor and Other Legislation Amendment Act 2010</i> , section 8 applies in relation to the release of a person on bail for an offence only if proceedings for the offence were started after the commencement of this section.	

Clause

[s 13]

		'(2)	For subsection (1), it is irrelevant whether the act or omission constituting the offence happened before or after the commencement.'.	1 2 3
	Part	t 4	Amendment of Gaming Machine Act 1991	4 5
Clause	13	Act	amended	6
			This part amends the Gaming Machine Act 1991.	7
Clause	14	Am	endment of s 15 (Establishment of commission)	8
			Section 15(1)—	9
			omit, insert—	10
		'(1)	The entity previously established as the Queensland Machine Gaming Commission and continued in existence under this Act under the name Queensland Gaming Commission is continued in existence under the name Queensland Liquor and Gaming Commission.'.	11 12 13 14 15
Clause	15	Inse	ertion of new pt 12, div 15	16
			Part 12—	17
			insert—	18

[s 16]

	'Divi	isior	15 Transitional provision for Liquor and Other Legislation Amendment Act 2010	1 2 3	
	'459	Re	ferences to commission by its former name	4	
		'(1)	In a document, a reference to the commission by its former name may, if the context permits, be taken to be a reference to the commission.	5 6 7	
		' (2)	In this section—	8	
		former name means the Queensland Gaming Commission.'.			
Clause	16	Am	nendment of sch 2 (Dictionary)	10	
			Schedule 2, definition commission—	11	
			omit, insert—	12	
			<i>commission</i> means the Queensland Liquor and Gaming Commission continued in existence under section 15.'.	13 14	

Part 5 Amendment of Liquor Act 1992 15

Clause	17	Act amended	16
		This part amends the Liquor Act 1992.	17
Clause	18	Amendment of s 3 (Act's objects)	18
		(1) Section 3, heading—	19
		omit, insert—	20
	'3	Main purposes of Act'.	21
		(2) Section 3, 'This Act's objects are—'—	22
		omit, insert—	23

[s 19]

			'The main	purposes of this Act are—'.	1
		(3)	Section 3(a)—	2
			omit, inser	rt—	3
			()	egulate the liquor industry, and areas in the vicinity censed premises, in a way compatible with—	4 5
			(i)	minimising harm, and the potential for harm, from alcohol abuse and misuse and associated violence; and	6 7 8
				Examples of harm—	9
				• adverse effects on a person's health	10
				• personal injury	11
				property damage	12
			(ii)	minimising adverse effects on the health or safety of members of the public; and	13 14
			(iii)	minimising adverse effects on the amenity of the community; and'.	15 16
		(4)	Section 3(g), 'objects'—	17
			omit, inse	rt—	18
			'main purj	poses'.	19
Clause	19			of s 3A (Principle underlying this Act for nd regulating the liquor industry)	20 21
			Section 3A	A(4), 'this Act's object'—	22
			omit, inser	rt—	23
			'the main	purpose of this Act'.	24
Clause	20	Am	nendment	of s 4 (Definitions)	25
			Section 4-	_	26
			insert—		27

[s 21]

 'amenity, of a community or locality, means— (a) the atmosphere, ambience, character and pleasantness of the community or locality; and (b) the comfort or enjoyment derived from the community or locality by persons who live in, work in or visit the community or locality. authorised person, for part 6C, see section 173Q. civil banning order, for part 6C, see section 173S(1). commission means the Queensland Liquor and Gaming Commission continued in existence under the Gaming Machine Act 1991, section 15. decision of significant community impact, for part 5, division 7, see section 142AO(1). drink safe precinct, for parts 6B and 6C, see section 173O. interim civil banning order, for part 6C, see section 173Y(2). respondent, for part 6C, see section 173S(1). take-away liquor means liquor that is sold on licensed premises to be consumed off the licensed premises.'. Amendment of s 9 (Ordinary trading hours) (1) Section 9(1A)— insert— '(d) premises to which a commercial hotel licence, community club licence or commercial special facility licence relates, for the sale of take-away liquor.'. (2) After section 9(1B)— insert— '(1C) Subject to subsections (2) and (3), on any day other than Good Friday or Christmas Day, ordinary trading hours of premises 	
 the community or locality; and (b) the comfort or enjoyment derived from the community or locality by persons who live in, work in or visit the community or locality. <i>authorised person</i>, for part 6C, see section 173Q. <i>civil banning order</i>, for part 6C, see section 173S(1). <i>commission</i> means the Queensland Liquor and Gaming Commission continued in existence under the <i>Gaming Machine Act 1991</i>, section 15. <i>decision of significant community impact</i>, for part 5, division 7, see section 142AO(1). <i>drink safe precinct</i>, for parts 6B and 6C, see section 173O. <i>interim civil banning order</i>, for part 6C, see section 173Y(2). <i>respondent</i>, for part 6C, see section 173S(1). <i>take-away liquor</i> means liquor that is sold on licensed premises to be consumed off the licensed premises.'. Amendment of s 9 (Ordinary trading hours) (1) Section 9(1A)— insert— '(d) premises to which a commercial hotel licence, community club licence or commercial special facility licence relates, for the sale of take-away liquor.'. (2) After section 9(1B)— <i>insert</i>— '(1C) Subject to subsections (2) and (3), on any day other than Good 	
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<i>insert</i> — (1C) Subject to subsections (2) and (3), on any day other than Good	
(1C) Subject to subsections (2) and (3), on any day other than Good	(2)
to which a commercial hotel licence, community club licence or commercial special facility licence relates, for the sale of take-away liquor, are between 10a.m. and 10p.m.'.	'(1C)

Clause 21

			[s 22]	
		(3)	Section 9(12), 'licence relates'—	1
			omit, insert—	2
			'licence, community club licence or commercial special facility licence relates'.	3 4
Clause	22	Am	nendment of s 21 (Jurisdiction and powers of tribunal)	5
		(1)	Section 21—	6
			insert—	7
		'(1A)	The tribunal may also review the decisions made under this Act by the commission.	8 9
			Note—	10
			See section 142AO (Decisions to be made by commission).'.	11
		(2)	Section 21(2), after 'chief executive'—	12
			insert—	13
			'or the commission'.	14
		(3)	Section 21(2), 'appeal'—	15
			omit, insert—	16
			'review'.	17
		(4)	Section 21(1) to (2)—	18
			<i>renumber</i> as section $21(1)$ to (3).	19
Clause	23		nendment of s 30 (Who may apply for review of cisions)	20 21
			Section 30—	22
			insert—	23
		' (3)	In this section—	24
			<i>objection</i> includes an objection made by the Minister under section 119A.'.	25 26

Liquor and Other Legislation Amendment Bill 2010 Part 5 Amendment of Liquor Act 1992

[s 24]

Clause	24	Am	endment of ss 30, 31, 33 and 34	1
			Sections 30(1), 31(2), 33 and 34, after 'chief executive'—	2
			insert—	3
			'or the commission'.	4
Clause	25		endment of s 32 (Notification of review to interested son)	5 6
		(1)	Section 32(3)—	7
			insert—	8
			'(ba) if the review relates to a decision of the commission—the commission;'.	9 10
		(2)	Section 32(3)(a) to (c)—	11
			renumber as section 32(3)(a) to (d).	12
		(3)	Section 32—	13
			insert—	14
		'(4)	In this section—	15
			<i>objection</i> includes an objection made by the Minister under section 119A.'.	16 17
Clause	26	Ins	ertion of new s 58A	18
			Part 4, division 1—	19
			insert—	20
	'58A		ences subject to conditions imposed under ulation	21 22
		' (1)	A licence granted and held under this Act is subject to the conditions prescribed under a regulation.	23 24
		'(2)	To remove any doubt, it is declared that any condition that may be imposed on a licence by the chief executive or the commission may be prescribed under a regulation.	25 26 27

[s 27]

		' (3)	If a condition is prescribed under a regulation for all licences, the condition applies to all licenses, whether issued before or after the commencement of the regulation.	2 3
		'(4)	If a condition is prescribed under a regulation for a particular class of licence, the condition applies to all licences of that class, whether issued before or after the commencement of the regulation.	4 5 6 7
		'(5)	Subsections (3) and (4) apply subject to a contrary intention stated in the regulation.'.	8 9
Clause	27		endment of s 86 (Hours to which application may ate etc.)	10 11
		(1)	After section 86(2)—	12
			insert—	13
		'(2A)	An application may be made for an extended trading hours approval for a commercial hotel licence, community club licence or commercial special facility licence, for the sale of take-away liquor, that, if granted, would extend trading hours on a regular basis to include trading—	14 15 16 17 18
			(a) between 9a.m. and 10a.m.; or	19
			(b) between 10p.m. and midnight.'.	20
		(2)	Section 86(3), from 'subsection' to 'executive'—	21
			omit, insert—	22
			'subsection (2) or (2A) must satisfy the commission'.	23
		(3)	Section 86(5)(a), 'chief executive'—	24
			omit, insert—	25
			'commission'.	26
		(4)	Section 86—	27
			insert—	28
		' (7)	For subsections (3) and (5)(a), the commission may be	29

(7) For subsections (3) and (5)(a), the commission may be 29 satisfied that there is a demonstrated community need for the 30

[s 28]

					n to be granted, only if the applicant demonstrates to ission—	1 2
			(a)	just	vel of demand for liquor within the community that ifies the extended trading hours sought in the lication; and	3 4 5
			(b)		reasons for the level of demand mentioned in graph (a), including, for example—	6 7
				(i)	that the premises to which the licence relates are situated in an area that is popular with tourists or for dining; or	8 9 10
				(ii)	that there has been a significant increase in population in the area in which the premises to which the licence relates are situated.	11 12 13
		' (8)	cons	ider	n (7) does not limit the matters the commission may in deciding whether there is a demonstrated ty need for the application to be granted.'.	14 15 16
Clause	28				of s 87 (Restriction on grant of extended s approval)	17 18
Clause	28		ding I	hour		
Clause	28		ding I Secti	hour	s approval) 7, 'chief executive'—	18
Clause	28		ding l Secti <i>omit</i> ,	h our ion 8'	s approval) 7, 'chief executive'— <i>rt</i> —	18 19
Clause	-	trac	ding l Secti <i>omit,</i> 'com	h our ion 8' , <i>inse</i> nmiss	s approval) 7, 'chief executive'— <i>rt</i> —	18 19 20
	-	trac	ding I Secti omit, 'com hendn Secti	h our ion 8' , <i>inse</i> nmiss n ent ion 8	s approval) 7, 'chief executive'— <i>rt</i> — ion'.	18 19 20 21
	-	trac	ding I Secti omit, 'com endn Secti Septo	h our ion 8' , <i>inse</i> nmiss n ent ion 8	s approval) 7, 'chief executive'— <i>rt</i> — ion'. of s 89 (Definitions for div 8) 9, definition <i>moratorium period</i> , paragraph (a), '15 or 2010'—	 18 19 20 21 22 23
	-	trac	Jing I Secti omit, 'com endn Secti Septe omit,	hour ion 8' , <i>inse</i> nmiss nent ion 8 embe , <i>inse</i>	s approval) 7, 'chief executive'— <i>rt</i> — ion'. of s 89 (Definitions for div 8) 9, definition <i>moratorium period</i> , paragraph (a), '15 or 2010'—	 18 19 20 21 22 23 24
	-	Am	ding l Secti omit, 'com endn Secti Septi omit, '31 I	hour ion 8' , <i>inse</i> mmiss nent ion 8 embe , <i>inse</i> Decer	s approval) 7, 'chief executive'— rt— ion'. of s 89 (Definitions for div 8) 9, definition <i>moratorium period</i> , paragraph (a), '15 r 2010'— rt—	 18 19 20 21 22 23 24 25
Clause	29	Am	ding I Secti omit, 'com eendn Secti Septo omit, '31 I	hour ion 8' , <i>inse</i> mmiss nent ion 8 embe , <i>inse</i> Decer	s approval) 7, 'chief executive'— <i>rt</i> — ion'. of s 89 (Definitions for div 8) 9, definition <i>moratorium period</i> , paragraph (a), '15 <i>r</i> 2010'— <i>rt</i> — nber 2013'. of s 94 (Protection from liability)	 18 19 20 21 22 23 24 25 26

		[s 31]	
		(4) In this section—	1
		chief executive includes the commission.'.	2
Clause	31	Amendment of s 95 (Minister may extend moratorium period)	3 4
		Section 95, from 'this Act's'—	5
		omit, insert—	6
		'the main purpose of this Act mentioned in section 3(a).'.	7
Clause	32	Amendment of s 97 (When all or part of licensed premises must be classified as high risk)	8 9
		Section 97(1)(b), from 'this Act's'—	10
		omit, insert—	11
		'the main purpose of this Act mentioned in section 3(a).'.	12
Clause	33	Amendment of s 107C (Chief executive may impose conditions on licences and permits)	13 14
		Section 107C(1)(c)—	15
		omit, insert—	16
		(c) to give effect to the main purpose of this Act mentioned in section 3(a); or'.	17 18
Clause	34	Amendment of s 116 (When community impact statement to be given to chief executive)	19 20
		(1) Section 116(1)(a) and (2)(a), 'community club licence or'—	21
		omit.	22
		(2) Section 116(3), from 'the impact' to 'is granted'—	23
		omit, insert—	24
		'granting the application may be inconsistent with the main purpose of this Act mentioned in section $3(a)$ '.	25 26

[s 34]

(3)	After section 116(3)—						
	insert—						
'(3A)	give relat	rever, the chief executive need not require the applicant to the chief executive a community impact statement in ion to the application if the chief executive is satisfied a munity impact statement is not necessary—	3 4 5 6				
	(a)	because the application does not involve a significant change to the licensed premises or the nature or extent of the business carried on from the licensed premises; or	7 8 9				
	(b)	because of the remote location of the premises; or	10				
	(c)	because the purpose of the community impact statement has been, or can be, achieved by other means; or	11 12				
	(d)	because of other special circumstances.'.	13				
(4)	Sect	ion 116(5)—	14				
	omit	, insert—	15				
'(5)	chief conc	purpose of a community impact statement is to help the f executive assess the impact on the community erned if the application were granted, having regard to nain purpose of this Act mentioned in section 3(a).	16 17 18 19				
'(5A)	decie	ever, if, under section 142AO, the application is to be ded by the commission, the purpose of a community act statement is—	20 21 22				
	(a)	to help the chief executive, for making a recommendation to the commission under section 142AP, assess the impact on the community concerned if the application were granted, having regard to the main purpose of this Act mentioned in section 3(a); and	23 24 25 26 27				
	(b)	to help the commission, for making a decision about the application, assess the impact on the community concerned if the application were granted, having regard to the main purpose of this Act mentioned in section $3(a)$.	28 29 30 31 32				

Liquor and Other Legislation Amendment Bill 2010 Part 5 Amendment of Liquor Act 1992

			[s 3	5]
		(5)	Section 116(1) to (7)—	1
			<i>renumber</i> as section 116(1) to (9).	2
Clause	35	Am	nendment of s 118 (Advertisement of applications)	3
			Section 118(1)(b)—	4
			omit, insert—	5
			(b) an approval of a detached bottle shop;'.	6
Clause	36	Am	nendment of s 119 (Objection to grant of applications)) 7
		(1)	Section 119, heading—	8
			omit, insert—	9
	ʻ119	Ob	jection by member of public to grant of applications'.	10
		(2)	Section 119(3) and (4)—	11
			omit, insert—	12
		' (3)	The grounds on which an objection about an applicatio other than an application for an adult entertainment permi- may be made are that, if the application were granted, 1 more of the following may happen—	it, 14
			 (a) undue offence, annoyance, disturbance or inconvenience to persons who reside, work or do business in the locality concerned, or to persons in, or travelling to a from, an existing or proposed place of public worship hospital or school; 	ne 18 or 19
			(b) harm from alcohol abuse and misuse and associate violence;	ed 22 23
			(c) an adverse effect on the health or safety of members of the public;	of 24 25
			(d) an adverse effect on the amenity of the community.	26
		'(4)	The grounds on which an objection about an application for an adult entertainment permit may be made are that, if the application were granted, 1 or more of the following mathematication happen—	he 28

[s 37]

			(a)	undue annoyance, disturbance or inconvenience persons who reside, work or do business in the local concerned, or to persons in, or travelling to or from, existing or proposed place of public worship, hospit school, or other facility or place regularly frequented children for cultural or recreational activities;	ity 2 an 3 tal, 4	
			(b)	harm from alcohol abuse and misuse and associat violence;	ted 7 8	
			(c)	an adverse effect on the health or safety of members the public;	of 9 10	
			(d)	an adverse effect on the amenity of the community.'.	11	
Clause	37	Ins	ertio	n of new s 119A	12	
			Afte	r section 119—	13	
			inse	rt—	14	
	ʻ119A		jection by Minister to grant of applications having nificant community impact			
		' (1)	This	section applies if—	17	
			(a)	notice of an application for either of the following advertised under section 118—	is 18 19	
				(i) a licence or variation of a licence;	20	
				(ii) an extended trading hours approval or variation an extended trading hours approval; and	of 21 22	
			(b)	the commission is required, under section 142AO, make the decision whether to grant the application.	to 23 24	
		'(2)	writi	Minister may object to the grant of the application, ing filed with the chief executive on or before the last d iling of objections as stated in the notice.		
		' (3)	be m	grounds on which an objection about an application m nade are that, if the application were granted, 1 or more following may happen—	•	
			(a)	undue offence, annoyance, disturbance or inconvenien to persons who reside, work or do business in t		

			[s 38]	
			locality concerned, or to persons in, or travelling to or from, an existing or proposed place of public worship, hospital or school;	1 2 3
			(b) harm from alcohol abuse and misuse and associated violence;	4 5
			(c) an adverse effect on the health or safety of members of the public;	6 7
			(d) an adverse effect on the amenity of the community.'.	8
Clause	38		nendment of s 121 (Matters the chief executive must ve regard to)	9 10
		(1)	Section 121(a)(ii)(A)—	11
			omit, insert—	12
			'(A) the main purpose of this Act mentioned in section 3(a); or'.	13 14
		(2)	Section 121—	15
			insert—	16
			'(h) any relevant conditions imposed on a development approval, given by a local government under the <i>Sustainable Planning Act 2009</i> , that relates to premises the subject of the application.'.	17 18 19 20
		(3)	Section 121—	21
			insert—	22
		'(2)	In this section—	23
			<i>objection</i> includes an objection made by the Minister under section 119A.'.	24 25
Clause	39	Am	nendment of s 122 (Procedure on receipt of objections)	26
			Section 122—	27
			insert—	28
		'(3)	In this section—	29

[s 40]

		<i>objection</i> includes an objection made by the Minister under section 119A.'.	1 2
Clause	40	Amendment of s 125 (Temporary authority)	3
		Section 125(5)(b)—	4
		omit, insert—	5
		(b) to give effect to the main purpose of this Act mentioned in section 3(a); or'.	6 7
Clause	41	Amendment of s 131A (Decision by chief executive on application to continue trading in certain circumstances)	8 9
		Section 131A(3)(b)—	10
		omit, insert—	11
		(b) to give effect to the main purpose of this Act mentioned in section 3(a); or'.	12 13
Clause	42	Amendment of s 137 (Procedure for taking disciplinary action in relation to licence)	14 15
		Section 137(1), after 'chief executive', first mention-	16
		insert—	17
		', or the commission under section 142AO,'.	18
Clause	43	Amendment of s 137A (Decision about disciplinary action)	19 20
		(1) Section 137A(1), after 'chief executive', first mention—	21
		insert—	22
		', or the commission under section 142AO,'.	23
		(2) Section 137A(1), after 'chief executive', second mention—	24
		insert—	25
		'or the commission'.	26

			[3,1]	
		(3)	Section 137A(2), after 'chief executive', first mention-	1
			insert—	2
			', or the commission under section 142AO,'.	3
		(4)	Section 137A(2), 'making the decision'—	4
			omit, insert—	5
			'the decision is made'.	6
		(5)	Section 137A(2)(a) and (c), after 'chief executive'—	7
			insert—	8
			'or the commission'.	9
		(6)	Section 137A(4), after 'chief executive', first mention-	10
			insert—	11
			', or the commission under section 142AO,'.	12
		(7)	Section 137A(4), after 'chief executive', second mention-	13
			insert—	14
			'or the commission'.	15
Clause	44		nendment of s 137B (Notice to be given about chief ecutive's decision)	16 17
		(1)	Section 137B, heading—	18
			omit, insert—	19
	'137B		tice to be given about decision of chief executive or mmission'.	20 21
		(2)	Section 137B(1), after 'chief executive', first mention-	22
			insert—	23
			'or the commission'.	24
		(3)	Section 137B(2)—	25
			omit, insert—	26
		'(2)	However, subsection (1) does not apply to a decision made under section $137A(1)$ if the chief executive or the	27 28

[s 45]

	(4)	commission decides to take disciplinary action other than the proposed action or part of the proposed action and the chief executive gives the licensee and each interested person a notice under section 137A(2).'. Section 137B(3), after 'chief executive'— <i>insert</i> — 'or the commission'.	1 2 3 4 5 6 7
Clause	-	nendment of s 137D (Amount payable as a debt due to state)	8 9
	(1)	Section 137D(1), after 'chief executive'—	10
		insert—	11
		'or the commission'.	12
	(2)	Section 137D(2), 'chief executive's'—	13
		omit.	14
Clause	46 Ins	sertion of new pt 5, div 7	15
		Part 5—	16
		insert—	17
	'Divisior		18
		impact to be made by commission	19
	'142AM D	efinition for div 7	20
		'In this division—	21
		<i>decision of significant community impact</i> see section 142AO(1).	22 23

'142AN Ρι	irpos	e of t	this division	1		
	resp	'The purpose of this division is to give the commission responsibility for making decisions of significant community impact.				
'142AO De	ecisio	ons to	b be made by commission	5		
'(1)	Despite anything else in this Act, each of the following decisions (each a <i>decision of significant community impact</i>) must be made by the commission and not the chief executive—					
	(a)	a de	cision whether to grant a commercial hotel licence;	10		
	(b)	licen cond	ecision whether to grant a subsidiary on-premises nee if the principal activity of the business to be ducted under the licence is the provision of rtainment on the licensed premises;	11 12 13 14		
	(c)	a de	cision whether to grant a community club licence;	15		
	(d)		cision whether to grant or vary an extended trading rs approval;	16 17		
	(e)		ecision, under section 107C, whether to impose a dition on—	18 19		
		(i)	a commercial hotel licence; or	20		
		(ii)	a subsidiary on-premises licence if the principal activity of the business to be conducted under the licence is the provision of entertainment on the licensed premises; or	21 22 23 24		
		(iii)	a community club licence;	25		
	(f)	a de	cision, under section 111, whether to vary—	26		
		(i)	a commercial hotel licence; or	27		
		(ii)	a subsidiary on-premises licence if the principal activity of the business conducted under the licence is the provision of entertainment on the licensed premises; or	28 29 30 31		
		(iii)	a community club licence;	32		

(g)	a decision, under section 123, whether to issue a provisional licence in relation to an application for—	1 2
	(i) a commercial hotel licence; or	3
	 (ii) a subsidiary on-premises licence if the principal activity of the business to be conducted under the licence is the provision of entertainment on the licensed premises; or 	4 5 6 7
	(iii) a community club licence;	8
(h)	a decision, under section 123A, whether to grant provisionally an application for any of the following licences, and whether to grant a staged development approval under section 123A(2) in relation to the application—	9 10 11 12 13
	(i) a commercial hotel licence;	14
	 (ii) a subsidiary on-premises licence if the principal activity of the business to be conducted under the licence is the provision of entertainment on the licensed premises; 	15 16 17 18
	(iii) a community club licence;	19
(i)	a decision whether to cancel—	20
	(i) a commercial hotel licence; or	21
	 (ii) a subsidiary on-premises licence if the principal activity of the business conducted under the licence is the provision of entertainment on the licensed premises; or 	22 23 24 25
	(iii) a community club licence;	26
(j)	a decision whether to suspend, other than under section 137C—	27 28
	(i) a commercial hotel licence; or	29
	 (ii) a subsidiary on-premises licence if the principal activity of the business conducted under the licence is the provision of entertainment on the licensed premises; or 	30 31 32 33

		(iii) a community club licence;	1		
	(k)	a decision whether, as disciplinary action, to vary-	2		
		(i) a commercial hotel licence; or	3		
		 (ii) a subsidiary on-premises licence if the principal activity of the business conducted under the licence is the provision of entertainment on the licensed premises; or 	4 5 6 7		
		(iii) a community club licence.	8		
'(2)		section (1) does not apply to a licence for premises in a icted area.	9 10		
·(3)	com	naking a decision of significant community impact, the mission must have regard to a recommendation made by chief executive, under section 142AP, about the decision.	11 12 13		
'(4)	mak (k) (mus	To remove any doubt, it is declared that the commission must make a decision mentioned in subsection $(1)(e)$, (f) , (i) , (j) or (k) even if the licence in relation to which the commission must make the decision was originally granted by the chief executive.			
		mendation by chief executive in relation to n to be made by commission	19 20		
'(1)	The	chief executive must—	21		
	(a)	consider a decision required, under section 142AO, to be made by the commission; and	22 23		
	(b)	make a recommendation to the commission about the decision.	24 25		
'(2)	In co	onsidering the matter, the chief executive—	26		
	(a)	must conduct investigations the chief executive considers are necessary and reasonable to help the chief executive make a recommendation; and	27 28 29		
	(b)	may, by written notice given to the holder of, or the applicant for, the licence to which the decision relates, require the holder or applicant, within the reasonable	30 31 32		

'(3)	furtl reas reco In making	e stated in the notice, to give the chief executive her information or a document that is necessary and sonable to help the chief executive make a commendation. g a recommendation, the chief executive must have	1 2 3 4 5		
	regard to- (a) if th	— ne decision relates to an application—any supporting	6 7		
	. ,	erial for the application; and	8		
	•	relevant guideline issued by the commission under tion 142AR; and	9 10		
	•	other information the chief executive considers want.	11 12		
'(4)		f executive must make a recommendation that the cutive reasonably believes gives effect to the main	13 14		
	purpose o	of this Act mentioned in section 3(a).	15		
'(5)	A recommendation to make a decision may be subject to the reasonable conditions the chief executive considers appropriate.				
'142AQ Fu	nctions, I	limitations and protections of commission	19		
'(1)		purpose of making a decision of significant ty impact—	20 21		
	the sect exec	commission has the same functions and powers that chief executive would have had, under this Act, if tion 142AO had not been enacted and the chief cutive was required under this Act to make the ision; and	22 23 24 25 26		
	limi beer beer	commission is subject to the same restrictions and itations to which the chief executive would have n subject, under this Act, if section 142AO had not n enacted and the chief executive was required under Act to make the decision; and	27 28 29 30 31		
	. ,	commission has the same protections that the chief cutive would have had, under this Act, if section	32 33		

	142AO had not been enacted and the chief executive was required under this Act to make the decision.	1 2		
'(2)	However, the commission does not have the following administrative functions of the chief executive—	3 4		
	(a) notifying an applicant under section 31(1);	5		
	(b) giving notice under section 32(1), 79(1)(b)(ii), 112(1), 126(3), 137, 137A(2) or 137B(1);	6 7		
	(c) endorsing an approval on a licence under section 85(2);	8		
	(d) endorsing a licence under section 126(1).	9		
'142AR Co	ommission may issue guidelines	10		
'(1)	The commission may issue guidelines to inform persons about the attitude the commission is likely to adopt on a particular matter.			
'(2)	A guideline may be replaced or amended by a later guideline issued under this section.			
' (3)	The chief executive must—			
	(a) keep copies of the guidelines available for inspection, free of charge, by members of the public at—	17 18		
	(i) the department's head office; and	19		
	(ii) other places the chief executive considers appropriate; and	20 21		
	(b) publish the guidelines on the department's website on the internet.	22 23		
'(4)	Also, the chief executive must, if asked by a person, give the person a copy of a guideline, or an extract from a guideline, free of charge.	24 25 26		
'142AS De	legation	27		

(1) The commission may delegate a function or power of the commission under this Act to the chief executive. 29

[s 47]

		'(2)	deleg	chief executive may subdelegate a function or power gated to the chief executive under subsection (1) to an opriately qualified public service employee.	1 2 3	
		' (3)	In th	is section—	4	
				<i>opriately qualified</i> includes having the qualifications, rience or standing appropriate to exercise the power.	5 6	
			Exam	ple of standing—	7	
			for	a public service employee, the employee's position in a department'.	8	
Clause	47	Inse	ertior	n of new pts 6B and 6C	9	
			After	r part 6A—	10	
			inser	<i>t</i> —	11	
	'Par	t 6B	•	Drink safe precincts	12	
	(4700	D			13	
	'1730 Purpose of pt 6B					
				purpose of this part is to provide for the prescribing of (each a <i>drink safe precinct</i>) for the purpose of—	14 15	
			(a)	minimising harm, and the potential for harm, from alcohol abuse and misuse and associated violence; and	16 17	
			(b)	minimising alcohol-related disturbances, or public disorder, in a locality.	18 19	
	'173P Drink safe precinct may be prescribed under regulation					
		' (1)	A reg	gulation may prescribe an area to be a drink safe precinct.	22	
		'(2)		out limiting subsection (1), any or all of the following be prescribed to be a drink safe precinct—	23 24	
			(a)	a single licensed premises;	25	
			(b)	multiple licensed premises;	26	
			(c)	an area in the vicinity of licensed premises or multiple licensed premises.	27 28	

	[s 47]	
ʻ(3)	In recommending that the Governor in Council make the regulation, the Minister must be satisfied the declaration is necessary to achieve the purpose of this part.	1 2 3
'Part 6C	Civil banning orders	4
'Division	1 Preliminary	5
'173Q Def	initions for pt 6C	6
	'In this part—	7
	authorised person means—	8
	(a) the chief executive; or	9
	(b) a police officer.	10
	<i>civil banning order</i> see section 173S(1).	11
	drink safe precinct see section 173O.	12
	<i>interim civil banning order</i> see section 173Y(2).	13
	<i>respondent</i> see section 173S(1).	14
'173R Pur	pose of pt 6C	15
	'The purpose of this part is to provide for the making of civil banning orders to minimise—	16 17
	(a) harm, and the potential for harm, from alcohol abuse and misuse and associated violence; and	18 19

(b) alcohol-related disturbances, or public disorder, in drink 20 safe precincts. 21

'Division 2 Orders

2

33

'173S What is a civil banning order

(1) A *civil banning order* is an order made in relation to a person 3 who is an adult (the *respondent*) that prohibits the respondent, 4 until a stated date, from doing, or attempting to do, any of the 5 following-6 (a) entering or remaining in stated licensed premises, or a 7 stated class of licensed premises, located within a drink 8 safe precinct; 9 entering or remaining in, during stated hours, a stated (b) 10 area that is-11 (i) designated by its distance from, or location in 12 relation to, the stated licensed premises or stated 13 class of licensed premises mentioned in an order 14 made under paragraph (a); and 15 (ii) located within a drink safe precinct; 16 *Examples of orders for paragraph (b)*— 17 an order that prohibits a person from entering or remaining 18 in, between the hours of 10p.m. and 6a.m., an area that is 19 within 10m of stated licensed premises mentioned in an 20 order made under paragraph (a) 21 22 an order that prohibits a person from entering or remaining 23 in, between the hours of 11p.m. and 5a.m., a stated street, or an area abutting several stated streets, that is located near 24 stated licensed premises mentioned in an order made under 25 paragraph (a) 26 (c) attending or remaining at a stated event, to be held in a 27 public place located within a drink safe precinct, at 28 which liquor will be sold for consumption. 29 The stated date in the civil banning order must be a date no ·(2) 30 later than 12 months after— 31 if an interim civil banning order is made-the day on 32 (a)

which the interim civil banning order is made; or

	[s 47]	
	(b) otherwise—the day on which the civil banning order is made.	1 2
' (3)	A civil banning order takes effect—	3
	(a) if the respondent or a legal or other representative of the respondent is present at the hearing of the application—when it is made; or	4 5 6
	(b) otherwise—when the order is served on the respondent.	7
'173T Wh	no may apply for a civil banning order	8
	'An authorised person may apply to a Magistrates Court for a civil banning order to be made in relation to a respondent.	9 1(
ʻ173U Ap	plication for a civil banning order	1
'(1)	An application for a civil banning order in relation to a respondent must state the following—	12 13
	(a) the name of the respondent;	14
	(b) the details of the order sought;	1:
	(c) the information necessary to satisfy the court of the matters mentioned in section 173X(1);	10 17
	(d) the details of any previous application for a civil banning order for the respondent and the outcome of the application;	13 19 20
	(e) that a response to the application may be filed under section 173V;	2 22
	(f) that the application may, under section 173W(2), be decided in the respondent's absence.	2: 24
'(2)	The application must be accompanied by any affidavit the authorised person intends to rely on at the hearing of the application.	2: 2: 2'
' (3)	The application, with any accompanying affidavit, must—	23
	(a) be filed in the court; and	29

	(b) after being filed, be served on the respondent within 10 business days after the filing.	1 2
'173V R	esponse by respondent	3
'(1)	The respondent may file a response to the application.	4
'(2)	The response must state the facts relied on by the respondent in response to the application.	5 6
' (3)	The respondent must file the response within 28 business days after the day the application is filed.	7 8
'(4)	The response must be accompanied by any affidavit the respondent intends to rely on at the hearing of the application.	9 10
'173W H	earing of application	11
'(1)	If a respondent appears before the court that is to hear and decide an application for a civil banning order, the court may—	12 13 14
	(a) hear and decide the application; or	15
	(b) adjourn the application, whether or not it makes an interim civil banning order; or	16 17
	(c) dismiss the application.	18
'(2)	If a respondent fails to appear before the court that is to hear and decide the application for a civil banning order and the court is satisfied that a copy of the application has been served on the respondent, the court may—	19 20 21 22
	(a) proceed to hear and decide the application in the absence of the respondent; or	23 24
	(b) adjourn the application, whether or not it makes an interim civil banning order.	25 26
'173X M	aking a civil banning order	27
'(1)		28 29

	(a)	the respondent committed an act of violence, against another person or property, of such a nature that the act of violence would cause a person in the vicinity to reasonably fear bodily harm to any person or damage to property; and	1 2 3 4 5
	(b)	the act of violence was committed within 12 months before the day the application was filed; and	6 7
	(c)	the act of violence was committed in licensed premises, or in an area in the vicinity of licensed premises, located within a drink safe precinct; and	8 9 10
	(d)	the respondent did not have a reasonable excuse for committing the act of violence; and	11 12
	(e)	unless the order is made, the respondent would pose an unacceptable risk to—	13 14
		 the good order of licensed premises, and areas in the vicinity of licensed premises, located within a drink safe precinct; or 	15 16 17
		 (ii) the safety and welfare of persons attending licensed premises, and areas in the vicinity of licensed premises, located within a drink safe precinct. 	18 19 20 21
'(2)	rega	onsidering whether to make the order, the court must have rd to all of the circumstances of the case, including, for nple, the following—	22 23 24
	(a)	whether the respondent is, or has been, subject to another civil banning order;	25 26
	(b)	whether the respondent is, or has been, subject to	27
		(i) a special condition mentioned in the <i>Bail Act 1980</i> , section 11(3); or	28 29
		(ii) a banning order imposed under the <i>Penalties and</i> Sentences Act 1992, section 43J;	30 31
	(c)	whether the respondent, or any other person, was charged with an offence arising out of the act of	32 33

			ence mentioned in subsection (1)(a) and the result of proceeding in relation to the charge;	1 2
	(d)	the r	espondent's criminal history;	3
	(e)		respondent's personal circumstances and the likely et of the order on those circumstances;	4 5
	(f)	anyt	hing else the court considers relevant.	6
'(3)			may impose any conditions it considers necessary banning order.	7 8
' (4)	A ci	vil baı	nning order does not stop the respondent from—	9
	(a)	enter	ring or remaining in any of the following—	10
		(i)	the respondent's residence;	11
		(ii)	the respondent's place of employment;	12
		(iii)	a place at which the respondent is receiving formal education;	13 14
		(iv)	a mode of transport required to be used by the respondent;	15 16
		(v)	any other place that the court considers necessary in order to prevent undue hardship to the respondent or a member of the respondent's family; or	17 18 19 20
	(b)	respo rema	ring any place that it is reasonably necessary for the ondent to enter for the purpose of entering or aining in a place or mode of transport mentioned in graph (a).	21 22 23 24
'(5)	drinl	k safe	mentioned in subsection (4) is located within the precinct to which the civil banning order applies, anning order must—	25 26 27
	(a)		ribe the place in sufficient detail to identify the e; and	28 29
	(b)		that the respondent is not stopped from entering or aining in the place.	30 31

		[s 47]	
	Examp	ole for subsection (5)—	1
	civil the	respondent's residence is located within the drink safe precinct, the banning order must state the address of the residence and state that respondent is not stopped from entering or remaining in the dence.	2 3 4 5
'(6)	withi	node of transport mentioned in subsection (4) operates n the drink safe precinct to which the civil banning order es, the civil banning order must—	6 7 8
	(a)	describe the mode of transport in sufficient detail to identify the mode of transport; and	9 10
	(b)	state that the respondent is not stopped from entering or remaining in the mode of transport.	11 12
	Examp	ole for subsection (6)—	13
	drin and	bus route required to be used by the respondent operates within the k safe precinct, the civil banning order must describe the bus route state that the respondent is not stopped from entering or remaining bus on that route.	14 15 16 17
'(7)	The r	espondent bears the onus of proving the following—	18
	(a)	for subsection (4)(a)(i)—that a place is the respondent's residence;	19 20
	(b)	for subsection (4)(a)(ii)—that a place is the respondent's place of employment;	21 22
	(c)	for subsection (4)(a)(iii)—that the respondent is receiving formal education at a place;	23 24
	(d)	for subsection $(4)(a)(iv)$ —that a mode of transport is required to be used by the respondent;	25 26
	(e)	for subsection $(4)(a)(v)$ —that undue hardship would be caused to the respondent or a member of the respondent's family if the respondent was prevented from entering or remaining in a place.	27 28 29 30
' (8)	respo or ser	court may make a civil banning order whether or not the ndent has been charged with, convicted of, acquitted of, ntenced for, an offence arising out of the act of violence around in subsection $(1)(a)$.	31 32 33 34
' (9)	In thi	s section—	35

۷

act of violence	includes	an	attempted	or	threatened	act of	1
violence.							2

3

26

'173Y Interim civil banning order

(1) This section applies if an authorised person has made an application, under section 173U, for a civil banning order for a respondent.
 6

(2)	The authorised person may apply to a Magistrates Court for	7
	an order (an <i>interim civil banning order</i>) for the respondent	8
	to be in force until—	9

- (a) the court finally decides the application for the civil 10 banning order; or 11
- (b) the application for the interim civil banning order 12 otherwise ends. 13

(3) The application for the interim civil banning order must 14 state— 15

- (a) the information necessary to satisfy the court of the 16 matters mentioned in subsection (7); and 17
- (b) that a response to the application may be filed under 18 subsection (5); and 19
- (c) that the application may, under subsection (8), be 20 decided in the respondent's absence. 21

(4) The application, with any accompanying affidavit, must— 22

(a) be filed in the court; and
(b) after being filed, be served on the respondent within 5
business days after the filing.

(5) The respondent may file a response to the application.

- (6) The respondent must file the response within 15 business days 27 after the day the application is filed. 28
- (7) The court may make the interim civil banning order if the 29 court is satisfied— 30
 - (a) the application has been served on the respondent; and 31

	(b) there are reasonable grounds for believing there is sufficient basis to make a civil banning order.	1 2
' (8)	The interim civil banning order may be made whether or not the respondent appears before the court or makes submissions.	3 4
ʻ(9)	An interim civil banning order may prohibit the respondent from doing, or attempting to do, anything that a person may be prohibited from doing by a civil banning order.	5 6 7
' (10)	An interim civil banning order takes effect—	8
	(a) if the respondent or a legal or other representative of the respondent is present at the hearing of the application—when it is made; or	9 10 11
	(b) otherwise—when the order is served on the respondent.	12
'173Z Am	ending or revoking civil banning order	13
'(1)	The following persons may apply to a Magistrates Court to amend or revoke a civil banning order—	14 15
	(a) an authorised person;	16
	(b) the respondent.	17
'(2)	However, the respondent may not, without the leave of the court, apply to amend or revoke a civil banning order until at least 6 months after the order is made.	18 19 20
' (3)	The applicant must give a copy of the application to—	21
	(a) if the applicant is the respondent—the authorised person; or	22 23
	(b) if the applicant is an authorised person—the respondent.	24
'(4)	The applicant must give the copy within 14 business days after the application is filed.	25 26
' (5)	The authorised person and respondent are each entitled to be heard at the hearing of the application.	27 28
'(6)	The court may amend or revoke a civil banning order only if satisfied there has been a material change in the circumstances of the respondent that justifies the amendment or revocation.	29 30 31

'(7)	In considering whether to make an order to amend or revoke a civil banning order, the court must have regard to—	1 2
	 (a) whether the respondent, or any other person, was charged with an offence arising out of the act of violence on which the civil banning order was based; and 	3 4 5 6
	(b) the result of any proceeding in relation to the charge.	7
'173ZA Co	urt may make civil banning order by consent	8
'(1)	The Magistrates Court may make a civil banning order in a form agreed to by an authorised person and the respondent.	9 10
'(2)	The order may include only matters that may be dealt with under this part.	11 12
'173ZB Or	ders must be explained	13
'(1)	Subsection (2) applies if a respondent appears before a court hearing an application for a civil banning order or an interim civil banning order for the respondent.	14 15 16
'(2)	Before making the order, the court must explain, or cause to be explained, to the respondent—	17 18
	(a) the purpose and effect of the order; and	19
	(b) the consequences of contravening the order; and	20
	(c) for a civil banning order—that the order may be amended or revoked on the application of the respondent or an authorised person.	21 22 23
'(3)	Subsection (4) applies if a respondent did not appear before a court when the court made a civil banning order or an interim civil banning order for the respondent.	24 25 26
'(4)	Before serving the order on the respondent, the person serving the order must explain, or cause to be explained, to the respondent—	27 28 29
	(a) the purpose and effect of the order; and	30

[s 47] the consequences of contravening the order; and 1 for a civil banning order-that the order may be 2 amended or revoked on the application of the 3 respondent or an authorised person. 4 The explanation under subsection (2) or (4) must be made in 5 language or in a way likely to be readily understood by the 6 respondent. 7 '173ZC No costs to be awarded 8 'The Magistrates Court must not award costs on proceedings 9 under this division unless the court dismisses the application 10 as frivolous or vexatious or another abuse of process. 11 '173ZD No filing fee is payable 12 'A fee is not payable for making an application, or filing 13 another document, under this part. 14 '173ZE Standard of proof 'A question of fact in proceedings under this part, other than 16 proceedings for an offence, is to be decided on the balance of 17 probabilities. 18 '173ZF General application of rules of court 19 'The Uniform Civil Procedure Rules 1999 apply in relation to 20 applications made to the court under this part to the extent the 21 rules are consistent with this part. 22

'173ZG Interaction with criminal proceedings

(b)

(c)

'(5)

An application under this part may be made, and a court may, **(**1**)** 24 as authorised by this Act, dispose of the application even if a 25 person concerned in the application has been charged with an 26 offence arising out of the act of violence on which the 27 application is based. 28

15

'(2)	Subs	section (4) applies if the person against whom—	1
	(a)	a civil banning order has been made; or	2
	(b)	a court has refused to make a civil banning order; or	3
	(c)	proceedings are current in which a civil banning order is sought;	4 5
	is ch	arged with an offence mentioned in subsection (1).	6
'(3)	offer eithe	b, subsection (4) applies if the person is charged with an incementioned in subsection (1) and the court has done er of the following relating to a civil banning order naming berson as the respondent—	7 8 9 10
	(a)	revoked, or refused to revoke, the civil banning order;	11
	(b)	amended, or refused to amend, the civil banning order, including the conditions imposed on the order.	12 13
'(4)	A re	ference to—	14
	(a)	making, or refusing to make, the order, or a revocation or amendment; or	15 16
	(b)	the existence of current proceedings mentioned in subsection $(2)(c)$; or	17 18
	(c)	the fact that evidence of a particular nature or content was given in—	19 20
		(i) the proceedings in which the order, revocation or amendment was made or refused; or	21 22
		(ii) the current proceedings;	23
	out orde	admissible in the trial of the person for an offence arising of the act of violence on which the application for the r, revocation, or amendment, or relevant to the current eedings, is based.	24 25 26 27
'(5)	secti relat proc	remove any doubt, it is declared that, subject to this ion, an application, proceeding or order under this part in ion to the conduct of the person does not affect any eeding against the person for an offence arising out of the e conduct.	28 29 30 31 32

	[s 47]	
'(6)	The person may be punished for the offence mentioned in subsection (5) despite any order made against the person under this part.	1 2 3
' (7)	In this section—	4
	<i>civil banning order</i> includes an interim civil banning order.	5
	ntravention of civil banning order or interim civil nning order	6 7
	'A person must not, without reasonable excuse, contravene-	8
	(a) a civil banning order; or	9
	(b) an interim civil banning order.	10
	Maximum penalty—40 penalty units or 6 months imprisonment.	11 12
'Division	3 Appeals	13
ʻ173ZI Apj	peals	14
	'An authorised person or a respondent in relation to whom a decision of the Magistrates Court under this part has been made may appeal against the decision to the District Court.	15 16 17
'173ZJ Tin	ne for appeal	18
' (1)	An appeal must be started within 1 month after the decision is made (the <i>appeal period</i>).	19 20
'(2)	On application, the District Court may extend the appeal period.	21 22
'173ZK Sta	arting appeal	23
'(1)	A person starts an appeal by filing a notice of appeal with the registrar.	24 25
'(2)	The notice must—	26

	(a)	be signed by the person or the person's lawyer; and	1
	(b)	state, briefly and precisely, the grounds of the appeal.	2
'(3)	also	e notice is not filed in the appeal period, the person must file with the registrar a notice of application for extension me for filing the notice.	3 4 5
	gistra cume	ar to give respondent copies of particular ents	6 7
	any	e registrar must give the respondent to an appeal copies of of the following documents filed with the registrar for the eal—	8 9 10
	(a)	the notice of appeal;	11
	(b)	a notice of application for extension of time for filing a notice mentioned in paragraph (a).	12 13
'173ZM St	ay of	operation of decision	14
	'An	appeal does not stay the operation of the decision.	15
'173ZN Dis	strict	Court's powers on appeal	16
' (1)	An a	appeal is by way of rehearing.	17
·(2)	The	District Court—	18
	(a)	has all the powers and duties of the court that made the decision appealed from; and	19 20
	(b)	may draw inferences of fact, not inconsistent with the findings of the court; and	21 22
	(c)	may, on special grounds, receive further evidence as to questions of fact, either orally in court, by affidavit or in another way; and	23 24 25
	(d)	may order that the matter be remitted for rehearing to the court in which the decision appealed from was made.	26 27 28

	[s 47]	
'(3)	Subsection (2)(a) does not limit the powers that the District Court has in its civil jurisdiction.	1 2
'(4)	The decision of the District Court upon an appeal is final and conclusive.	3 4
'173ZO No	costs on appeal	5
	'The District Court must not award costs on an appeal under this division unless the court dismisses the appeal as frivolous or vexatious or another abuse of process.	6 7 8
'Division	4 Miscellaneous	9
'173ZP Se	rvice of documents	10
'(1)	This section applies if a provision of this part requires a respondent to be served with a document.	11 12
' (2)	The document must be served personally on the respondent.	13
'(3)	However, if, despite reasonable attempts being made, a document is unable to be personally served on a respondent, an authorised person may apply to the Magistrates Court to authorise substituted service under subsection (4).	14 15 16 17
'(4)	If it appears to the court that it is not reasonably practicable to serve the document personally on the respondent, the court may authorise another way of serving it (<i>substituted service</i>).	18 19 20
	Example of substituted service—	21
	by personal service of the document on a relative, guardian or other person with whom the respondent is known to associate	22 23
'(5)	When serving a document that requires the appearance of a respondent in a court, the person serving the document must explain the contents of the document to the respondent in language likely to be understood by the respondent, having regard, for example, to the respondent's age and cultural, educational and social background.	24 25 26 27 28 28

	mmissioner must provide information relevant to plications	1 2	
'(1)	The chief executive may ask the commissioner to give the chief executive the information the chief executive requires to make, or to consider making, an application for a civil banning order in relation to a person.	3 4 5 6	
'(2)	Without limiting subsection (1), the information may include the following—	7 8	
	(a) the criminal history of the person;	9	
	(b) police statements in relation to any act of violence committed by the person;	10 11	
	(c) statements of witnesses or victims of any act of violence committed by the person;	12 13	
	(d) other evidentiary material relating to any act of violence committed by the person.	14 15	
'(3)	3) Subject to subsection (4), the commissioner must provide the information requested.		
'(4)	The obligation of the commissioner to comply with the chief executive's request applies only to information in the possession of the commissioner or to which the commissioner has access.	18 19 20 21	
	ief executive may give copy of order to nmissioner	22 23	
'(1)	This section applies if the chief executive, as an authorised person, obtains an order under this part.	24 25	
'(2)	The chief executive may give a copy of the order to the commissioner.	26 27	
	lice officer may give copy of order to chief cutive	28 29	
'(1)	This section applies if a police officer, as an authorised person, obtains an order under this part.	30 31	

			[s 48]
	'(2)		police officer may give a copy of the order to the chief cutive.
ʻ173		thori ensee	sed person may give copy of order to
			authorised person may give a copy of an order made er this part to—
		(a)	the licensee of any licensed premises stated in the order; or
		(b)	the licensee of any licensed premises within a class of licensed premises stated in the order; or
		(c)	the holder of a licence or permit to sell liquor at an event stated in the order.'.
48	Ins	ertio	n of new pt 12, div 11
		Part	12—
		inse	rt—
'Div	isior	n 11	Transitional provisions for Liquor and Other Legislation Amendment Act 2010
'299	De	finiti	ons for div 11
		'In t	this division—
			<i>nce</i> means any of the following but does not include a nce for premises in a restricted area—
		(a)	a commercial hotel licence;
		(b)	a subsidiary on-premises licence if the principal activity of a business conducted under the licence is the provision of entertainment on the licensed premises;
		(c)	a community club licence.

[s 48]

			usee means a person who holds 1 or more of the following meas—	1 2
		(a)	a commercial hotel licence;	3
		(b)	a subsidiary on-premises licence if the principal activity of a business conducted under the licence is the provision of entertainment on the licensed premises;	4 5 6
		(c)	a community club licence.	7
'300	Ap	plicat	tion for licence made before commencement	8
	'(1)		section applies to an application for a licence made but lecided at the commencement of this section.	9 10
	'(2)		chief executive must decide the application under this Act force immediately before the commencement.	11 12
'301			tion for extended trading hours approval efore commencement	13 14
	'(1)	hour	section applies to an application for an extended trading rs approval made but not decided at the commencement of section.	15 16 17
	'(2)		chief executive must decide the application under this Act force immediately before the commencement.	18 19
'302			tion for variation of licence made before	20 21
	'(1)	vary	section applies to an application, under section 111(1), to a licence made but not decided at the commencement of section.	22 23 24
	'(2)		chief executive must decide the application under this Act force immediately before the commencement.	25 26

[s 48]

'303		iation of licence started but not dealt with at mmencement	1 2		
	' (1)	This section applies if—	3		
		 (a) before the commencement of this section, the chief executive, under section 112(1)(a), caused written notice to be given to a licensee because the chief executive seeks to vary the licensee's licence; and 	4 5 6 7		
		(b) at the commencement, the chief executive has not decided whether to vary the licence.	8 9		
	'(2)	The chief executive must decide whether to vary the licence under this Act as in force immediately before the commencement.	10 11 12		
'304	Disciplinary action started but not dealt with at commencement				
	' (1)	This section applies if—	15		
		 (a) before the commencement of this section, the chief executive took steps to vary, suspend or cancel, as disciplinary action, a licence; and 	16 17 18		
		(b) at the commencement, the chief executive has not decided whether to vary, suspend or cancel, as disciplinary action, the licence.	19 20 21		
	'(2)	The chief executive must decide whether to vary, suspend or cancel, as disciplinary action, the licence under this Act as in force immediately before the commencement.	22 23 24		
'305	Ext	ended trading hours already authorised	25		
	'(1)	This section applies if a prescribed licensee, at the commencement of this section, is authorised to sell take-away liquor between 9a.m. and 10a.m or between 10p.m. and midnight (the <i>authorised hours</i>).	26 27 28 29		
	'(2)	The prescribed licensee is taken to have been granted an extending trading hours approval, under section 86, for the authorised hours.	30 31 32		

Liquor and Other Legislation Amendment Bill 2010 Part 6 Amendment of Liquor Regulation 2002

[s 49]

		' (3)	In this section—	1
		(0)	prescribed licensee means the holder of—	2
			(a) a commercial hotel licence; or	3
			(b) a community club licence; or	4
			(c) a commercial special facility licence.	5
	'306	Ар	plication of civil banning orders	6
			'Part 6C, as inserted by the <i>Liquor and Other Legislation</i> <i>Amendment Act 2010</i> , applies only in relation to an act of violence committed after the commencement of this section.	7 8 9
	'307	Am	nendment of regulation	10
			'The amendment of the <i>Liquor Regulation 2002</i> by the <i>Liquor and Other Legislation Amendment Act 2010</i> does not affect the power of the Governor in Council to further amend the regulation or to repeal it.'.	11 12 13 14
	Part	6	Amendment of Liquor Regulation 2002	15 16
Clause	40	De	aulation amondod	17
Clause	49	Re	gulation amended This part amends the <i>Liquor Regulation 2002</i> .	17 18
Clause	50	An	nendment of s 3 (Definitions)	19
			Section 3, 'schedule 12'—	20
			omit, insert—	21
			'schedule 15'.	22

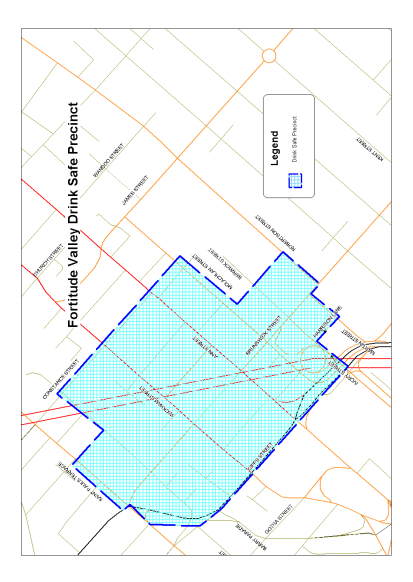
[s 51]

Clause	51	Ins	ertion of new pt 1B	1
			After part 1A—	2
			insert—	3
	'Par	t 1E	B Drink safe precincts	4
	'3B	Dri	nk safe precincts—Act, s 173P(1)	5
		' (1)	For the Act, section 173P(1), the following areas are prescribed as drink safe precincts—	6 7
			(a) the area shown by the crosshatching on the map of Fortitude Valley in schedule 12;	8 9
			(b) the area shown by the crosshatching on the map of Surfers Paradise in schedule 13;	10 11
			(c) the area shown by the crosshatching on the map of Townsville CBD in schedule 14.	12 13
		'(2)	If a road or a section of a road forms part of the boundary of an area shown by crosshatching on a map in schedule 12, 13, or 14, the area prescribed under this section includes premises on both sides of the road or section of the road that forms part of the boundary.	14 15 16 17 18
		' (3)	In this section—	19
			road see the Land Act 1994, section 93.'.	20
Clause	52	Ins	ertion of new schs 12–14	21
		(1)	Schedule 12—	22
			renumber as schedule 15.	23
		(2)	After schedule 11—	24
			insert—	25

[s 52]

'Schedule 12 Fortitude Valley

section 3B(1)(a) 2



[s 52]

1

'Schedule 13 Surfers Paradise

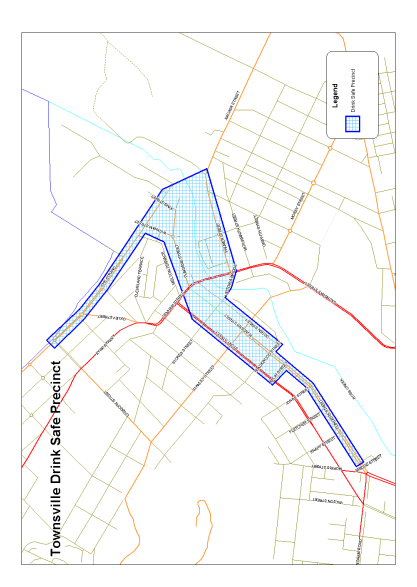
section 3B(1)(b) 2



[s 52]

'Schedule 14 Townsville CBD

section 3B(1)(c) 2



			[s 53]	
	Part	7	Amendment of Penalties and Sentences Act 1992	
Clause	53	Act	amended	
			This part amends the Penalties and Sentences Act 1992.	
Clause	54	Am	endment of s 4 (Definitions)	
		(1)	Section 4, definitions <i>Crown prosecutor</i> and <i>prosecutor</i> , 'part 3A'—	(
			omit, insert—	8
			'parts 3A and 3B'.	Ģ
		(2)	Section 4—	
			insert—	
			'banning order, for part 3B, see section 43I.	
			licensed premises, for part 3B, see section 43G.	1
			licensee, for part 3B, see section 43G.	1
			<i>public place</i> , for part 3B, see section 43G.'.	1
Clause	55	Ins	ertion of new pt 3B	
			After section 43F—	
			insert—	1
	'Part	t 3B	B Banning orders	-
	'43G	Def	initions for pt 3B	
			'In this part—	4
			<i>banning order</i> see section 43I.	-
			licence see the Liquor Act 1992, section 4.	-
			licensed premises see the Liquor Act 1992, section 4.	4

		licer	nsee see the Liquor Act 1992, section 4.	1
		pub	lic place see the Liquor Act 1992, section 11.	2
'43H	Re	cord	of conviction not required	3
			ourt may make a banning order whether or not it records a viction.	4 5
'43I	Wh	at is	a banning order	6
	'(1)	state	<i>anning order</i> is an order that prohibits an offender, until a ed date, from doing, or attempting to do, any of the owing—	7 8 9
		(a)	entering or remaining in stated licensed premises or a stated class of licensed premises;	10 11
		(b)	entering or remaining in, during stated hours, a stated area that is designated by its distance from, or location in relation to, the stated licensed premises or stated class of licensed premises mentioned in an order made under paragraph (a);	12 13 14 15 16
			Examples of orders for paragraph (b)—	17
			• an order that prohibits a person from entering or remaining in, between the hours of 10p.m. and 6a.m., an area that is within 10m of stated licensed premises mentioned in an order made under paragraph (a)	18 19 20 21
			• an order that prohibits a person from entering or remaining in, between the hours of 11p.m. and 5a.m., a stated street, or an area abutting several stated streets, that is located near stated licensed premises mentioned in an order made under paragraph (a)	22 23 24 25 26
		(c)	attending or remaining at a stated event, to be held in a public place, at which liquor will be sold for consumption.	27 28 29
	'(2)	The	stated date in the order must be no later than—	30
		(a)	if the offender is sentenced to a term of imprisonment for the offence and the sentence is not suspended—1	31 32

		year after the day on which the term of imprisonment ends; or	1 2
	(b)	if the offender is sentenced to a term of imprisonment for the offence and the sentence is suspended under section 144(1)—1 year after the day on which the operational period of the term of imprisonment ends; or	3 4 5 6
	(c)	otherwise—1 year after the day on which the order is made.	7 8
Mal	king	a banning order	9
' (1)	A co	ourt may make a banning order for an offender if—	10
	(a)	the offender has been convicted of an offence that involved the use, threatened use or attempted use of unlawful violence to a person or property; and	11 12 13
	(b)	having regard to the evidence available to the court, the court is satisfied that the offence was committed in licensed premises or in a public place in the vicinity of licensed premises; and	14 15 16 17
	(c)	the court is satisfied that, unless the order is made, the offender would pose an unacceptable risk to—	18 19
		(i) the good order of licensed premises and areas in the vicinity of licensed premises; or	20 21
		(ii) the safety and welfare of persons attending licensed premises and areas in the vicinity of licensed premises.	22 23 24
'(2)		order may be made in addition to any other order the transmission to any make under this or another Act.	25 26
'(3)	rega	onsidering whether to make the order, the court must have rd to all of the circumstances of the case, including, for nple, the following—	27 28 29
	(a)	whether the offender is, or has been, subject to another banning order;	30 31
	(b)	whether the offender is, or has been, subject to—	32

'43J

		(i)	a special condition mentioned in the <i>Bail Act 1980</i> , section 11(3); or	1 2
		(ii)	a civil banning order imposed under the <i>Liquor Act</i> 1992, section 173X;	3 4
	(c)	the o	offender's criminal history;	5
	(d)		offender's personal circumstances and the likely ct of the order on those circumstances;	6 7
	(e)	anyt	hing else the court considers relevant.	8
'(4)			may impose any conditions it considers necessary ing order.	9 10
'(5)	A ba	nning	g order does not stop the offender from—	11
	(a)	ente	ring or remaining in any of the following—	12
		(i)	the offender's residence;	13
		(ii)	the offender's place of employment;	14
		(iii)	a place at which the offender is receiving formal education;	15 16
		(iv)	a mode of transport required to be used by the offender;	17 18
		(v)	any other place that the court considers necessary in order to prevent undue hardship to the offender or a member of the offender's family; or	19 20 21
	(b)	offer rema	ring any place that it is reasonably necessary for the nder to enter for the purpose of entering or aining in a place or mode of transport mentioned in graph (a).	22 23 24 25
'(6)		to w	mentioned in subsection (5) is located within the hich the banning order applies, the banning order	26 27 28
	(a)		ribe the place in sufficient detail to identify the e; and	29 30
	(b)		e that the offender is not stopped from entering or aining in the place.	31 32

_		
- [s	55]

	Exan	aple for subsection (6)—	1
	orc	an offender's residence is located within the area to which the banning ler applies, the banning order must state the address of the residence d state that the offender is not stopped from entering or remaining in e residence.	2 3 4 5
'(7)	with	mode of transport mentioned in subsection (5) operates in an area to which the banning order applies, the banning or must—	6 7 8
	(a)	describe the mode of transport in sufficient detail to identify the mode of transport; and	9 10
	(b)	state that the offender is not stopped from entering or remaining in the mode of transport.	11 12
	Exan	uple for subsection (7)—	13
	are des	a bus route required to be used by the offender operates within the ea to which the banning order applies, the banning order must scribe the bus route and state that the offender is not stopped from tering or remaining in a bus on that route.	14 15 16 17
' (8)	The	offender bears the onus of proving the following—	18
	(a)	for subsection (5)(a)(i)—that a place is the offender's residence;	19 20
	(b)	for subsection (5)(a)(ii)—that a place is the offender's place of employment;	21 22
	(c)	for subsection (5)(a)(iii)—that the offender is receiving formal education at a place;	23 24
	(d)	for subsection (5)(a)(iv)—that a mode of transport is required to be used by the offender;	25 26
	(e)	for subsection $(5)(a)(v)$ —that undue hardship would be caused to the offender or a member of the offender's family if the offender was prevented from entering or remaining in a place.	27 28 29 30
Bai	nnino	g order to be explained	31
·(1)	_	ore making a banning order, the court must explain, or	32

cause to be explained, to the offender-

'43K

		(a) the purpose and effect of the order; and	1
		(b) the consequences of contravening the order; and	2
		(c) that the order may be amended or revoked on the application of the offender or a prosecutor.	3 4
	'(2)	The explanation must be made in language or in a way likely to be readily understood by the offender.	5 6
'43L	Am	ending or revoking banning order	7
	'(1)	The following persons may apply to the court, in the approved form, to amend or revoke a banning order—	8 9
		(a) a prosecutor;	10
		(b) the offender.	11
	'(2)	However, the offender can not apply until at least 6 months after the order was made.	12 13
	'(3)	The application may be made to a court of equivalent jurisdiction to the court in which the order was made.	14 15
	' (4)	The applicant must give a copy of the application to—	16
		(a) if the applicant is the offender—the prosecuting authority; or	17 18
		(b) if the applicant is a prosecutor—the offender.	19
	' (5)	The applicant must give the copy at least 21 days before the day on which the application is to be heard.	20 21
	'(6)	The prosecutor and offender are each entitled to be heard at the hearing of the application.	22 23
	'(7)	A court may amend or revoke the order only if satisfied there has been a material change in the circumstances of the offender that justifies the amendment or revocation.	24 25 26
	' (8)	In this section—	27
		prosecuting authority means—	28
		(a) if the prosecutor who appeared before the court when the banning order was made was a police officer—the	29 30

		 commissioner's behalf; or (b) if the prosecutor who appeared before the court when the banning order was made was a Crown prosecutor—the director of public prosecutions or someone authorised to accept the application on the 	1 2 3 4 5 6 7 8
'43M	Ba	nning order to be given to interested persons	9
	'(1)	A proper officer of the court that makes, amends or revokes a banning order for an offender must immediately—	10 11
		(a) reduce the order to writing in the approved form; and	12
		(b) give a copy of the order to—	13
		 (i) if the prosecutor who appeared before the court when the banning order was made was a Crown prosecutor—the director of public prosecutions or someone authorised to accept the order on the director's behalf; and 	14 15 16 17 18
		(ii) the offender; and	19
		(iii) the chief executive (corrective services); and	20
		order on the commissioner's behalf, by fax, email or a	21 22 23 24
	'(2)	Failure to comply with subsection (1) does not invalidate the order.	25 26
'43N		mmissioner may give copy of banning order to	27 28
	' (1)	The commissioner may give a copy of a banning order to—	29
		(a) the licensee of any licensed premises stated in the order; or	30 31

			1 2
			3 4
	'(2)	In this section—	5
		<i>permit</i> see the <i>Liquor Act 1992</i> , section 4.	б
'43 0	Со	ntravention of banning order	7
	' (1)	-	8 9
			10 11
	'(2)	against subsection (1) may, in addition to or instead of	12 13 14
			15 16
		District Court (the sentencing court)—order the person	17 18 19
	' (3)		20 21
		· · · · · ·	22 23
			24 25
	'(4)	subsection (1), the sentencing court may amend the order or	26 27 28
	·(5)	subsection (1), the sentencing court may do any of the	29 30 31
		(a) sentence the person under subsection (1);	32

[s 56]

	, ,	subsection (1), amend the order;	1 2
	(c	decide no further action be taken.'.	3
56	Insert	on of new s 220	4
	At	Ster section 219—	5
	in	sert—	6
'220			7 8
	An of	<i>nendment Act 2010</i> , section 55 applies in relation to an fence only if the offender was convicted for the offence after	9 10 11 12
	co	nstituting the offence happened before or after the	13 14 15
		(c) 56 Inserti Af ins '220 Transi Legisl '(1) Pa An off the '(2) Fo co	 subsection (1), amend the order; (c) decide no further action be taken.'. 56 Insertion of new s 220 After section 219— <i>insert</i>— '220 Transitional provision for Liquor and Other Legislation Amendment Act 2010 '(1) Part 3B, as inserted by the Liquor and Other Legislation Amendment Act 2010, section 55 applies in relation to an offence only if the offender was convicted for the offence after the commencement of this section.

Part 8Consequential amendments16

Clause 57	7 Acts amended in schedule	17
	The schedule amends the Acts it mentions.	18

Schedule

Sche	edule Consequential amendn	Consequential amendments	
		section 57	2
Polic	e Service Administration Act 1990		3
1	Section 10.2B(4), definition <i>diversion progran</i> 11(4)'— omit, insert—	n, 'section	4 5 6
	'section 11(9)'.		7
Publi	c Service Act 2008		8
1	Schedule 2, entry for <i>Gaming Machine Act 19</i> 'Queensland Gaming Commission'—	91,	9 10
	omit, insert— 'Queensland Liquor and Gaming Commission'.		11 12

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