

Queensland

Criminal Code and Another Act (Stock) Amendment Bill 2014



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2014

A Bill

for

An Act to amend the Criminal Code in relation to the disposal of stock seized in connection with a charge and to increase penalties for particular offences, and to amend the *Police Powers and Responsibilities Act 2000* to provide for the forced muster of stray stock and for other particular purposes

	The Parliament of Queensland enacts—		1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Criminal Code and Another Act (Stock) Amendment Act 2014.	3 4 5
Clause	2	Commencement This Act commences on a day to be fixed by proclamation.	6 7
	Part	2 Amendment of Criminal Code	8
Clause	3	Code amended This part amends the Criminal Code.	9 10
Clause	4	Amendment of s 398 (Punishment of stealing) Section 398, under the heading 'Punishment in special cases', section 2(1), '\$1000'— omit, insert— 10 penalty units	11 12 13 14 15
Clause	5	Amendment of s 444A (Killing animals with intent to steal) (1) Section 444A(2), '\$200'— omit, insert—	16 17 18 19

s	6]

		10 penalty units	1
		(2) Section 444A(3), '\$50000'—	2
		omit, insert—	3
		455 penalty units	4
Clause	6	Amendment of s 444B (Using registered brands with criminal intention)	5 6
		(1) Section 444B(2), '\$200'—	7
		omit, insert—	8
		4 penalty units	9
		(2) Section 444B(3), '\$50000'—	10
		omit, insert—	11
		455 penalty units	12
Clause	7	Amendment of s 445 (Unlawfully using stock)	13
		(1) Section 445(1), '\$200'—	14
		omit, insert—	15
		4 penalty units	16
		(2) Section 445(2), '\$50000'—	17
		omit, insert—	18
		455 penalty units	19
Clause	8	Amendment of s 446 (Suspicion of stealing stock)	20
		(1) Section 446(1), '\$200'—	21
		omit, insert—	22
		4 penalty units	23
		(2) Section 446(2), '\$50000'—	24
		omit, insert—	25

s	91

		455 penalty units	1
Clause	9	Amendment of s 447 (Illegal branding)	2
		(1) Section 447(1), '\$200'—	3
		omit, insert—	4
		4 penalty units	5
		(2) Section 447(2), '\$50000'—	6
		omit, insert—	7
		455 penalty units	8
Clause	10	Amendment of s 448 (Defacing brands)	9
		(1) Section 448(1), '\$200'—	10
		omit, insert—	11
		4 penalty units	12
		(2) Section 448(2), '\$50000'—	13
		omit, insert—	14
		455 penalty units	15
Clause	11	Amendment of s 448A (Having in possession stock with defaced brand)	16 17
		(1) Section 448A(1), '\$200'—	18
		omit, insert—	19
		4 penalty units	20
		(2) Section 448A(2), '\$50000'—	21
		omit, insert—	22
		455 penalty units	23

Clause	12	Insertion of new ch 44A, ch div 1, hdg	1
		Before section 450D—	2
		insert—	3
		Chapter division 1 Preliminary	4
Clause	13	Amendment of s 450D (Definition for ch 44A)	5
		(1) Section 450D, heading, 'Definition'—	6
		omit, insert—	7
		Definitions	8
		(2) Section 450D—	9
		insert—	10
		adequate prescribed record, of an animal, me a prescribed record that is a true representation the animal.	
		prescribed record, of an animal, means a recof the animal (including of any brands, permit brand imprinting positions, ear marks, or tage the animal) consisting of photographs, taged films, digital imagery or any other means visual reproduction (or any combination them).	itted 15 s on 16 pes, 17 s of 18
		stock disposal order see section 450EB(1).	21
Clause	14	Replacement of s 450E (Animals not tendered in certa cases)	in 22 23
		Section 450E—	24
		omit, insert—	25

Cnapto	er division 2 Prescribed records	1
	uty of police officer who seizes an animal nected with a charge	2 3
(1)	A police officer who seizes an animal connected with a charge—	4 5
	(a) must as soon as reasonably practicable after the seizure cause an adequate prescribed record of the animal to be made; and	6 7 8
	(b) if an adequate prescribed record of the animal is caused to be made by the police officer or is otherwise available to a police officer, may cause the animal to be returned to its owner if the defendant does not object to its return.	9 10 11 12 13 14
(2)	However, subsection (1)(a) does not apply if an adequate prescribed record of the animal is already available to a police officer.	15 16 17
450EA	Admissibility of adequate prescribed record	18
(1)	An adequate prescribed record of an animal is admissible in a proceeding on the charge in relation to which the prescribed record was made by, or made available to, a police officer or on a related charge, as evidence of the matters it depicts, including any of the following—	19 20 21 22 23 24
	(a) the existence of the animal when the prescribed record was made;	25 26
	(b) the condition of the animal at that time;	27
	(c) a brand or other mark or feature of identification on the animal at that time.	28 29
(2)	Subsection (3) applies if an adequate prescribed record of an animal connected with a charge and seized by a police officer is tendered as evidence	30 31 32

	of matters depicted by the record in a proceeding on the charge or a related charge.	1 2
(3)	No objection can be taken or allowed to the admission as evidence of matters depicted by the adequate prescribed record.	3 4 5
(4)	Subsections (1) and (3) apply in relation to a proceeding whether it is started before or after the commencement of this section.	6 7 8
(5)	In this section—	9
	<i>related charge</i> , for a charge, means a charge based on the same act or omission as the act or omission that charge is based on.	10 11 12
Chapt	er division 3 Stock disposal orders	13 14
450EB	Application for stock disposal order	15
(1)	A police officer or Crown prosecutor may apply to the District Court or a Magistrates Court for an order (a <i>stock disposal order</i>) for the sale of an animal that is—	16 17 18 19
	(a) seized; and	20
	(b) connected with a charge that has not finally been disposed of.	21 22
(2)	An application for a stock disposal order for an animal may be made only if—	23 24
	(a) a police officer has caused an adequate prescribed record of the animal to be made, or an adequate prescribed record of the animal is otherwise available to a police officer; and	25 26 27 28 29
	(b) either—	30

	(i)	the defendant objects to the animal's return to its owner; or	1 2
	(ii)	all of the following apply—	3
		(A) the defendant has indicated to a police officer that the defendant does not object to the animal's return to its owner;	4 5 6 7
		(B) a police officer has offered the owner the return of the animal;	8 9
		(C) the owner declined the offer.	10
(3)	defenda	er, subsection (2)(b) does not apply if the nt and the person claiming ownership of nal can not reasonably be located.	11 12 13
(4)	hearing has a le copy of	olicant must, at least 28 days before the of the application, give each person who egal or equitable interest in the animal a the application, unless the person can not bly be located.	14 15 16 17 18
(5)	_	erson who has a legal or equitable interest nimal may be a party to the application.	19 20
450EC	Affidavit	to accompany application	21
mus		on for a stock disposal order for an animal ompanied by 1 or more affidavits stating	22 23 24
	(a) a d	escription of the animal;	25
	(b) the	c charge with which the animal is nnected;	26 27
	or	e name of the defendant, the police officer Crown prosecutor, and the person iming to own the animal;	28 29 30
		tails of the adequate prescribed record of animal:	31 32

(e)	the value of the animal as valued under section 450F;	1 2
(f)	the number of animals connected with the charge;	3 4
(g)	the date and place of the animal's seizure;	5
(h)	the persons to whom the applicant gave a copy of the application under section 450EB(4);	6 7 8
(i)	the persons to whom the applicant could not give a copy of the application under section 450EB(4) because the person could not reasonably be located.	9 10 11 12
	n order may be made if party disputes of order	13 14
for an ar	to an application for a stock disposal order nimal disputes the making of the order, the y make the order only if it is satisfied of the g	15 16 17 18
(a)	section 450EB(2) is satisfied in relation to the application;	19 20
(b)	the applicant gave each person who has a legal or equitable interest in the animal a copy of the application as required under section 450EB(4);	21 22 23 24
(c)	the animal has been valued under section 450F;	25 26
(d)	the animal is not registered breeding stock;	27
(e)	the defendant has had a reasonable time to conduct his or her own inquiries about the identification and value of the animal;	28 29 30
(f)	there is no good reason for not making the order.	31 32

450EE	Orde	r if no dispute	1
for cou	an ai irt ma	ty to an application for a stock disposal order nimal disputes the making of the order, the make the order, unless there is a good or not making the order.	2 3 4 5
450EF	Conte	ent of order	6
(1)	A st	ock disposal order for an animal must—	7
	(a)	identify the animal; and	8
	(b)	direct the commissioner of the police service to sell the animal—	9 10
		(i) by auction at market value; or	11
		(ii) in another stated way; and	12
	(c)	direct that the net proceeds of the sale be paid into the court.	13 14
(2)	Sub	section (3) applies if—	15
	(a)	the defendant is acquitted or convicted of the charge with which the animal is connected; or	16 17 18
	(b)	the prosecution of the defendant in relation to the charge with which the animal is connected is discontinued.	19 20 21
(3)	the hear that	prosecutor or the defendant may apply for, or court in which the charge was heard or to be rd may on its own initiative make, an order the net proceeds of the sale be paid out of the rt, in which the proceeds are held, in a stated of.	22 23 24 25 26 27
(4)	paid to a sale regi	eciding how the net proceeds of sale are to be dout of the court, the court must give priority any amount owing, immediately before the to an entity under a security interest stered for the animal under the <i>Personal perty Securities Act 2009</i> (Cwlth).	28 29 30 31 32 33

(5)	•	ment out of court under an order under section (3) is stayed—	1 2
	(a)	for 1 month after the making of the order; or	3
	(b)	if an appeal against the defendant's conviction is started, until the end of the appeal.	4 5 6
(6)		e appeal court may vary an order made under section (3).	7 8
450EG	Secu	urity for costs of keeping animal	9
(1)	Sub	esection (2) applies if—	10
	(a)	a party to an application for a stock disposal order for an animal disputes the making of the order; and	11 12 13
	(b)	no stock disposal order is made.	14
(2)	for for	e court may order the party to provide security, the benefit of the person keeping the animal, the amount of the costs decided by the court keeping the animal for the relevant period.	15 16 17 18
(3)	In tl	his section—	19
	rele	evant period means the period—	20
	(a)	starting on the day the hearing of the application starts; and	21 22
	(b)	ending on the later of the following—	23
		(i) the day judgment is delivered in an appeal relating to the charge with which the animal is connected;	24 25 26
		(ii) the day on which any right to appeal relating to the charge with which the animal is connected expires.	27 28 29

450EH	Clear title to animal for sale under order	1
autl	stock disposal order for an animal is sufficient hority for the commissioner of the police service to ever clear title to the animal to any buyer under the er.	2 3 4 5
Chapt	er division 4 Other provisions	6
450EI U	Inavailability of animal at trial	7
(1)	An animal connected with a charge and seized by a police officer is not required to be made available at the defendant's trial if an adequate prescribed record of the animal is available to the prosecutor for the trial.	8 9 10 11 12
(2)	A defendant's trial is not unfair merely because an animal is unavailable at trial because it has been—	13 14 15
	(a) sold under a stock disposal order; or	16
	(b) returned to its owner under section 450E(1)(b) after its seizure.	17 18
	Effect of defendant not objecting to animal's urn to its owner	19 20
(1)	This section applies if a police officer seizes an animal connected with a charge and the defendant does not object to the return of the animal to its owner.	21 22 23 24
(2)	In a proceeding on the charge the court can not draw an inference adverse to the defendant from the fact that the defendant does not object to the animal's return to its owner.	25 26 27 28

Clause	15	Am	nendment of s 450F (Animal valuers and valuations)	1
		(1)	Section 450F(3)(d), 'according to districts'—	2
			omit.	3
		(2)	Section 450F(3)(e)—	4
			omit.	5
		(3)	Section 450F(3)(f), from 'in districts'—	6
			omit.	7
		(4)	Section 450F(3)(g)—	8
			omit.	9
		(5)	Section 450F(3)(h)—	10
			omit, insert—	11
			(h) the selection of panels of animal valuers;	12
		(6)	Section 450F(3)(i), (n) and (o), 'tribunals'—	13
			omit, insert—	14
			panels	15
		(7)	Section 450F(3)(i), 'tribunal'—	16
			omit, insert—	17
			panel	18
		(8)	Section 450F(3)(m), 'tribunal'—	19
			omit, insert—	20
			a panel	21
		(9)	Section 450F(3)(t)(ii)—	22
			omit.	23
		(10)	Section 450F(3)(t)(iii), 'and tribunals'—	24
			omit.	25
		(11)	Section 450F(3)(t)(iii) and (iv)—	26
			renumber as section 450F(3)(t)(ii) and (iii).	27

[s	1	6]
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		(12) Section 450F(3)(f) to (u)—	1
		renumber as section 450F(3)(e) to (s).	2
Clause	16	Omission of s 450G (Identification of animals and return to owners prior to tender in certain cases)	3 4
		Section 450G—	5
		omit.	6
Clause	17	Amendment of s 468 (Injuring animals)	7
		(1) Section 468(4), '4 penalty units'—	8
		omit, insert—	9
		the prescribed penalty units	10
		(2) Section 468—	11
		insert—	12
		(6) In this section—	13
		prescribed penalty units means—	14
		(a) for stock—10 penalty units; or	15
		(b) otherwise—8 penalty units.	16
Clause	18	Insertion of new ch 93	17
		After section 731—	18
		insert—	19

Chap	oter 93 Transitional provision for Criminal Code and Another Act (Stock) Amendment Act 2014	1 2 3 4
732 Te	ndering, return or disposal of stock	5
(1)	If an undertaking under former section 450E was given for an animal before the commencement, the section continues to apply to the animal as if the amendment Act had not been enacted.	6 7 8 9
(2)	If an undertaking under former section 450G was given for an animal before the commencement, the section continues to apply to the animal as if the amendment Act had not been enacted.	10 11 12 13
(3)	The prescribed provisions apply to an animal seized before the commencement, other than an animal for which an undertaking mentioned in subsection (1) or (2) was given before the commencement.	14 15 16 17 18
(4)	In this section—	19
	amendment Act means the Criminal Code and Another Act (Stock) Amendment Act 2014.	20 21
	animal see section 450D.	22
	commencement means the commencement of this section.	23 24
	<i>former</i> , in relation to a provision, means the provision as in force before the commencement.	25 26
	prescribed provisions means the following—	27
	(a) chapter 44A, chapter division 1;	28
	(b) sections 450E(1)(b) and 450EA;	29
	(c) chapter 44A, chapter division 3;	30
	(d) sections 450EI and 450EI.	31

[s 1	9]
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	Part	3		nendment of Police Powers d Responsibilities Act 2000	1 2
Clause	19	Act amended			3
		This part a 2000.	mend	Is the Police Powers and Responsibilities Act	4 5
Clause	20	Amendment of	of s 5	(Purposes of Act)	6
		Section 5—			7
		insert—			8
			(g)	to provide for the forced muster of stray stock.	9 10
Clause	21	Amendment of	of s 1	55 (When search warrant ends)	11
		Section 155(1)-	_		12
		omit, insert—			13
		(1)	reas	search warrant issued because there are sonable grounds for suspecting there is trant evidence or property at a place ends—	14 15 16
			(a)	if the search warrant is for stock, whether or not it is also for anything else—21 days after it is issued; or	17 18 19
			(b)	otherwise—7 days after it is issued.	20
Clause	22	Amendment of	of s 1	57 (Powers under search warrant)	21
		Section 157(1)-		,	22
		insert—			23
			(1)	if the police officer is searching for stock—power to use any equipment, cut out camps, stockyards, dips, dams, ramps, troughs and other facilities on the place	24 25 26 27

	being searched that are reasonably needed to be used in the management of stock.	1 2
Clause 23	Insertion of new ch 22A	3
	After section 789—	4
	insert—	5
	Chapter 22A Forced muster	6
	orders	7
	789AA Application for forced muster order	8
	(1) The owner of stock may apply to a Magistrates Court for an order (a <i>forced muster order</i>) for the mustering and removal of stock from a place managed or controlled by a person other than the owner.	9 10 11 12 13
	(2) The applicant must, at least 28 days before the hearing of the application, give a copy of the application to—	14 15 16
	(a) the commissioner by registered post; and	17
	(b) the person managing or controlling the place, unless it is impracticable to do so.	18 19
	(3) The person managing or controlling the place is a party to the application.	20 21
	789AB Affidavit to accompany application	22
	An application for a forced muster order must be accompanied by 1 or more affidavits that—	23 24
	(a) describe the stock; and	25
	(b) state the name of—	26
	(i) the applicant; and	27
	(ii) the place; and	28

		(iii) the person managing or controlling the place; and	1 2
	(c)	state the applicant's information and belief as to the grounds on which the applicant believes the stock is at a place managed or controlled by another person (the <i>other person</i>); and	3 4 5 6 7
(d)		state the applicant's information and belief as to the grounds on which the applicant believes either of the following—	8 9 10
		(i) it is impracticable for the applicant to seek permission from the other person to enter the place and remove the stock from it;	11 12 13 14
		(ii) the other person unreasonably refuses to permit the applicant to enter the place to search for, locate and remove the stock; and	15 16 17 18
	(e)	evidence who owns the stock; and	19
	(f)	evidence of the applicant's compliance with section 789AA(2).	20 21
	Polic ring	ce officer wishing to give evidence at	22 23
(1)	This section applies if a police officer wishes to give evidence at the hearing of an application for a forced muster order.		24 25 26
(2)		least 5 days before the hearing, the police cer must ensure—	27 28
	(a)	an affidavit by the police officer containing information the police officer considers relevant to the application is filed; and	29 30 31

	(b)	appl	opy of the affidavit is given to the icant and the person managing or rolling the place.	1 2 3	
(3)			davit may state the police officer's on and belief as to particular matters.	4 5	
(4)	(2)	may	olice officer who complies with subsection may give evidence at the hearing and be s-examined.		
(5)	_	olice officer acting under this section does not ome a party to the proceedings.			
789AD \	Whe	n ord	ler may be made	11	
	The court may make a forced muster order if it is satisfied that—			12 13	
	(a)	belie plac	applicant has reasonable grounds for eving that the applicant's stock is at a e managed or controlled by a person r than the applicant; and	14 15 16 17	
	(b)	eithe	er—	18	
		(i)	the person managing or controlling the place unreasonably refuses to permit the applicant to enter the place to search for, locate and remove the stock; or	19 20 21 22 23	
		(ii)	it is impracticable for the applicant to seek permission from the person managing or controlling the place to enter the place and remove the stock from it; and	24 25 26 27 28	
	(c)		applicant complied with section AA(2) for the application.	29 30	
789AE (Cont	ent c	of order	31	
(1)	A fo	orced	muster order must—	32	

(a)	identify the stock to be searched for by a stated brand or other stated identifying mark; and	1 2 3
(b)	state the applicant's name; and	4
(c)	state the applicant may enter a stated place, including the airspace above the place, to conduct, under the direction and supervision of a police officer, a muster of the stock identified in the order to locate and remove the stock; and	5 6 7 8 9 10
(d)	state a police officer may direct and supervise the muster and enter the place, including the airspace above the place, to direct and supervise the muster; and	11 12 13 14
(e)	state that for conducting the muster the applicant may—	15 16
	(i) search for and take possession of stock found at the place matching the description of the stock identified in the order; and	17 18 19 20
	(ii) draft, cut out, and take any other action necessary to identify and separate the stock from other stock; and	21 22 23
	(iii) bring onto the place any agent, assistant, horse, dog, vehicle or equipment reasonably necessary for the search or taking possession; and	24 25 26 27
(f)	state a police officer may bring onto the place any horse, dog, vehicle or equipment that is reasonably necessary for directing and supervising the muster; and	28 29 30 31
(g)	state the order is not effective unless the applicant gives a copy of the order to—	32 33
	(i) the commissioner by registered post; and	34 35

	(ii) the person managing or controlling the place stated in the order; and	1 2
	(h) state that the order lapses 6 months after it is made.	3 4
(2)	Subsection (1)(d) and (f) do not limit any other powers of a police officer.	5 6
789AF	Costs	7
(1)	A court that makes a forced muster order may—	8
	(a) order the payment of costs in relation to the application for the order; or	9 10
	(b) reserve costs in relation to the application.	11
	Example for paragraph (b)—	12
	reserve costs of the application until the court is informed by affidavit of the result of any muster conducted under the order	13 14 15
(2)	Without limiting subsection (1)(a), if the court is satisfied by the result of any muster conducted under the forced muster order that it was inappropriate to apply for the order, the court may order the applicant to pay the costs of the application.	
	Facilities at place of muster to be made allable	22 23
(1)	This section applies if the applicant gives a copy of a forced muster order to the person managing or controlling the place stated in the order.	24 25 26
(2)	The person must make available relevant stock facilities at all reasonable times for the use of any of the following persons acting under the order—	27 28 29
	(a) the applicant;	30
	(b) the applicant's assistants or agents;	31

[s	24]
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(c) a police officer.	1
Maximum penalty—50 penalty units or 6 months	2
imprisonment.	3
(3) In this section—	4
relevant stock facilities means cut out camps,	5
stockyards, dips, dams, ramps, troughs or other facilities at the place that are reasonably needed	6 7
to be used in the management of stock.	8
789AH Compensation for damage	9
(1) This section applies if a fence, rail, stockyard,	10
dip, dam, ramp, trough or other facility at the	11
place stated in a forced muster order is damaged because of action taken under the order.	12 13
(2) The owner of the facility is entitled to	14
compensation from the applicant—	15
(a) as agreed between the applicant and the owner; or	16 17
(b) as assessed and ordered by the court.	18
789Al Frustrating order or obstructing person acting under order	19 20
A person who has knowledge of a forced muster order must not—	21 22
(a) do an act or make an omission with intent to frustrate action under the order; or	23 24
(b) obstruct a person acting under the order.	25
Maximum penalty—50 penalty units or 6 months	26
imprisonment.	27
Amendment of sch 6 (Dictionary)	28
Schedule 6—	29

Clause 24

[s 24]

insert—		1
	<i>forced muster order</i> , for chapter 22A, see section 789AA(1).	2 3
	<i>stock</i> means any of the following animals or their young—	4 5
	(a) horses, asses, mules or camels;	6
	(b) cattle, oxen or buffalo;	7
	(c) sheep;	8
	(d) swine;	9
	(e) deer;	10
	(f) goats.	11

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