

Queensland

## Safe Night Out Legislation Amendment Bill 2014



#### Queensland

# Safe Night Out Legislation Amendment Bill 2014

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## 2014

### A Bill

for

An Act to amend the *Bail Act 1980*, the *Corrective Services Act 2006*, the Criminal Code, the *Drugs Misuse Act 1986*, the *Drugs Misuse Regulation 1987*, the *Liquor Act 1992*, the *Penalties and Sentences Act 1992*, the *Police Powers and Responsibilities Act 2000*, the *Summary Offences Act 2005*, the *Vicious Lawless Association Disestablishment Act 2013*, the *Victims of Crime Assistance Act 2009* and the *Wine Industry Act 1994* for particular purposes

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	The P	Parlia	ment of Queensland enacts—	1
	Part	1	Preliminary	2
Clause	1	She	ort title	3
			This Act may be cited as the Safe Night Out Legislation Amendment Act 2014.	4 5
Clause	2	Co	mmencement	6
		(1)	Section 49 is taken to have commenced on 6 June 2014.	7
		(2)	The following provisions commence on 1 September 2014—	8
			(a) section 46;	9
			(b) section 81, other than to the extent it inserts new sections 322 to 324.	10 11
		(3)	The remaining provisions, other than section 75, commence on a day to be fixed by proclamation.	12 13
	Part	2	Amendment of Bail Act 1980	14
Clause	3	Act	t amended	15
			This part amends the Bail Act 1980.	16
Clause	4	Am	nendment of s 11 (Conditions of release on bail)	17
		(1)	Section 11(3)(b), examples, third dot point, 'drink safe precinct'—	18 19
			omit, insert—	20
			safe night precinct	21

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(2)	Section 11-	_	1
	insert—		2
	(4AA)	If bail for a person is subject to a special condition mentioned in subsection (3)—	3 4
		(a) for bail that is granted by a police officer at a police station, watch-house or police establishment (each a <i>relevant place</i> )—the police officer may detain and photograph the person at the relevant place for the purposes of the <i>Police Powers and Responsibilities Act 2000</i> , chapter 19, part 5B; or	5 6 7 8 9 10 11 12
		(b) otherwise—the court may impose a condition that requires the person to report to a police station within 48 hours after bail is granted to be photographed under the <i>Police Powers and Responsibilities Act</i> 2000, chapter 19, part 5B.	13 14 15 16 17 18
(3)	Section 11-	_	19
	insert—		20
	(9A)	Section 11AB also provides for a condition requiring completion of a Drug and Alcohol Assessment Referral course that must be imposed on a person's release on bail in particular circumstances.	21 22 23 24 25
Inse	ertion of ne	ew s 11AB	26
Afte	er section 11.	AA—	27
inse	rt—		28
		ondition requiring completion of DAAR	29 30
	(1)	This section applies if a person is charged with a prescribed offence and it is alleged the offence was committed in a public place while the person	31 32 33

Clause 5

	was adversely affected by an intoxicating substance.	1 2
(2)	A court or a police officer authorised by this Act to grant bail for the person's release must impose a condition for the release that the person must complete a DAAR course by a stated day.	3 4 5 6
(3)	Subsection (2) does not apply if—	7
	(a) the person has already completed 2 DAAR courses within the previous 5 years; or	8 9
	(b) the person is less than 18 years old; or	10
	(c) section 11A applies.	11
(4)	In this section—	12
	approved provider means an entity approved by the chief executive (health) by gazette notice to provide DAAR courses.	13 14 15
	chief executive (health) means the chief executive of the department within which the Health Act 1937 is administered.	16 17 18
	<b>DAAR</b> stands for Drug and Alcohol Assessment Referral.	19 20
	<b>DAAR</b> course means a course provided to a person by an approved provider in which—	21 22
	(a) the person's drug or alcohol use is assessed; and	23 24
	(b) the person is given information about appropriate options for treatment and may be offered counselling or education.	25 26 27
	prescribed offence means an offence against—	28
	(a) any of the following provisions of the Criminal Code—	29 30
	(i) section 72;	31
	(ii) section 320:	30

[s 6	]
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sponsibilities Act	5 6
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that the public is members of the ublic, whether or or	8 9 10 11
e, the occupier of not on payment of blic to enter.	12 13 14
give	15 16
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: Act 1992'—	17 18
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	17 18 19 20 21
	17 18 19 20
: Act 1992'—  Juor and Gaming	17 18 19 20 21 22 23
and Gaming Act 1991; or	17 18 19 20 21 22 23 24 25
and Gaming Act 1991; or	17 18 19 20 21 22 23 24 25 26
	that the public is members of the ublic, whether or or , the occupier of ot on payment of olic to enter.

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			ansitional provision for Safe Night Out gislation Amendment Act 2014	1 2
		(1)	Section 11AB applies in relation to the release of a person on bail on or after the commencement of this section.	3 4 5
		(2)	For subsection (1), it is irrelevant whether the act or omission constituting the offence in relation to which the person is released on bail happened, or proceedings for the offence started, before or after the commencement of this section.	6 7 8 9 10
	Part	3	Amendment of Corrective Services Act 2006	11 12
Clause	8	Act amended		13
		This part a	mends the Corrective Services Act 2006.	14
Clause	9		of s 182A (Parole eligibility date for prisoner of imprisonment for drug trafficking	15 16 17
		Section 18	2A—	18
		omit, inser	<i>t</i> —	19
		ter	arole eligibility date for prisoner serving m of imprisonment for other particular rious offences	20 21 22
		(1)	This section applies to a prisoner who is serving a term of imprisonment for a drug trafficking offence.	23 24 25
		(2)	Also, this section applies to a prisoner who is serving a term of imprisonment, other than a term of imprisonment for life, for an offence against the Criminal Code, section 302A.	26 27 28 29

		(3)	The prisoner's parole eligibility date is the day	1
			after the day on which the prisoner has served—  (a) if the prisoner is serving a term of imprisonment for a drug trafficking offence—80% of the term; or	2 3 4 5
			(b) if the prisoner is serving a term of imprisonment for an offence against section 302A—the lesser of the following—	6 7 8
			(i) 80% of the term;	9
			(ii) 15 years.	10
		(4)	However, if a later parole eligibility date is fixed for the period of imprisonment under the <i>Penalties and Sentences Act 1992</i> , part 9, division 3, the prisoner's parole eligibility date is the later date fixed under that division.	11 12 13 14 15
		(5)	This section is subject to section 185.	16
Clause	10	prisoners)	f s 184 (Parole eligibility date for other, definition offence, paragraph (d), 'a drug ce'—	17 18 19 20
		omit, insert—		21
		an c	offence	22
Clause	11	Insertion of ne	ew ch 7A, pt 8	23
		Chapter 7A	<u> </u>	24
		insert—		25

[s	12]
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		Part 8	Transitional provision for Safe Night Out Legislation Amendment Act 2014	1 2 3 4
		term of imprionly if the ac	applies to a prisoner who is serving a isonment for a drug trafficking offence of or omission constituting the offence ally on or after 13 August 2013.	5 6 7 8 9
	Part	4 Amen	dment of Criminal Code	10
Clause	12	Code amended		11
		This part amends the	Criminal Code.	12
Clause	13	Amendment of s 300 (l	Jnlawful homicide)	13
		Section 300, 'murder or m	anslaughter'—	14
		omit, insert—		15
		murder, unl manslaughter	awful striking causing death or	16 17
Clause	14	Insertion of new s 302/	A	18
		After section 302—		19
		insert—		20
		302A Unlawful s	triking causing death	21
		to the hea	n who unlawfully strikes another person ad or neck, causing the death of the other is guilty of a crime.	22 23 24

	Maximum penalty—life imprisonment.	1
(2)	Sections 23(1)(b) and 270 do not apply to an offence against subsection (1).	2 3
(3)	An assault is not an element of an offence against subsection (1).	4 5
(4)	A person is not criminally responsible for an offence against subsection (1) if the act of striking the other person was—	6 7 8
	(a) done as part of a socially acceptable function or activity; and	9 10
	(b) reasonable in the circumstances.	11
(5)	If a court sentences a person to a term of imprisonment for an offence mentioned in subsection (1), the court must make an order that the person must not be released from imprisonment until the person has served the lesser of—	12 13 14 15 16 17
	(a) 80% of the person's term of imprisonment for the offence; or	18 19
	(b) 15 years.	20
(6)	Subsection (5) does not apply if the court sentences the person to—	21 22
	(a) a term of imprisonment for life; or	23
	Note—	24
	See the <i>Corrective Services Act 2006</i> , section 181 for the parole eligibility date for a prisoner serving a term of imprisonment for life for an offence mentioned in subsection (1).	25 26 27 28
	(b) an indefinite sentence under the <i>Penalties</i> and <i>Sentences Act 1992</i> ; or	29
	Note—	31
	See the <i>Penalties and Sentences Act 1992</i> , section 171 for the time of the earliest review of an indefinite sentence being served by a prisoner	32 33 34

					erving an indefinite sentence for an offence tentioned in subsection (1).	1 2
			(c)	the	rm of imprisonment and makes either of following orders under the <i>Penalties and tences Act 1992</i> for the person—	3 4 5
				(i)	an intensive correction order;	6
				(ii)	an order that the whole or a part of the term of imprisonment be suspended.	7 8
		(7)	In t	his se	ction—	9
			cau	sing	means causing directly or indirectly.	10
			fun	ction	or activity includes a sporting event.	11
			pers hitti the	son b	person, means directly apply force to the y punching or kicking, or by otherwise sing any part of the body, with or without of a dangerous or offensive weapon or nt.	12 13 14 15 16
Clause	15	Amendment o	ofs3	3) 80	Definition of <i>manslaughter</i> )	17
		Section 303, after	er 'm	urder	,	18
		insert—				19
		or u	ınlaw	ful st	riking causing death	20
Clause	16	Amendment o	of s 3	40 (5	Serious assaults)	21
		Section 340(2A.	A), p	enalty	<b>/</b>	22
		omit, insert—				23
			Ma	ximuı	m penalty—	24
			(a)		ne offender assaults a public officer in of the following circumstances—	25 26
				(i)	the offender bites or spits on the public officer or throws at, or in any way applies to, the public officer a bodily fluid or faeces;	27 28 29 30

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•	7	<i>/</i> I	
J	- 1	, ,	

		<ul><li>(ii) the offender causes bodily harm to the public officer;</li><li>(iii) the offender is, or pretends to be, armed with a dangerous or offensive weapon or instrument—14 years imprisonment; or</li></ul>	1 2 3 4 5 6
	(b)	otherwise—7 years imprisonment.	7
Clause 17	Insertion of new of After chapter 35— insert—	ch 35A	8 9 10
	Chapte	r 35A Circumstance of	11
	•	aggravation for	12
		particular offences	13
	365A Appli	cation of ch 35A	14
	(1) Th	is chapter applies to an offence against—	15
	(a)	section 320; or	16
	(b)	section 323; or	17
	(c)	section 340(1)(b), if the circumstances mentioned in section 340(1), penalty, paragraph (a) apply; or	18 19 20
	(d)	section 340(2AA), if the circumstances mentioned in section 340(2AA), penalty, paragraph (a) apply.	21 22 23
	cir co	is chapter applies in relation to proof of the cumstance of aggravation that the offence was mmitted in a public place while the person was versely affected by an intoxicating substance.	24 25 26 27
	No	tes—	28
	1	The <i>Penalties and Sentences Act 1992</i> , part 5, division 2, subdivision 2 provides for the making of a	29 30

	community service order for the person if the offence is committed in a public place while the person is adversely affected by an intoxicating substance.	1 2 3
	The <i>Police Powers and Responsibilities Act 2000</i> , chapter 18A provides for the application of particular provisions of the <i>Transport Operations (Road Use Management) Act 1995</i> , including provisions about proof that the person was adversely affected by an intoxicating substance.	1 2 3 4 5 6 7 8 9
365B A <sub>l</sub>	oplication of defences	10
(1)	Section 24 does not apply in relation to a belief of the person that the person is not adversely affected by an intoxicating substance.	11 12 13
(2)	A person is taken to be not adversely affected by an intoxicating substance at the relevant time if the person proves—	14 15 16
	(a) the person ingested an intoxicating substance that the person did not know the person was ingesting; and	17 18 19
	(b) an ordinary person would not reasonably have known the person was ingesting the intoxicating substance; and	20 21 22
	(c) the person would not be adversely affected by an intoxicating substance at the relevant time apart from that ingestion.	23 24 25
(3)	In this section—	26
	<i>ingest</i> includes drink, administer, inhale and smoke.	27 28
	oof of being adversely affected by an exicating substance	29 30
(1)	A person is taken to be adversely affected by an intoxicating substance if—	31 32

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		(a)	the concentration of alcohol in the person's blood is at least 150mg of alcohol in 100mL of blood; or	1 2 3
		(b)	the concentration of alcohol in the person's breath is at least 0.150g of alcohol in 210L of breath; or	4 5 6
		(c)	any amount of a drug prescribed by regulation is present in the person's saliva; or	7 8 9
		(d)	the person fails to provide a specimen as required under the <i>Transport Operations</i> ( <i>Road Use Management</i> ) Act 1995, section 80 as applied under the <i>Police Powers and Responsibilities Act 2000</i> , chapter 18A.	10 11 12 13 14
	(2)	if th	wever, subsection (1)(c) or (d) does not apply the person proves he or she was not adversely exted by an intoxicating substance at the evant time.	15 16 17 18
	(3)	in v	osection (1) does not limit the circumstances which a person may be adversely affected by intoxicating substance.	19 20 21
Part	5		nendment of Drugs Misuse	22
		Ac	t 1986	23
18	Act amended			24
	This part a	mend	s the <i>Drugs Misuse Act 1986</i> .	25
19	Amendment of	of s 4	(Definitions)	26
	Section 4—			27
	insert—			28

Clause

Clause

[s 20]
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		the drug a	<b>ght</b> , of a dangerous drug, means the total weight of and any other substance with which it is mixed or in contained.	1 2 3
Clause	20	Amendment of Section 8—	of s 8 (Producing dangerous drugs)	4 5
		insert— (2)	For a dangerous drug that is a thing specified in the <i>Drugs Misuse Regulation 1987</i> , schedule 1, part 2 (a <i>part 2 drug</i> ), a reference in subsection (1) to the quantity of the thing is a reference to the whole weight of all the part 2 drugs (whether of the same or different types) that the person is convicted of unlawfully producing.	6 7 8 9 10 11 12 13
Clause	21	Amendment of Section 9— insert— (2)	For a dangerous drug that is a thing specified in the <i>Drugs Misuse Regulation 1987</i> , schedule 1, part 2 (a <i>part 2 drug</i> ), a reference in subsection (1) to the quantity of the thing is a reference to the whole weight of all the part 2 drugs (whether of the same or different types) that the person is convicted of unlawfully possessing.	14 15 16 17 18 19 20 21 22 23
	Part	6	Amendment of Drugs Misuse Regulation 1987	24 25
Clause	22	Regulation at	mended amends the <i>Drugs Misuse Regulation 1987</i> .	26 27

[s	23]
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Clause	23		1 (Dangerous drugs)	1
		(1) Schedule 1, after insert—	neading—	2
		Part 1	Non-steroid drugs	<i>3</i>
		i dit i	iton storola arago	4
		(2) Schedule 1, at the	e end—	5
		insert—		6
		Part 2	Steroid drugs	7
Clause	24	Amendment of sch	s 1 and 2	8
			e amended by inserting all of the following art 2 and omitting all of the following items	9 10 11
		Androiso	xazole	12
		Androste	nediol	13
		Atamesta	ne	14
		Bolandio		15
		Bolastero	ne	16
		Bolazine		17
		Boldenon	e (dehydrotestosterone)	18
		Bolenol		19
		Bolmanta	late	20
		Calustero	ne	21
		Chlorand	rostenolone	22
		4-Chloro	methandienone	23
		Chloroxy	dienone	24
		•	mesterone chloromethyltestosterone)	25 26

#### [s 24]

Clostebol (4-chlorotestosterone)	1
Danazol	2
Dehydroepiandrosterone (DHEA)	3
Dihydrolone	4
Dimethandrostanolone	5
Drostanolone	6
Enestebol	7
Epitiostanol	8
Ethyldienolone	9
Ethylestrenol	10
Fluoxymesterone	11
Formebolone (formyldienolone)	12
Furazabol	13
4-Hydroxy-19-nortestosterone	14
Hydroxystenozol	15
Mebolazine	16
Mepitiostane	17
Mesabolone	18
Mestanolone (androstalone)	19
Mesterolone	20
Methandienone	21
Methandriol	22
Methenolone	23
Methylclostebol	24
Methyltestosterone	25
Methyltrienolone	26
Metribolone	27

s 241	s	241	
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Mibolerone	1
Nandrolone	2
Norandrostenolone	3
Norbolethone	4
Norclostebol	5
Norethandrolone	6
Normethandrone	7
Ovandrotone	8
Oxabolone	9
Oxandrolone	10
Oxymesterone	11
Oxymetholone	12
Prasterone	13
Propetandrol	14
Quinbolone	15
Silandrone	16
Stanolone	17
Stanozolol	18
Stenbolone	19
Testosterone, other than in implant preparations for growth promotion in animals	20 21
Thiomesterone (tiomesterone)	22
Tibolone	23
Trenbolone (trienbolone, trienolone), other than in implant preparations for use in animals	24 25
Trestolone	26
Any other anabolic and androgenic steroidal agent	27

[s	25]
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Clause	25	Am dar	endment of sch 3 (S ngerous drugs)	Specified quantities for particular	1 2
	(	(1)	Schedule 3, after head	ling—	3
			insert—		4
			Part 1	Quantities of non-steroid drugs	5 6
	(	(2)	Schedule 3, at the end		7
			insert—		8
			Part 2	Quantities of steroid	9
				drugs	10
	Dangero	us (	drug	Whole weight of dangerous drug	
	a danger	ous	drug mentioned in sch	edule 1, part 2 50.0g	
Clause			endment of sch 4 (S ngerous drugs)	Specified quantities for particular	11 12
	(	(1)	Schedule 4, after head	ling—	13
			insert—		14
			Part 1	Quantities of	15
				non-steroid drugs	16
	(	(2)	Schedule 4, at the end	<del></del>	17
			insert—		18

s	27]	

Part 2	Quantities of steroid	1
	drugs	2

Dangerous drug

Whole weight of dangerous drug

a dangerous drug mentioned in schedule 1, part 2 5000.0g

	Part	7		Amendment of Liquor Act 1992	3
Clause	27	Act	amended	manda tha Linnau Ant 1002	4
		_	-	mends the Liquor Act 1992.	5
Clause	28	Am	endment o	f s 4 (Definitions)	6
		(1)	drink safe	definitions authorised person, civil banning order, precinct, entertainment, interim civil banning ondent and unduly intoxicated—	7 8 9
			omit.		10
		(2)	Section 4—	-	11
			insert—		12
				<i>approved evaluator</i> , for part 6AA, see section 173EE.	13 14
				approved ID scanner, for part 6AA, see section 173EE.	15 16
				approved ID scanning system, for part 6AA, see section 173EE.	17 18
				<i>approved operator</i> , for part 6AA, see section 173EE.	19 20

banning order, for regulated premises, for part 6AA, see section 173EE.	1 2
exempt class, for part 6AA, see section 173EE.	3
<i>exempt licensee</i> , for a safe night precinct, see section 173NB(2).	4 5
<i>ID scanner</i> , for part 6AA, see section 173EE.	6
<b>ID</b> scanning system, for part 6AA, see section 173EE.	7 8
incorporated association see the Associations Incorporation Act 1981, schedule.	9 10
<i>irresponsible</i> , in relation to consumption of liquor, includes rapid or excessive.	11 12
<i>licensee</i> , for part 6AA, division 4, see section 173EE.	13 14
licensee ban, for part 6AA, see section 173EE.	15
<i>licensee member</i> , of the local board of a safe night precinct, see section 173NL(2).	16 17
<i>local board</i> , for a safe night precinct, see section 173NC(2).	18 19
management committee, for a local board, means the board's management committee formed under the Associations Incorporation Act 1981.	20 21 22 23
<b>photo ID</b> , for a person, for part 6AA, see section 173EE.	24 25
<i>police service</i> means the Queensland Police Service.	26 27
<i>regulated premises</i> , for part 6AA, see section 173EE.	28 29
<i>relevant licensee</i> , for a safe night precinct, see section 173NB(1).	30 31

s	29]	

		<i>rules</i> , of a local board, means the rules of the local board under the <i>Associations Incorporation Act 1981</i> .	
		safe night precinct see section 173NC(1).	4
(3)	Section	n 4, definition <i>amenity</i> , paragraph (b)—	5
	omit, i	insert—	6
		(b) the health and safety of persons who live in, work in or visit the community or locality and the comfort or enjoyment they derive from the community or locality.	7 8 9 10
(4)		n 4, definition approved risk-assessed management after 'section 52'—	11 12
	insert-	_	13
		or 52A	14
(5)	Section	n 4, definition information notice, 'under part 5A'—	15
	omit.		16
Om	nission	of s 4AA (Meaning of entertainment)	17
Sec	tion 4A	A—	18
omi	it.		19
Ins	ertion	of new s 9A	20
Aft	er sectio	on 9—	21
inse	ert—		22
	9 <b>A</b>	When a person may be taken to be unduly intoxicated	23 24
		For this Act, a person may be taken to be unduly intoxicated if—	25 26
		(a) the person's speech, balance, coordination or behaviour is noticeably affected; and	27 28

Clause 29

Clause 30

[s 31]
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			(b)	there are reasonable grounds for believing the affected speech, balance, coordination or behaviour is the result of the consumption of liquor, drugs or another intoxicating substance.	1 2 3 4 5	
Clause	31		Amendment of s 13 (Exemption for the sale of liquor at fundraising event)			
		(1)	Section 13(2)(a),	'rapid or excessive'—	8	
			omit, insert—		9	
			the irresp	onsible	10	
		(2)	Section 13(3)(d)(	ii), '148A(2) or (4)'—	11	
			omit, insert—		12	
			142ZZ or	142ZZB	13	
Clause	32 Amendment of s 21 (Jurisdiction and powers of trib				14	
		(1)	Section 21(1)—		15	
			insert—		16	
			(baa)	the giving of a compliance notice under section 142ZZD; or	17 18	
			(bab	)a request under section 142ZZD(8) to amend or revoke a compliance notice; or	19 20	
			(eaa)	a direction to change an approved risk-assessed management plan under section 52A; or	21 22 23	
			(h)	a decision for which an information notice must be given under part 6AA.	24 25	
		(2)	Section 21(1)(a)	to (h)—	26	
			renumber as section 21(1)(a) to (t).		27	

s	33]

Clause	33	Amendment of s 42A (Commissioner may make juidelines)	1 2
		) Section 42A(1)—	3
		insert—	4
		(c) matters that may help persons comply with their responsibilities, or lawfully and appropriately exercise powers, under this Act.	5 6 7 8
		2) Section 42A(1), examples—	9
		insert—	10
		The commissioner might make a guideline to help licensees and others determine if a person is unduly intoxicated.	11 12
		The commissioner may make guidelines under sections 142ZZ, 142ZZA or 142ZZD.	13 14
Clause	34	Amendment of s 50 (Application of pt 3A)	15
		section 50—	16
		nsert—	17
		(2) This part applies in relation to the permittee for a restricted liquor permit in the same way it applies to a licensee and, for that purpose—	18 19 20
		(a) a reference in this part to a licence includes a restricted liquor permit; and	21 22
		(b) a reference in this part to licensed premises includes premises to which a restricted liquor permit relates.	23 24 25
Clause	35	Amendment of s 51 (Approval of plan or revised plan)	26
		Section 51(b), 'or permittee'—	27
		mit.	28

[s 36]
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Clause	36	An	nendment c	f s 52 (Changing plan)	1
		(1)	Section 52,	heading, after 'plan'—	2
			insert—		3
			on	application by licensee	4
		(2)	Section 520	(1)—	5
			omit, insert	<del>;</del>	6
			(1)	A licensee may apply to the commissioner to change the licensee's approved risk-assessed management plan for the licensed premises.	7 8 9
		(3)	Section 52	(3) and (5), 'or permittee'—	10
			omit.		11
		(4)	Section 520	(4)(b), 'or permit'—	12
			omit.		13
Clause	37	Ins	sertion of n	ew s 52 <b>A</b>	14
		Aft	er section 52	_	15
		inse	ert—		16
			52A Co pla	mmissioner may direct licensee to change n	17 18
			(1)	The commissioner may, by written notice given to a licensee, direct the licensee to change the licensee's approved risk-assessed management plan for the licensed premises.	19 20 21 22
			(2)	The commissioner may decide to give the direction for a purpose for which a condition may be imposed on the licence under section 107C(1).	23 24 25
			(3)	The notice given to the licensee must state—	26
				(a) particulars of the required change; and	27
				(b) the reasons for the required change; and	28
				(c) that the licensee must, within a stated reasonable time, give the commissioner a	29 30

		copy of the licensee's plan amended to incorporate the required change.	1 2
	(4)	The licensee must comply with the notice.	3
		Maximum penalty—25 penalty units.	4
	(5)	After receiving a copy of the licensee's amended plan, the commissioner must give to the licensee—	5 6 7
		(a) a notice approving the amended plan; or	8
		(b) if the commissioner considers the amended plan does not appropriately incorporate the required change—a further notice under subsection (1).	9 10 11 12
	(6)	The amended plan takes effect on the day that the commissioner gives the licensee a notice approving it and does not depend on the licence being amended to identify the amended plan.	13 14 15 16
	(7)	The commissioner may give a direction under this section to each licensee, or each licensee of a particular class, for licensed premises in a safe night precinct, restricted area or other area.	17 18 19 20
Am	endment o	f s 53 (Recording change of plan)	21
(1)	Section 53(	1)—	22
	omit, insert	<u> </u>	23
	(1)	This section applies if a licensee receives a notice under section 52(3) or 52A(5)(a) about a change to the licensee's approved risk-assessed management plan for the licensed premises.	24 25 26 27
(2)	Section 53(	2), (3) and (4), 'or permittee'—	28
	omit.		29
(3)	Section 53(	2)(b), ', or permittee's permit,'—	30
	omit.		31

Clause 38

[s :	39]
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		(4) Section 53(4), 'omit.	or permit'—	1 2
Clause	39	-	54 (Conditions about approved plan)	3
		Section 54—		4
		omit, insert—		5
			ions about approved plan	6
		It is a co	ondition of a licence that the licensee—	7
		(a)	keep the licensee's approved risk-assessed management plan for the licensed premises available for inspection at the licensed premises by an investigator and patrons of the premises; and	8 9 10 11 12
		(b)	display signage at the premises in a way that is likely to make patrons aware that—	13 14
			(i) the licensee has an approved risk-assessed management plan for the premises; and	15 16 17
			(ii) the plan is available for inspection by patrons; and	18 19
		(c)	ensure all staff of the premises, and crowd controllers engaged in maintaining order in and around the premises, are aware of the plan and perform their duties at the premises in compliance with the plan.	20 21 22 23 24
Clause	40	Amendment of s	58 (Available licences)	25
		Section 58(1)—		26
		insert—		27
		(f)	nightclub licence.	28

s	4	11

Clause	41	Omission of sentertainment		A (Principal activity is the provision of	1 2
		Section 67AA—	_		3
		omit.			4
Clause	42	Amendment o	of s 6	7A (Principal activity is the provision of	5
		Section 67A—			7
		insert—			8
		(3)	con that	subsection (1), a licensee is taken not to be ducting a business on the licensed premises is consistent with the principal activity of the nce unless—	9 10 11 12
			(a)	for each trading day, most of the patrons of the business on that day consume a meal on the premises; and	13 14 15
			(b)	throughout each trading day, most of the area of the licensed premises is set up with tables and chairs, or another combination of seating and surfaces, that are being used or ready for use by patrons for consuming meals; and	16 17 18 19 20 21
			(c)	there is a kitchen in the licensed premises which is open throughout each trading day other than a period of up to 1 hour before the end of a trading period; and	22 23 24 25
			(d)	throughout each trading day there are sufficient staff at the licensed premises engaged in, or available to engage in, the preparation and service of meals.	26 27 28 29
		(4)	In t	nis section—	30
			_	n, for a kitchen, means being used or lable for use for meal preparation.	31 32
			trad	ling day, for licensed premises, means—	33

s	43

	(a)	only 1 trading period for the premises starts on a day—that trading period; or	1 2
	(b)	if 2 or more trading periods for the premises start on a day—the total of the trading periods.	3 4 5
	cont oper	ing period, for licensed premises, means a inuous period during which the premises are a for business (including a period starting on y and ending on the following day).	6 7 8 9
Clause 43	Insertion of new pt	4, div 6A	10
	Part 4—		11
	insert—		12
	Division 6	A Nightclub licence	13
		al activity of a business under a	14 15
	unde ente sale	principal activity of a business conducted er a nightclub licence is the provision of rtainment on the licensed premises and the of liquor for consumption on the licensed mises while the entertainment is provided.	16 17 18 19 20
	supp	authority under a nightclub licence to sell or oly liquor does not apply unless a business is ducted on the licensed premises with the cipal activity as mentioned in subsection (1).	21 22 23 24
	nigh cons peri- prov asso	consistent with the principal activity of a stellab licence to sell or supply liquor for sumption on the premises during a relevant od, even though no entertainment is being rided, if the liquor is sold or supplied in ciation with a consumer eating a meal on the mises.	25 26 27 28 29 30 31

(4)	However, subsection (3) applies only if the licensee complies with section 67A(3) as if a	1 2
	reference in that provision to a trading day were a	3
	reference to the part of a trading day during a	4
	relevant period that the licensee sells or supplies	5
	liquor while no entertainment is being provided.	6
(5)	In this section—	7
	entertainment—	8
	(a) means entertainment provided by a person—	9 10
	(i) who is physically present when providing the entertainment; and	11 12
	(ii) whose function is to present the entertainment; and	13 14
	(b) does not include entertainment using	15
	facilities that do not require a person present	16
	to provide the entertainment.	17
	Examples of facilities that do not require a person to be present—	18 19
	<ul> <li>pool tables</li> </ul>	20
	• jukeboxes	21
	relevant period, for premises, means—	22
	(a) for premises to which an extended trading	23
	hours approval applies for trading between	24
	9a.m. and 10a.m.—between 9a.m. and	25
	5p.m.; or	26
	(b) if paragraph (a) does not apply—between	27
	10a.m. and 5p.m.	28
83B Aut	thority of nightclub licence	29
(1)	A nightclub licence authorises the licensee to sell	30
(1)	liquor on the licensed premises, and any other	31
	premises stated in the licence, for consumption	32
	· ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	

	on the premises during ordinary trading hours or approved extended trading hours.	1 2
(2)	The authority under subsection (1) is subject to this Act and the conditions stated in a particular licence.	3 4 5
83C Re	strictions on grant of nightclub licence	6
(1)	The commissioner may grant a nightclub licence only if the commissioner is satisfied the licensed premises have toilet facilities for male and female patrons of the business to be conducted under the licence on the licensed premises.	7 8 9 10 11
(2)	The commissioner must not grant a nightclub licence to a person for a vehicle the commissioner reasonably considers is, or is to be, used primarily to transport persons by road between licensed premises.	12 13 14 15 16
	striction on sale of liquor for consumption premises	17 18
(1)	The commissioner may decide that liquor may be sold under the authority of a nightclub licence for consumption off the licensed premises only if the commissioner is satisfied the sale of liquor will be made only in the course of the licensee providing catering facilities for functions.	19 20 21 22 23 24
(2)	The authority conferred by a nightclub licence to sell liquor for consumption off the licensed premises is restricted to the sale of liquor—	25 26 27
	(a) as ancillary to a function that—	28
	(i) happens at a place at which the liquor is consumed; and	29 30
	(ii) includes the licensee providing food for the function of sufficient substance as to be ordinarily accepted as a meal	31 32 33

			for consumption by persons genuinely attending the function, even though the food may be eaten while standing and without cutlery; and  (b) for consumption by persons genuinely	1 2 3 4
			(b) for consumption by persons genuinely attending the function.	5 6
Clause	44	Amendment o	f s 85 (Application for approval)	7
		Section 85—		8
		insert—		9
		(3)	Subsection (1) does not apply to an applicant for, or holder of, a community other licence.	10 11
Clause	45	Amendment o relate etc.)	f s 86 (Hours to which application may	12 13
		(1) Section 86(	1), 'other than a community other licence'—	14
		omit.		15
		(2) Section 86-	_	16
		insert—		17
		(1A)	Subsection (1) does not apply to a subsidiary on-premises licence (meals) or community other licence.	18 19 20
		(1B)	An application may be made for an extended trading hours approval for a subsidiary on-premises licence (meals) that, if granted, would extend trading hours on a regular basis to include trading between 12a.m. and 1a.m.	21 22 23 24 25
Clause	46	Omission of p	t 4, div 8 (Moratorium on extended trading	26 27
		Part 4, division 8	3—	28
		omit.		29

[s	47]
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Clause	47	Amendment o	f s 101 (Definitions for div 2)	1
		Section 101, def	inition licence—	2
		insert—		3
			(d) nightclub licence.	4
Clause	48		f s 105A (Additional requirement for lications—risk-assessed management	5 6 7
		Section 105A(6)	, definition low risk premises, '5a.m.'—	8
		omit, insert—		9
		1a.ı	n.	10
Clause	49	Insertion of no	ew s 105B	11
		After section 10	5A—	12
		insert—		13
			pplication for adult entertainment permit uires local government consent	14 15
		(1)	An application for an adult entertainment permit may be made only with the consent of the local government for the area in which the relevant premises are located.	16 17 18 19
		(2)	The application must include, or be accompanied by, the written consent or written evidence of the consent.	20 21 22
		(3)	However, subsection (1) does not apply to an application for an adult entertainment permit if—	23 24
			(a) an adult entertainment permit (the <i>previous permit</i> ) was previously granted for the relevant premises; and	25 26 27
			(b) the application is made before, or no later than 30 days after, the previous permit expires.	28 29 30

		(4)	Also, subsection (1) does not apply if the local government abstains, in writing, from consenting to the application.	
		(5)	In this section—	4
			consent, of a local government to an application for an adult entertainment permit, does not include a development approval for the relevant premises given by the local government under the Sustainable Planning Act 2009.	t 6 t 7
			relevant premises means the premises in relation to which the adult entertainment permit is sought	
Clause	50		of s 107C (Commissioner may impose n licences and permits)	12 13
		Section 107C—	-	14
		insert—		15
		(3)	A condition may provide for matters mentioned in section 173EG.	l 16 17
Clause	51	Amendment	of s 111 (Variation of licence)	18
		(1) Section 11	1(2)(g)—	19
		omit, inser	<i>t</i> —	20
			(g) another matter for the purpose of—	21
			(i) ensuring compliance with this Act; or	22
			(ii) minimising alcohol-related disturbances, or public disorder, in a locality; or	
			(iii) otherwise giving effect to the main purpose of this Act mentioned in section 3(a).	
		(2) Section 11	1(2A)—	29
		omit, inser	rt—	30

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		(3)	lice new	ways the commissioner may seek to vary a nee under subsection (2) include imposing a condition, amending a condition and oking a condition.	1 2 3 4
		(4)	or e	commissioner may, under subsection (2), to make the same variation to each licence, each licence of a particular class, for licensed mises in a particular safe night precinct, ricted area or other area.	5 6 7 8 9
			Exar	nples—	10
			1.	The commissioner may seek to vary all the licences for licensed premises in a particular safe night precinct by imposing on each licence a condition requiring that a patron must not be allowed to enter the premises during a stated period.	11 12 13 14 15
			2.	The commissioner may seek to vary all the commercial hotel licences for licensed premises in a central business district by imposing on each licence a condition under section 173EF(2).	16 17 18 19
lause	52	Amendment of commissioner		12 (Procedure for variation by	20 21
		Section 112(1A)			22
		insert—			23
			(c)	the chief executive of the department that administers the <i>Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984</i> .	24 25 26 27
lause	53	Amendment of to be given to	fs1 com	16 (When community impact statement impactstatement)	28 29
		Section 116(3)(b	), '5	a.m.'—	30
		omit, insert—			31
		1a.m	n.		32

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Clause	54	Amendment of s applications)	117A (Comments about particular	$\frac{1}{2}$
		Section 117A(1)—		3
		insert—		4
		(d)	the chief executive of the department that administers the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984.	5 6 7 8
Clause	55	Amendment of s	118 (Advertisement of applications)	9
		Section 118(1)(b)(ii	), '5a.m.'—	10
		omit, insert—		11
		1a.m.		12
Clause	56	Amendment of s have regard to)	121 (Matters the commissioner must	13 14
		Section 121(1)(e), a	fter 'for the area'—	15
		insert—		16
		adminis	e chief executive of the department that ters the Aboriginal and Torres Strait Islander nities (Justice, Land and Other Matters) Act	17 18 19 20
Clause	57	Insertion of new s	s 121A	21
		After section 121—		22
		insert—		23
			missioner must publish information ranting particular applications	24 25
		(1) Th	is section applies if—	26
		(a)	the commissioner receives an application for an extended trading hours approval; and	27 28

		(b) under section 117, the police district officer for the locality objects to the grant of the application; and	1 2 3
		(c) the commissioner grants the application.	4
	(2)	The commissioner must publish, on the department's website, information about how public safety concerns will be addressed in relation to the licensed premises to which the approval applies.	5 6 7 8 9
	(3)	The information must—	10
		(a) be published on the department's website as soon as practicable after the commissioner grants the application; and	11 12 13
		(b) continue to be published for a period of at least 3 months.	14 15
Clause 58	Insertion of n	ew pt 5, div 1A	16
	Part 5—	, , , , , , , , , , , , , , , , , , ,	17
	insert—		18
	Divisio	on 1A Public safety and amenity	19
	128A A	pplication of div 1A	20
	(1)	This division applies to the commissioner for the purpose of making a decision under this Act, in relation to relevant premises, about the effects of a thing on—	21 22 23 24
		(a) the health and safety of members of the public; or	25 26
		(b) the amenity of a community or locality.	27
	(2)	This division does not limit the matters the	28

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(3)	In th	nis section—	1
	rele	vant premises means —	2
	(a)	licensed premises; or	3
	(b)	premises to which a permit relates; or	4
	(c)	premises for which an application for a licence or permit has been made.	5 6
	articu nside	ular matters the commissioner may	7 8
(1)	The inclu	matters that the commissioner may consider ude—	9 10
	(a)	the disbursement of persons leaving the relevant premises; and	11 12
	(b)	the availability of public transport during, and immediately before or after, the hours of operation of the relevant premises; and	13 14 15
	(c)	the nature and level of noise from the relevant premises.	16 17
(2)	the fany	commissioner may consider whether any of following has happened, and the likelihood of of the following happening, in relation to the aviour of persons in or near the relevant mises—	18 19 20 21 22
	(a)	violence;	23
	(b)	vandalism;	24
	(c)	nuisance;	25
	(d)	drunkenness;	26
	(e)	public urination, vomiting or defecation;	27
	(f)	disorderly, riotous, threatening, indecent, offensive or insulting behaviour;	28 29
	(g)	noisiness;	30

(h)	obstruction of a road, footpath or other thoroughfare.	1 2
ondi enity	tions relating to public safety or	3 4
effe in s	conditions that the commissioner may ose on a licence or permit under part 5 to give ct to the main purpose of this Act mentioned ection 3(a) include a condition about any of following—	5 6 7 8 9
(a)	the days on which, or times during which, liquor may be sold on the relevant premises;	10 11
(b)	the availability of liquor from the relevant premises, including the type or quantity of liquor that may be sold on the relevant premises;	12 13 14 15
(c)	the adoption of stated responsible practices about service, supply or promotion of liquor;	16 17 18
(d)	the adoption of stated noise abatement measures;	19 20
	Examples—	21
	<ul> <li>a condition relating to the structure of the premises</li> </ul>	22 23
	<ul> <li>a condition about the conduct of the business at the premises</li> </ul>	24 25
(e)	the adoption of stated security arrangements.	26 27
	Examples—	28
	<ul> <li>a condition requiring a stated number of security staff by reference to the number of patrons in the relevant premises</li> </ul>	29 30 31
	<ul> <li>a condition requiring closed-circuit television equipment to be used at stated places on the licensed premises</li> </ul>	32 33 34

Clause	59	Am var	endment o iation of pe	f s 1 ermit	34 (0 s)	Cancellation, suspension or	1 2
		(1)	Section 134	4(1)(t	)—		3
			omit, insert	<u> </u>			4
				(b)	the an a	use of the premises in relation to which permit is held has caused, or is causing, adverse effect on the amenity of the area which the premises are located.	5 6 7 8
		(2)	Section 134	<b>I</b> —			9
			insert—				10
			(2A)	und con	er si	s the commissioner may vary a permit absection (1) include imposing a new n, amending a condition and revoking a n.	11 12 13 14
Clause	60	Am	endment o	fs1	36 (0	Grounds for disciplinary action)	15
		Sec	tion 136(1)(l	n)—			16
		omi	t, insert—				17
				(h)	or ame	use of the licensed premises has caused, is causing, an adverse effect on the enity of the area in which the premises located;	18 19 20 21
Clause	61					A (Application of div 5)	22
			tion 142AA(	3)(a)			23
		omi	t, insert—				24
				(a)		Anzac Day to licensed premises if—	25
					(i)	the premises are on the premises of an RSL or Services Club; or	26 27
					(ii)	a commercial public event permit for that day has been granted for the premises under section 103(4); or	28 29 30

[s	62]
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			(iii) an extended hours permit for that day has been granted for the premises under section 103H(2); or	1 2 3
Clause	62	Amendment	of s 142AF (Purpose of div 6)	4
		(1) Section 14	42AF(1), '148A(1)'—	5
		omit, inse	rt—	6
		14	2ZX	7
		(2) Section 14	42AF(2), 'section 148A'—	8
		omit, inse	rt—	9
		se	ctions 142ZX to 142ZZB	10
Clause	63	Amendment controllers)	of s 142AG (Conditions about crowd	11 12
		* *	142AG(1)(a), 'number of crowd controllers under a regulation'—	13 14
		omit, inse	rt—	15
		rec	quired number of crowd controllers	16
		(2) Section 14	12AG—	17
		insert—		18
		(2)	For subsection (1)(a), the required number of crowd controllers for a licence is—	19 20
			(a) if a condition of the licence requires a stated number of crowd controllers to be engaged in the circumstances stated in subsection (1)(a)—that number; or	21 22 23 24
			(b) otherwise—the number of crowd controllers prescribed by regulation.	25 26

s 64]	
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insert—  (ca) must comply with any requirements prescribed by regulation about maintaining the equipment; and  (2) Section 142AH(f)—	Clause	64		nendment of s evision equip			I (Conditions about closed-circuit	1 2
(ca) must comply with any requirements prescribed by regulation about maintaining the equipment; and  (2) Section 142AH(f)—      omit, insert—  (f) must store each recording made by the equipment in a secure place at the premises in compliance with any requirements prescribed by regulation; and  (fa) must keep each recording available for inspection and viewing by an investigator at the premises until—  (i) the recording is erased or destroyed under paragraph (h); or  (ii) if the recording is earlier given to an investigator—the investigator has confirmed by written notice that the recording is viewable; and  (3) Section 142AH(h), after 'given to an investigator'—  insert—  and the investigator has confirmed by written notice that the recording is viewable  Clause 65 Amendment of s 142AJ (Conditions about drinking practices)  Section 142AJ(b), 'rapid or excessive'—  omit, insert—			(1)	Section 142A	.Н—			3
prescribed by regulation about maintaining the equipment; and  (2) Section 142AH(f)—  omit, insert—  (f) must store each recording made by the equipment in a secure place at the premises in compliance with any requirements prescribed by regulation; and  (fa) must keep each recording available for inspection and viewing by an investigator at the premises until—  (i) the recording is erased or destroyed under paragraph (h); or  (ii) if the recording is earlier given to an investigator—the investigator has confirmed by written notice that the recording is viewable; and  (3) Section 142AH(h), after 'given to an investigator'—  insert—  and the investigator has confirmed by written notice that the recording is viewable  Clause 65 Amendment of s 142AJ (Conditions about drinking practices)  Section 142AJ(b), 'rapid or excessive'—  omit, insert—				insert—				4
(f) must store each recording made by the equipment in a secure place at the premises in compliance with any requirements prescribed by regulation; and  (fa) must keep each recording available for inspection and viewing by an investigator at the premises until—  (i) the recording is erased or destroyed under paragraph (h); or  (ii) if the recording is earlier given to an investigator—the investigator has confirmed by written notice that the recording is viewable; and  (3) Section 142AH(h), after 'given to an investigator'—  insert—  and the investigator has confirmed by written notice that the recording is viewable  Clause 65 Amendment of s 142AJ (Conditions about drinking practices)  Section 142AJ(b), 'rapid or excessive'—  omit, insert—				((	1	pres	cribed by regulation about maintaining	5 6 7
(f) must store each recording made by the equipment in a secure place at the premises in compliance with any requirements prescribed by regulation; and  (fa) must keep each recording available for inspection and viewing by an investigator at the premises until—  (i) the recording is erased or destroyed under paragraph (h); or  (ii) if the recording is earlier given to an investigator—the investigator has confirmed by written notice that the recording is viewable; and  (3) Section 142AH(h), after 'given to an investigator'—  insert—  and the investigator has confirmed by written notice that the recording is viewable  Clause 65 Amendment of s 142AJ (Conditions about drinking practices)  Section 142AJ(b), 'rapid or excessive'—  omit, insert—			(2)	Section 142A	H(f)			8
equipment in a secure place at the premises in compliance with any requirements prescribed by regulation; and  (fa) must keep each recording available for inspection and viewing by an investigator at the premises until—  (i) the recording is erased or destroyed under paragraph (h); or  (ii) if the recording is earlier given to an investigator—the investigator has confirmed by written notice that the recording is viewable; and  (3) Section 142AH(h), after 'given to an investigator'—  insert—  and the investigator has confirmed by written notice that the recording is viewable  Clause 65 Amendment of s 142AJ (Conditions about drinking practices)  Section 142AJ(b), 'rapid or excessive'—  omit, insert—				omit, insert—	-			9
inspection and viewing by an investigator at the premises until—  (i) the recording is erased or destroyed under paragraph (h); or  (ii) if the recording is earlier given to an investigator—the investigator has confirmed by written notice that the recording is viewable; and  (3) Section 142AH(h), after 'given to an investigator'—  insert—  and the investigator has confirmed by written notice that the recording is viewable  Clause 65 Amendment of s 142AJ (Conditions about drinking practices)  Section 142AJ(b), 'rapid or excessive'—  omit, insert—				(1	j	equi in	pment in a secure place at the premises compliance with any requirements	10 11 12 13
under paragraph (h); or  (ii) if the recording is earlier given to an investigator—the investigator has confirmed by written notice that the recording is viewable; and  (3) Section 142AH(h), after 'given to an investigator'—  insert—  and the investigator has confirmed by written notice that the recording is viewable  Clause 65 Amendment of s 142AJ (Conditions about drinking practices)  Section 142AJ(b), 'rapid or excessive'—  omit, insert—				(1	j	insp	ection and viewing by an investigator at	14 15 16
investigator—the investigator has confirmed by written notice that the recording is viewable; and  (3) Section 142AH(h), after 'given to an investigator'—  insert—  and the investigator has confirmed by written notice that the recording is viewable  Clause 65 Amendment of s 142AJ (Conditions about drinking practices)  Section 142AJ(b), 'rapid or excessive'—  omit, insert—					(	(i)	<u> </u>	17 18
insert—  and the investigator has confirmed by written notice that the recording is viewable  Clause 65 Amendment of s 142AJ (Conditions about drinking practices)  Section 142AJ(b), 'rapid or excessive'—  omit, insert—					(	(ii)	investigator—the investigator has confirmed by written notice that the	19 20 21 22
and the investigator has confirmed by written notice that the recording is viewable  Clause 65 Amendment of s 142AJ (Conditions about drinking practices)  Section 142AJ(b), 'rapid or excessive'—  omit, insert—			(3)	Section 142A	H(h)	), af	ter 'given to an investigator'—	23
that the recording is viewable  Clause 65 Amendment of s 142AJ (Conditions about drinking practices)  Section 142AJ(b), 'rapid or excessive'—  omit, insert—				insert—				24
practices) Section 142AJ(b), 'rapid or excessive'—  omit, insert—							•	25 26
omit, insert—	Clause	65			s 14	2 <b>A</b> .	(Conditions about drinking	27 28
			Sec	tion 142AJ(b),	ʻrap	id o	r excessive'—	29
irresponsible			omi	it, insert—				30
				irrespo	onsil	ble		31

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Clause 66	Insertion of new pt 6, div 1AA			
	Part 6, before division 1—		2	
	insert—		3	
	Division 1AA	Responsible service,	4	
		supply and promotion of	5	
		liquor and preservation of	6	
		amenity	7	
	142ZX Purposes	of div 1AA	8	
		imposes obligations on licensees and the purposes of—	9 10	
		staff of the relevant premises; and	11 12	
		ring liquor is served, supplied and noted in a way that is compatible with	13 14	
	mini	mising harm to anyone; and	15	
		erving the amenity of the area in which elevant premises are located.	16 17	
	142ZY Meaning o	of relevant premises	18	
	In this division	<u> </u>	19	
	relevant p	premises means—	20	
	(a) for a	licensee—the licensed premises; or	21	
		permittee—the premises to which the nit relates.	22 23	
	142ZZ Unaccepta	able practices and promotions	24	
	allow a unaccepta	e or permittee must not engage in, or nother person to engage in, an able practice or promotion in the f business on the relevant premises.	25 26 27 28	

	Max	ximum penalty—100 penalty units.	1
(2)		subsection (1), each of the following is an acceptable practice or promotion—	2 3
	(a)	a practice or promotion that may encourage the irresponsible consumption of liquor;	4 5
	(b)	a practice or promotion that may discourage a patron from monitoring or controlling the patron's consumption of liquor;	6 7 8
	(c)	a practice or promotion likely to have a special appeal to children, for example, because of the use of designs, names, motifs or characters that are likely to be attractive to children;	9 10 11 12 13
	(d)	a practice or promotion that is indecent or offensive;	14 15
	(e)	a practice or promotion using emotive descriptions that are likely to encourage the irresponsible consumption of liquor;	16 17 18
	(f)	a practice or promotion that involves providing free drinks, or providing drinks at discounts, in a way that encourages patrons to consume excessive amounts of liquor or consume liquor more rapidly than they would otherwise do;	19 20 21 22 23 24
	(g)	a practice or promotion prescribed by regulation for this section.	25 26
(3)	a p	subsection (2)(g), a regulation may prescribe practice or promotion for all licensees or mittees, or for a particular class of licensees or mittees.	27 28 29 30
(4)	sect	e commissioner may make a guideline under tion 42A that includes examples of practices promotions mentioned in subsection (2).	31 32 33

42ZZA	Responsible practices and promotions	1
(1)	A licensee or permittee must, in the conduct of business on the relevant premises—	2 3
	(a) generally, engage in practices and promotions that encourage the responsible consumption of liquor; and	4 5 6
	Examples of practices and promotions that encourage the responsible consumption of liquor—	7 8
	<ul> <li>having non-alcoholic and low alcohol beverages available</li> </ul>	9 10
	<ul> <li>supplying liquor in standardised quantities that can be recognised by patrons</li> </ul>	11 12
	<ul> <li>serving patrons half measures of spirits on request</li> </ul>	13 14
	(b) engage in a practice or promotion prescribed by regulation for this section.	15 16
	Maximum penalty—100 penalty units.	17
(2)	For subsection (1)(b), a regulation may prescribe a practice or promotion for all licensees or permittees, or for a particular class of licensees or premittees.	18 19 20 21
(3)	The commissioner may make a guideline under section 42A that includes examples of practices and promotions that encourage the responsible consumption of liquor.	22 23 24 25
	Providing a safe environment and serving amenity	26 27
(1)	A licensee or permittee must, in the conduct of business on the relevant premises, provide and maintain a safe environment in and around the relevant premises.	28 29 30 31
	Examples of ways of providing and maintaining a safe environment—	32 33

	<ul> <li>helping patrons to arrange transport from the premises</li> </ul>	1 2
	<ul> <li>providing appropriate lighting inside and outside the premises</li> </ul>	3 4
	Maximum penalty—100 penalty units.	5
(2)	A licensee or permittee must, in the conduct of business on the relevant premises, take all reasonable steps to ensure the use of the premises does not adversely affect the amenity of the area in which the premises are located.	6 7 8 9 10
	Maximum penalty—100 penalty units.	11
(3)	A licensee or permittee must, in the conduct of business on the relevant premises, take all reasonable steps to ensure the behaviour of persons entering or leaving the premises does not adversely affect the amenity of the area in which the premises are located.	12 13 14 15 16 17
	Maximum penalty—100 penalty units.	18
(4)	If a licensee or permittee knows or has reason to believe that a relevant offence is being, or is about to be, committed in or around the relevant premises, the licensee or permittee must take reasonable steps to stop or prevent the commission of the offence.	19 20 21 22 23 24
	Maximum penalty—100 penalty units.	25
(5)	For subsection (4), an offence is a <i>relevant offence</i> if the commission of the offence may reasonably be expected to have an adverse impact on—	26 27 28 29
	(a) the health and safety of a person in or around the relevant premises; or	30 31
	(b) the amenity of the area in which the premises are located.	32 33
(6)	A licensee or permittee must, in the conduct of business on the relevant premises, engage in the	34 35

		itive practices prescribed by regulation for section.	1 2
	Max	ximum penalty—100 penalty units.	3
(7)	of b or una	icensee or permittee must not, in the conduct business on the relevant premises, engage in, allow another person to engage in, an ecceptable practice prescribed by regulation this section.	4 5 6 7 8
	Max	ximum penalty—100 penalty units.	9
(8)	pos una	regulation may prescribe a practice to be a itive practice for subsection (6) or an ecceptable practice for subsection (7) for the poses of—	10 11 12 13
	(a)	providing and maintaining a safe environment in and around licensed premises and premises to which permits relate; and	14 15 16 17
	(b)	ensuring the use of the premises does not adversely affect the amenity of the areas in which they are located.	18 19 20
142ZZC	Adv	vertising	21
(1)		icensee or permittee must not advertise or w anyone to advertise—	22 23
	(a)	the availability of the following for consumption on the relevant premises—	24 25
		(i) free liquor;	26
		(ii) multiple quantities of liquor; or	27
		Example—	28
		2 drinks for the price of 1	29
	(b)	the sale price of liquor for consumption on the relevant premises; or	30 31

	(c) a promotion that is likely to indicate to an	1
	ordinary person the availability of liquor, for consumption on the relevant premises, at a	2
	price less than that normally charged for the	3
	liquor.	4 5
	Examples of promotions for paragraph $(c)$ —	6
	<ul> <li>'happy hours'</li> </ul>	7
	<ul> <li>'all you can drink'</li> </ul>	8
	• 'toss the boss'	9
	Maximum penalty—100 penalty units.	10
(2)	A person does not contravene subsection (1) if—	11
	(a) the advertising happens only within the relevant premises; and	12 13
	(b) the advertisement is not visible or audible to	14
	a person who is outside the relevant premises.	15 16
(3)	Subsection (1)(b) does not apply to the holder of	17
	a subsidiary on-premises licence if the principal	18
	activity of the business conducted under the	19
	licence is the principal activity mentioned in	20
	section 67A.	21
(4)	A licensee or permittee must not advertise	22
	anything that is, or would be if it were engaged	23
	in, an unacceptable practice or promotion under section 142Z.	24
		25
	Maximum penalty—100 penalty units.	26
(5)	In this section—	27
	advertise means advertise in any way including,	28
	for example, in any of the following ways—	29
	(a) by signage;	30
	(b) in print;	31
	(c) orally;	32
	(d) electronically.	33

142ZZD	Com	pliance notices	1
(1)	This reaso	section applies if the commissioner anably believes a licensee or permittee—	2 3
		is engaging in an unacceptable practice or promotion in contravention of section 142ZZ; or	4 5 6
		has engaged in an unacceptable practice or promotion in contravention of section 142ZZ in circumstances that make it likely the contravention will continue or be repeated; or	7 8 9 10 11
		is advertising a matter in contravention of section 142ZZC; or	12 13
	, ,	has advertised a matter in contravention of section 142ZZC in circumstances that make it likely the contravention will continue or be repeated.	14 15 16 17
(2)	This	section also applies if the commissioner—	18
	` ′	reasonably believes a licensee or permittee—	19 20
		(i) is engaging in a practice or promotion in the conduct of business on the relevant premises; or	21 22 23
		(ii) has engaged in a practice or promotion in the conduct of business on the relevant premises in circumstances that make it likely the practice or promotion will continue or be repeated; or	24 25 26 27 28
		(iii) is advertising a matter relating to the business conducted on the relevant premises; or	29 30 31
		(iv) has advertised a matter relating to the business conducted on the relevant premises in circumstances that make it	32 33 34

		likely the advertisement will continue or be repeated; and	1 2
	(b)	considers that, having regard to the purposes of this Act, the practice, promotion or advertisement is contrary to the public interest.	3 4 5 6
(3)	peri	e commissioner may give to the licensee or mittee a notice (a <i>compliance notice</i> ) stating following—	7 8 9
	(a)	that the commissioner—	10
		(i) holds the belief mentioned in subsection (1); or	11 12
		(ii) holds the belief mentioned in subsection (2)(a) and considers the practice, promotion or advertisement is contrary to the public interest;	13 14 15 16
	(b)	a description of the practice, promotion or advertisement;	17 18
	(c)	briefly—	19
		(i) for subsection (1), how it is believed section 142ZZ or 142ZZC is being contravened or has been contravened; or	20 21 22 23
		(ii) for subsection (2), why the commissioner considers the practice, promotion or advertisement is contrary to the public interest;	24 25 26 27
	(d)	whichever of the following that is relevant—	28
		(i) that the licensee or permittee must not engage, or continue to engage, in the practice or promotion;	29 30 31
		(ii) that the licensee or permittee must not	32

	(iii) that the licensee or permittee must take particular action to remedy the contravention, or avoid further contravention, of section 142ZZ or 142ZZC;	1 2 3 4 5
	Example for subparagraph (iii)—	6
	A licensee may be required to ensure stated harm minimisation measures are in place whenever a licensee engages in a particular practice.	7 8 9 10
	(e) that it is an offence to fail to comply with the compliance notice unless the licensee or permittee has a reasonable excuse.	11 12 13
(4)	The licensee or permittee must comply with the compliance notice unless the licensee or permittee has a reasonable excuse.	14 15 16
	Maximum penalty—100 penalty units.	17
(5)	The compliance notice may state other matters the commissioner considers appropriate.	18 19
	Example—	20
	The compliance notice may refer to the commissioner's powers under this Act to take disciplinary action relating to the licence or permit.	21 22 23
(6)	To remove any doubt, it is declared that, except to the extent the compliance notice states otherwise, it continues to have effect until it is revoked.	24 25 26
(7)	While a compliance notice remains in force, the commissioner must review it at 1 yearly intervals to ensure it remains appropriate.	27 28 29
(8)	A person given a compliance notice may, at any time while the notice is in force, apply to the commissioner to revoke the notice or make a stated amendment of the notice.	30 31 32 33
(9)	The commissioner may make a guideline under section 42A about practices, promotions or	34 35

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			advertisements that may be considered to be contrary to the public interest for subsection (2).	1 2
Clause	67	Omission of s Sections 148A a omit.	es 148A and 148B and 148B—	3 4 5
Clause	68	Insertion of no After section 14		6 7
			Licences subject to conditions about sed-circuit television equipment	8 9 10
		(1)	This section applies in relation to a licence that is subject to a CCTV condition, other than a licence to which section 142AH applies.	11 12 13
		(2)	The licensee must comply with the requirements stated in section 142AH(a) to (h).	14 15
		(3)	Maximum penalty—100 penalty units.  The requirements mentioned in subsection (2) apply to the licensee as if the requirement under section 142AH(a) were the requirement to have closed-circuit television equipment that is stated in the licensee's CCTV condition.	16 17 18 19 20 21
		(4)	In this section—	22
		`,	<b>CCTV</b> condition means a licence condition requiring the licensee to have closed-circuit television equipment at 1 or more entrances or exits of the licensed premises, or somewhere else on the licensed premises.	23 24 25 26 27
Clause	69	Amendment of premises)	of s 153 (Letting or subletting of licensed	28 29
		Section 153(2),	'the sale of'—	30

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		omit, insert—	1
		a person other than the licensee to sell	2
Clause	70	Amendment of s 155 (Minors on premises)	3
		Section 155(5)(b)—	4
		omit, insert—	5
		(b) the licence for the premises is a nightclub licence.	6 7
Clause	71	Insertion of new s 162A	8
		After section 162—	9
		insert—	10
		162A Taking liquor onto or away from premises subject to nightclub licence	11 12
		(1) A person must not take liquor onto premises to which a nightclub licence relates for consumption on the premises.	13 14 15
		Maximum penalty—25 penalty units.	16
		(2) A person must not take liquor from premises to which a nightclub licence relates.	17 18
		Maximum penalty—25 penalty units.	19
Clause	72	Amendment of s 165 (Removal of persons from premises)	20
		Section 165(2) and (4), '25 penalty units'—	21
		omit, insert—	22
		50 penalty units	23
Clause	73	Amendment of s 165A (Refusing entry to premises)	24
		Section 165A(2) and (4), '25 penalty units'—	25
		omit, insert—	26

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	50 penalty ι	inits	1
clause 74	Insertion of new pt 6. After part 6— insert—		2 3 4
	Part 6AA	ID scanning	5
	Division 1	Preliminary	6
	173EE Definition	ons for pt 6AA	7
	In this divis	ion—	8
		ned evaluator means an entity prescribed ulation as an approved evaluator for this	9 10 11
		ned ID scanner means an ID scanner for an approval is in force under section.	12 13 14
	scannii	ned ID scanning system means an ID ng system for which an approval is in force section 173EO.	15 16 17
	approv	ned operator means a person holding an all under section 173EQ to operate an ed ID scanning system.	18 19 20
	any of require	the following under which a person is ed not to be at the regulated premises or in the in which the regulated premises are in which the regulated premises are	21 22 23 24 25
	` '	direction under the <i>Police Powers and</i> esponsibilities Act 2000, section 48;	26 27

(b)	Pow	olice banning notice under the <i>Police</i> ers and <i>Responsibilities Act</i> 2000, ion 602B;	1 2 3
(c)	bail	ecial condition of the person's release on imposed under the <i>Bail Act 1980</i> , ion 11(3);	4 5 6
(d)		anning order under the <i>Penalties and</i> rences Act 1992, part 3B.	7 8
		lass means a class of licence prescribed tion as an exempt class for this part.	9 1(
scan	ning	a photo ID and processing the on contained in or on it.	11 12 13
		aning system means an integrated system comprising—	14 15
(a)	the f	following information—	16
	(i)	information about persons scanned and recorded by ID scanners linked to the system;	17 18 19
	(ii)	information about persons subject to banning orders or licensee bans entered into the system under section 173EJ; and	20 21 22 23
(b)		equipment used to scan, record, smit, store or otherwise deal with rmation mentioned in paragraph (a).	24 25 26
	<i>isee</i> , ence.	for division 4, includes an applicant for	27 28
ban	a j	ban means a decision of a licensee to particular person from entering the s licensed premises.	29 30 31
does	not	g, in relation to an ID scanning system, include operating an ID scanner linked stem under section 173EH(1).	32 33 34

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	acce	<b>to ID</b> , for a person, means a document that is eptable evidence of the person's age under ion 6.	1 2 3
		ulated premises means premises to which sion 2 applies under section 173EF.	4 5
Divisio	on 2	Use of ID scanners in particular licensed premises	6 7 8
	Licer plies	nsed premises to which this division	9 10
(1)	This	s division applies to licensed premises if—	11
	(a)	the premises are located in a safe night precinct; and	12 13
	(b)	the licensee is authorised under this Act to sell or supply liquor on the premises during all or any part of the period between midnight and 5a.m.; and	14 15 16 17
	(c)	the licence for the premises is not of an exempt class.	18 19
(2)	the con	o, this division applies to licensed premises if licence for the premises is subject to a dition declaring the premises to be regulated mises for this division.	20 21 22 23
	Lice: emise	nce conditions about regulated	24 25
(1)	und lice	e conditions that may be imposed on a licence er part 5 include a condition declaring the nsed premises to be regulated premises for division.	26 27 28 29

(2)	Subsection (1) applies to a licence even if it is of an exempt class.	1 2
(3)	The police commissioner may make a recommendation to the commissioner about imposing a condition on a particular licence declaring the licensed premises to be regulated premises.	3 4 5 6 7
(4)	The commissioner must have regard to a recommendation under subsection (3).	8 9
(5)	A licence condition for regulated premises may state a period to be the premises' regulated hours for section 173EH.	
	Scanning obligations of licensees for ulated premises	13 14
(1)	The licensee for regulated premises must ensure that, during the regulated hours for the premises, no person is allowed to enter the premises as a patron unless—	
	(a) the person produces a photo ID; and	19
	(b) a staff member of the licensed premises scans the photo ID using an approved ID scanner linked to an approved ID scanning system; and	20 21 22 23
	(c) the scan of the photo ID indicates the person is not subject to a banning order for the premises.	24 25 26
	Maximum penalty—10 penalty units.	27
(2)	A reference in subsection (1)(b) to scanning a photo ID is a reference to operating the approved ID scanner in a way that—	28 29 30
	(a) records the photo and other information contained in or on the photo ID; and	31 32

	(b)	indicates to the staff member whether or not the person is subject to a banning order recorded in the approved scanning system to which the approved ID scanner is linked.	1 2 3 4
(3)	the	during the regulated hours for the premises, licensee can not comply with subsection (1) ause of a system failure, the licensee must—	5 6 7
	(a)	comply with subsection (1) as if a reference to scanning a photo ID using an approved ID scanner were a reference to manually checking the photo ID against a list of persons subject to banning orders; and	8 9 10 11 12
	(b)	comply with any other requirements prescribed by regulation; and	13 14
	(c)	give written notice of the system failure to the commissioner and the police commissioner within 48 hours after first allowing entry to a patron during the system failure; and	15 16 17 18 19
	(d)	make reasonable efforts to rectify, as soon as possible, any part of the system failure that is a fault of, or damage to, the approved ID scanner.	20 21 22 23
	Max	ximum penalty—10 penalty units.	24
(4)	In t	his section—	25
	_	ulated hours, for regulated premises,	26 27
	(a)	if a condition of the licence for the premises states a period that is the premises' regulated hours for this section—that period; or	28 29 30 31
	(b)	otherwise—the period during which the licensed premises are open for business between 8p.m. on a day and 5a.m. on the following day.	32 33 34 35

	staff member, of licensed premises, includes the licensee and a person engaged by the licensee to perform a function for this section.  system failure means—		
	(a) a fault of, or damage to, the approved ID scanner ordinarily used at the licensed premises; or	5 6 7	
	(b) a failure, discontinuation or ending of the approval of the approved scanning system to which the approved ID scanner is linked.	8 9 10	
173EI P	Privacy	11	
(1)	It is a condition of a licence for regulated premises that the licensee must—	12 13	
	(a) if the licensee is not an organisation under the <i>Privacy Act 1988</i> (Cwlth)—ensure the licensee is treated as an organisation for that Act; and	14 15 16 17	
	(b) comply with that Act in relation to the protection of personal information recorded by an ID scanner operated in the regulated premises.	18 19 20 21	
(2)	If licensed premises stop being regulated premises, or a licence for regulated premises ends under this Act, the licensee or person who was the licensee must not keep or disclose any personal information recorded by an ID scanner operated in the premises.	22 23 24 25 26 27	
	Maximum penalty—25 penalty units.	28	
(3)	Subsection (2) does not apply to a disclosure of information required or permitted by law.	29 30	

DIVISIO	scanning systems	2
173EJ O	bligations about operation	3
(1)	An approved operator for an approved ID scanning system (the <i>system</i> ) must ensure the system does not record any personal information about a person other than the following—	4 5 6 7
	(a) the person's name, address and date of birth;	8
	(b) a photo of the person;	9
	(c) details of a banning order in force for the person;	10 11
	(d) details of a licensee ban imposed on the person by a linked licensee that the licensee has asked the approved operator to include in the system.	12 13 14 15
(2)	The approved operator must ensure personal information is not held in the system for more than 30 days after it is entered into the system.	16 17 18
(3)	Subsection (2) does not apply to information about a person subject to a banning order or licensee ban that the approved operator is, under subsections (4) to (6), required to include in the system.	
(4)	The approved operator must immediately comply with a requirement of the commissioner or the police commissioner to—	24 25 26
	(a) include stated information about a banning order in the system; or	27 28
	(b) remove stated information about a banning order from the system; or	29 30
	(c) make a stated change to correct information in the system about a banning order.	31 32

(5)	The approved operator must immediately comply with a request of a linked licensee, relating to a licensee ban imposed by the licensee, to—	1 2 3
	(a) include stated information about the licensee ban in the system; or	4 5
	(b) remove stated information about the licensee ban from the system; or	6 7
	(c) make a stated change to correct information in the system about the licensee ban.	8 9
(6)	The approved operator must immediately include, remove or change information in the system—	10 11 12
	(a) if required by a court order; or	13
	(b) if asked by a person bound by a court order	14
	that requires the inclusion, removal or change to be made.	15 16
(7)	In this section—	17
	<i>linked licensee</i> , for an approved operator, means a licensee who uses, in the licensed premises, an approved ID scanner linked to the approved ID scanning system.	18 19 20 21
173EK	Change of executive officers	22
(1)	This section applies to an approved operator that is a corporation.	23 24
(2)	Immediately after there is a change to the approved operator's executive officers, the approved operator must give the commissioner a written notice of the change.	25 26 27 28
(3)	The notice must—	29
	(a) be in the approved form; and	30
	(b) if the change includes the addition of an executive officer—	31 32

	(i) be accompanied by the fee prescribed by regulation; and	1 2
	(ii) include a consent to a criminal history check of the new executive officer.	3 4
	Operation of scanning system without proval	5 6
(1)	This section applies to an approved scanning system to which an approved ID scanner in regulated premises is linked.	7 8 9
(2)	A person must not operate the system unless the person is an approved operator or an officer, employee or agent of an approved operator.	10 11 12
	Maximum penalty—25 penalty units.	13
173EM	Privacy	14
(1)	An approved operator must—	15
	(a) if the approved operator is not an organisation under the <i>Privacy Act 1988</i> (Cwlth)—ensure the approved operator is treated as an organisation for that Act; and	16 17 18
	(b) comply with that Act in relation to the protection of personal information held in the approved ID scanning system.	20 21 22
(2)	An approved operator must not allow an ID scanner to be linked, or continue to be linked, to the approved ID scanning system if the approved operator knows the ID scanner is used other than in regulated premises.	23 24 25 26 27
	Maximum penalty—25 penalty units.	28
(3)	After ceasing to be an approved operator, a person must not keep or disclose any personal information that was held in the approved ID scanning system	29 30 31

	Maximum penalty—25 penalty units.	1			
(4)	Subsection (3) does not apply to a disclosure of information required or permitted by law.	2 3			
Divisi	on 4 Approvals	4			
173EN	Approval of ID scanners and modifications	5			
(1)	A person may apply to the commissioner for approval of—	6 7			
	(a) an ID scanner; or	8			
	(b) a modification of an ID scanner.	9			
(2)	The application must be—	10			
	(a) in the approved form; and	11			
	(b) accompanied by the fee prescribed by regulation.	12 13			
(3)	The applicant must provide any relevant information reasonably required by the commissioner to decide the application.	14 15 16			
(4)	If the commissioner considers it is necessary for the ID scanner, or the ID scanner as modified, to be evaluated, the commissioner may—	17 18 19			
	(a) carry out the evaluation; or	20			
	(b) direct the applicant to have the ID scanner evaluated by an approved evaluator and give the commissioner a report of the evaluation.	21 22 23			
(5)	If the commissioner carries out the evaluation, the commissioner may charge the applicant the fee prescribed by regulation for the evaluation.				
(6)	If the applicant does not pay an amount charged under subsection (5)—	27 28			
	(a) the commissioner may refuse the application; and	29 30			

	(b) the unpaid amount is recoverable as a debt.	1
(7)	The commissioner may grant the application if the commissioner is satisfied the ID scanner, or the ID scanner as modified, meets the requirements decided by the commissioner and published on a website of the department.	2 3 4 5 6
(8)	An approval may be granted on conditions.	7
(9)	If the commissioner decides to refuse the application, the commissioner must give the applicant an information notice for the decision.	8 9 10
	Approval of ID scanning systems and odifications	11 12
(1)	A person may apply to the commissioner for approval of—	13 14
	(a) an ID scanning system; or	15
	(b) a modification of an ID scanning system.	16
(2)	The application must be—	17
	(a) in the approved form; and	18
	(b) accompanied by the fee prescribed by regulation.	19 20
(3)	The applicant must provide any relevant information reasonably required by the commissioner to decide the application.	21 22 23
(4)	If the commissioner considers it is necessary for the ID scanning system, or the system as modified, to be evaluated, the commissioner may—	24 25 26 27
	(a) carry out the evaluation; or	28
	(b) direct the applicant to have the system evaluated by an approved evaluator and give the commissioner a report of the evaluation.	29 30 31

(5)	If the commissioner carries out the evaluation, the commissioner may charge the applicant the fee prescribed by regulation for the evaluation.					
(6)	If the applicant does not pay an amount charged under subsection (5)—	4 5				
	(a) the commissioner may refuse the application; and	6 7				
	(b) the unpaid amount is recoverable as a debt.	8				
(7)	The commissioner may grant the application if the commissioner is satisfied the ID scanning system meets the requirements decided by the commissioner and published on a website of the department.	9 10 11 12 13				
(8)	An approval may be granted on conditions.	14				
(9)	If the commissioner decides to refuse the application, the commissioner must give the applicant an information notice for the decision.	15 16 17				
	Suspension or revocation of approvals ating to ID scanners or ID scanning systems	18 19				
(1)	The commissioner may suspend or revoke an approval given under section 173EN or 173EO if the commissioner is satisfied—	20 21 22				
	(a) for an approval under section 173EN—the ID scanner, or the ID scanner as modified, no longer meets the requirements under section 173EN(7); or	23 24 25 26				
	(b) for an approval under section 173EO—the ID scanning system, or the ID scanning system as modified, no longer meets the requirements under section 173EO(7).	27 28 29 30				
(2)	The commissioner must first give a notice (a <i>show cause notice</i> ) to the person to whom the approval was given stating—	31 32 33				

	(a) that the commissioner proposes to suspend or revoke the approval; and	1 2				
	(b) for a proposed suspension—the proposed period of the suspension; and	3 4				
	(c) the reasons for the proposed suspension or revocation; and	5 6				
	(d) that the person may, within a stated time of at least 30 days, give the commissioner a written response stating why the person considers the approval should not be suspended or revoked.	7 8 9 10 11				
(3)	After considering any response from the person within the time stated in the show cause notice, the commissioner may suspend or revoke the approval.					
(4)	The commissioner must give the person an information notice for the decision to suspend or revoke the approval.					
(5)	The suspension or revocation takes effect on the day stated in the information notice, at least 14 days after the notice is given.					
(6)	The commissioner must notify all licensees for regulated premises of the suspension or revocation and, in the case of a suspension, when the suspension ends.					
(7)	If the commissioner decides not to suspend or revoke the approval, the commissioner must give the person notice of the decision.	26 27 28				
	Approval of persons to operate ID scanning tems	29 30				
(1)	A person may apply to the commissioner for approval to operate an approved ID scanning system.	31 32 33				

(2)	The application must—	1
	(a) be in the approved form; and	2
	(b) include a consent to a criminal history check of the applicant or, if the applicant is a corporation, each executive officer of the applicant; and	3 4 5 6
	(c) be accompanied by the fee prescribed by regulation.	7 8
(3)	The applicant must provide any relevant information reasonably required by the commissioner to decide the application.	9 10 11
(4)	The commissioner may grant the application if the commissioner is satisfied—	12 13
	(a) the applicant—	14
	(i) is not a licensee or an associate of a licensee; and	15 16
	(ii) is a suitable person to operate an approved ID scanning system; and	17 18
	(b) for an applicant that is a corporation, each executive officer of the applicant—	19 20
	(i) is not a licensee or an associate of a licensee; and	21 22
	(ii) is a suitable person to operate an approved ID scanning system.	23 24
(5)	Without limiting the matters to which the commissioner may have regard in deciding whether an individual is a suitable person to operate an approved ID scanning system, the commissioner may obtain a report from the police commissioner about the individual's criminal history.	25 26 27 28 29 30 31
(6)	An approval may be granted on conditions	32

(7)	application, the commissioner must give the applicant an information notice for the decision.	2 3				
(8)	The commissioner may refuse an application, or refuse to accept an application under subsection (1), if the commissioner is satisfied the participation of any more approved operators in the scheme conducted under this part would adversely affect the proper administration of this part.					
(9)	If the commissioner refuses an application under subsection (8), the commissioner must refund to the applicant any fees paid by the applicant under this section.	11 12 13 14				
(10)	In this section—	15				
	associate, of a licensee, means a person who the commissioner reasonably believes is associated with the ownership or management of, or has a financial interest in, the business carried on under the licence.	16 17 18 19 20				
	Revocation of approval to operate an ID anning system	21 22				
(1)	The commissioner may revoke an approval to operate an ID scanning system if—	23 24				
	(a) the commissioner is satisfied the approved operator has contravened a provision of division 3 or a condition of the approval; or	25 26 27				
	(b) the commissioner is no longer satisfied about the matters stated in section 173EQ(4).	28 29 30				
(2)	For deciding about a matter stated in section 173EQ(4), the commissioner may obtain a report from the police commissioner about the criminal history of the approved operator or, for an	31 32 33 34				

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	approved operator that is a corporation, an executive officer of the approved operator.	1 2
(3)	Before revoking an approval, the commissioner must give the approved operator a notice (a <i>show cause notice</i> ) stating—	3 4 5
	(a) that the commissioner proposes to revoke the approval; and	6 7
	(b) the reasons for the proposed revocation; and	8
	(c) that the approved operator may, within a stated time of at least 30 days, give the commissioner a written response stating why the approved operator considers the approval should not be revoked.	9 10 11 12 13
(3)	After considering any response from the approved operator within the time stated in the show cause notice, the commissioner may revoke the approval.	14 15 16 17
(4)	The commissioner must give the approved operator an information notice for the decision to revoke the approval.	18 19 20
(5)	The revocation takes effect on the day stated in the information notice, at least 14 days after the notice is given.	21 22 23
(6)	If the commissioner decides not to revoke the approval, the commissioner must give the approved operator notice of the decision.	24 25 26
Insertion of n	ew pt 6AB	27
After section 17	'3N—	28
insert—		29

insert—

Clause 75

Part 6AB		Safe night precincts	1
Divisio	on 1	Preliminary	2
173NA	Purp	oses of pt 6AB	3
(1)	The	purposes of this part are to, in an area—	4
	(a)	minimise harm, and the potential for harm, from the abuse and misuse of alcohol and drugs, and associated violence; and	5 6 7
	(b)	minimise alcohol and drug-related disturbances, or public disorder.	8 9
(2)	To a	achieve its purposes, this part provides for—	10
	(a)	areas to be prescribed as safe night precincts; and	11 12
	(b)	local boards and consultative committees to be established for safe night precincts to enable licensees, the State and local governments, the police service and community organisations to collaborate to achieve the purposes.	13 14 15 16 17 18
173NB	Mear	ning of relevant licensee	19
(1)		censee is a <i>relevant licensee</i> for a safe night einct if—	20 21
	(a)	the licensed premises of the licensee are located in the precinct; and	22 23
	(b)	the licensee is not an exempt licensee.	24
(2)	prer mer	exempt licensee is a licensee of licensed mises located in a safe night precinct who is a mber of an exempt class of licensees scribed by regulation.	25 26 27 28

Division	on 2 Safe night precincts and local boards	1 2
173NC	Safe night precincts and local boards	3
(1)	A regulation may prescribe an area (a <i>safe night precinct</i> ) that has a concentration of licensed premises to be a safe night precinct.	4 5 6
(2)	Also, a regulation may prescribe an incorporated association (the <i>local board</i> ) to be the local board for a safe night precinct.	7 8 9
(3)	There may be 1 local board, or no local board, for each safe night precinct.	10 11
(4)	In recommending that the Governor in Council make the regulation, the Minister must be satisfied—	12 13 14
	(a) the regulation is necessary to achieve the purposes of this part; and	15 16
	(b) for prescribing an incorporated association to be the local board for a safe night precinct—the association has 1 or more members who are relevant licensees.	17 18 19 20
	Commissioner must give notice of local ard	21 22
(1)	This section applies if, immediately after a regulation prescribing a local board for a safe night precinct is made, a licensee is a relevant licensee for the precinct.	23 24 25 26
(2)	Within 14 days after the regulation is made, the commissioner must give the relevant licensee a written notice about the local board.	27 28 29
(3)	The notice must state that the relevant licensee is required to become a member of the local board	30 31

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		to maintain the membership while the nsee continues to be a relevant licensee.	1 2
Divisio	on 3	Provisions that apply when a safe night precinct has a local board	3 4 5
173NE /	Appl	ication of div 3	6
		s division applies if there is a local board for a night precinct.	7 8
173NF F boa		vant licensee must be member of local	9 10
(1)	boa	elevant licensee must be a member of the local rd while the licensee continues to be a vant licensee.	11 12 13
	Max	ximum penalty—	14
	(a)	for a licensee who holds an extended hours approval that authorises the sale of liquor after 1a.m. on a regular basis—100 penalty units; or	15 16 17 18
	(b)	otherwise—25 penalty units.	19
(2)		wever, subsection (1) does not apply to a vant licensee—	20 21
	(a)	for a licensee mentioned in section 173ND(1)—	22 23
		(i) until 28 days after the commissioner gave the licensee a notice under section 173ND(2); or	24 25 26
		(ii) if the commissioner has not given the licensee a notice under section 173ND(2); or	27 28 29

	(b) for a licensee other than a licensee mentioned in section 173ND(1)—until 28 days after the licensee became a relevant licensee; or	1 2 3 4
	(c) if the licensee has applied, in a way that complies with the local board's rules, for membership of the local board and the application has not been decided; or	5 6 7 8
	(d) if the licensee made all reasonable efforts to become a member of the local board and was refused membership; or	9 10 11
	(e) if the licensee, who was a member of the local board, made all reasonable efforts to continue to be a member and the licensee's membership was terminated.	12 13 14 15
	Commissioner may require exempt ensee to become member of local board	16 17
(1)	This section applies if the commissioner is satisfied an exempt licensee of licensed premises located in a safe night precinct should be a member of the local board because—	18 19 20 21
	(a) it is in the public interest; or	22
	(b) it is necessary to ensure the safety of the community in, or the amenity of, the precinct.	23 24 25
(2)	The commissioner may, by written notice, require the exempt licensee to be a member of the local board.	26 27 28
(3)	The exempt licensee must be a member of the local board.	29 30
	Maximum penalty—25 penalty units.	31
(4)	However, subsection (3) does not apply to an exempt licensee—	32 33

	the licensee the notice under subsection (2); or	2 3
	(b) if the licensee has applied, in a way that complies with the local board's rules, for membership of the local board and the application has not been decided; or	4 5 6 7
	(c) if the licensee made all reasonable efforts to become a member of the local board and was refused membership; or	8 9 10
	(d) if the licensee, who was a member of the local board, made all reasonable efforts to continue to be a member and the licensee's membership was terminated; or	11 12 13 14
	(e) if the commissioner has given the licensee a written notice stating that the licensee is no longer required to be a member of the local board.	15 16 17 18
173NH	Public safety consultative committees	19
(1)	The commissioner may establish a public safety consultative committee (a <i>consultative committee</i> ) for a safe night precinct to advise and assist the local board.	20 21 22 23
(2)	A consultative committee for a safe night precinct has the membership decided by the commissioner and may include, for example, any 1 or more of the following—	24 25 26 27
	(a) a police officer or other employee of the police service nominated by the police commissioner;	28 29 30
	(b) an employee of the department nominated	31
	by the chief executive;	32

	(Passenger Transport) Act 1994 nominated by the chief executive of that department;	1 2
	(d) an employee of the local government of the local government area in which the precinct is located nominated by the chief executive officer of that local government;	3 4 5 6
	(e) a representative of a community organisation that provides relevant services in the precinct.	7 8 9
(3)	The commissioner, or a member of a consultative committee for a safe night precinct, must give the local board written notice of the membership of the committee as soon as practicable after either of the following happens—	10 11 12 13 14
	(a) the committee is established;	15
	(b) there is a change in the membership of the committee.	16 17
(4)	The members of a consultative committee for a safe night precinct need not meet other than when attending a meeting of the local board or its management committee.	18 19 20 21
Divisio	on 4 Rules of local boards	22
173NI Ir	nconsistent rules of local boards of no ect	23 24
	The rules of the local board for a safe night precinct are of no effect to the extent the rules are inconsistent with this division.	25 26 27
173NJ (	Objectives of local boards	28
	The objectives of the local board for a safe night precinct must include the following—	29 30

(a)	consumption of alcohol and minimise the risk of alcohol and drug-related harm and associated violence in the precinct, including, for example, by—	1 2 3 4 5
	(i) developing and implementing local initiatives; or	6 7
	(ii) making recommendations to the commissioner about relevant action the commissioner may take under this Act; and	8 9 10 11
(b)	to raise funds to deliver relevant initiatives in the precinct; and	12 13
(c)	to plan for, and manage, the precinct in a way that addresses the safety of the community and the precinct's amenity; and	14 15 16
(d)	to liaise with, and support, community organisations providing rest and recovery services in the precinct to people who have consumed alcohol or used drugs.	17 18 19 20
173NK Rules	s must limit membership of local board	21
prec	rules of the local board for a safe night inct must limit eligibility for membership of local board to only the following entities—	22 23 24
(a)	a licensee of licensed premises located in the precinct;	25 26
(b)	the owner or operator of other businesses located in the precinct;	27 28
(c)	an association that represents the interests of businesses located in the precinct including, for example, the local chamber of commerce;	29 30 31 32

	(d) a community organisation that provides relevant services in the precinct;	1 2
	(e) another class of person prescribed by regulation.	3 4
	Relevant licensee must be admitted as mber of local board	5 6
(1)	This section applies if a relevant licensee for a safe night precinct gives the local board for the precinct a written application for membership of the local board.	7 8 9 10
(2)	The local board's management committee must admit the relevant licensee (a <i>licensee member</i> ) as a member of the local board.	11 12 13
(3)	However, the local board's management committee may reject a relevant licensee's application for membership if—	14 15 16
	(a) the relevant licensee was previously a member of the local board; and	17 18
	(b) the licensee's previous membership was terminated by the management committee.	19 20
(4)	Before deciding to reject a membership application under subsection (3), the management committee must consider—	21 22 23
	(a) the grounds on which the relevant licensee's previous membership was terminated; and	24 25
	(b) any undertakings made by the licensee in relation to the application.	26 27
(5)	In this section, a reference to a relevant licensee for a safe night precinct includes an exempt licensee for the precinct given a notice under section 173NG(2) requiring the licensee to be a member of the board.	28 29 30 31 32

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173NM	No limit to other rules about membership	1
	Sections 173NK and 173NL do not prevent the rules of the local board for a safe night precinct providing for—	2 3 4
	(a) the requirements for applying for membership, including, for example, the payment of an application fee; or	5 6 7
	(b) membership fees.	8
	Local board must advise commissioner but licensee members	9 10
	At least once each quarter, or on the written request of the commissioner, the secretary of the local board for a safe night precinct must give the commissioner a list of the names of the following—	11 12 13 14 15
	(a) the licensee members of the board;	16
	(b) the applicants for membership of the board who, if admitted as members, would be licensee members of the board.	17 18 19
	Termination of licensee member's mbership	20 21
(1)	The membership of a licensee member of the local board for a safe night precinct may be terminated only under this section.	22 23 24
(2)	A local board's management committee may terminate the membership of a licensee member if the member—	25 26 27
	(a) is convicted of an indictable offence; or	28
	(b) has membership fees in arrears for at least 2 months; or	29 30

	(c) acts in a way that is contrary to the interests of the board.	1 2
(3)	Before the management committee terminates a licensee member's membership, the committee must—	3 4 5
	(a) give the member a written notice inviting the member to show, within a stated reasonable period, why the membership should not be terminated; and	6 7 8 9
	(b) consider any representations made by the member.	10 11
(4)	If the management committee decides to terminate the membership of a licensee member, the secretary of the committee must give the member written notice of the decision.	12 13 14 15
(5)	This section does not prevent the rules of the local board for a safe night precinct providing for—	16 17 18
	(a) a licensee member to resign from the local board; or	19 20
	(b) a licensee member whose membership is terminated under subsection (2) to appeal to the local board against the management committee's termination decision; or	21 22 23 24
	(c) a general meeting of the local board to decide an appeal mentioned in paragraph (b).	25 26 27
	Local board must invite consultative mmittee to meetings	28 29
(1)	The management committee of a local board for	30
	a safe night precinct must, by written notice (a	31
	meeting invitation), invite the members of the	32
	consultative committee for the precinct to attend	33

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	each meeting of the local board or management committee.	1 2
(2)	A meeting invitation must be given at least 12 days before the date of the meeting it relates to.	3 4
(3)	A member of a consultative committee attends a meeting of the local board or management committee for the purpose of providing assistance or advice relating to—	5 6 7 8
	(a) the objectives of the local board mentioned in section 173NJ; or	9 10
	(b) other matters related to the purposes of this part.	11 12
(4)	Each member of a consultative committee present at a meeting of the local board or management committee may act independently of the other members of the committee present at the meeting.	13 14 15 16 17
173NQ	Prescribed rules	18
(1)	A regulation may prescribe rules for a local board for a safe night precinct.	19 20
(2)	In recommending that the Governor in Council make the regulation, the Minister must be satisfied the rules are necessary to achieve the purposes of this part.	21 22 23 24
(3)	The rules of a local board for a safe night precinct—	25 26
	(a) are taken to include the prescribed rules; and	27
	(b) are of no effect to the extent they are inconsistent with the prescribed rules.	28 29
Omission of p	ts 6B and 6C	30
Parts 6B and 6C	<u></u>	31

Clause 76

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		omit.		1
Clause	77	Amendment of Section 174(5)—omit.	f s 174 (Investigators)	2 3 4
Clause	78	Insertion of ne		5
		After section 17	4—	6
		insert— <b>174AA</b>	Production or display of identity card	7 8
		(1)	In exercising a power in relation to a person in the person's presence, an investigator must—	9 10
			(a) produce the investigator's identity card for the person's inspection before exercising the power; or	11 12 13
			(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	14 15 16
		(2)	However, if it is not practicable to comply with subsection (1), the investigator must produce the identity card for the person's inspection at the first reasonable opportunity.	17 18 19 20
		(3)	For subsection (1), an investigator does not exercise a power in relation to a person only because the inspector has entered a place as mentioned in section 176(2)(c) or (d)(i).	21 22 23 24
		(4)	Also, subsections (1) and (2) do not apply to an investigator who, after entering a place as mentioned in section 176(2)(c) or (d)(i), exercises a power under section 178(1)(b), (d) or (e) at the place.	25 26 27 28 29

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			Example for subsection (4)—	1
			An investigator may enter licensed premises while the premises are open for the conduct of business and covertly film a thing in the place.	2 3 4
Clause	79	Amendment or relation to pla	of s 178 (General powers of investigator in	5 6
		Section 178(1)(	b), after 'examine,'—	7
		insert—		8
		rec	ord,	9
Clause	80	Amendment of	of s 235 (Regulation-making power)	10
		Section 235—		11
		insert—		12
		(4)	If a provision of this Act empowers a regulation to prescribe, for a particular purpose, a class of licence, licensee, licensed premises, permit, permittee or premises to which a permit relates, the regulation may prescribe a class by reference to any of the following—	13 14 15 16 17 18
			(a) a particular type of licence or permit;	19
			(b) the times at which liquor may be sold on premises under this Act;	20 21
			(c) the principal activity of a business conducted on licensed premises;	22 23
			(d) another appropriate matter.	24
Clause	81	Insertion of n	ew pt 12, div 16	25
		Part 12—		26
		insert—		27

Divisio	n 16	Transitional provisions for Safe Night Out Legislation Amendment Act 2014	1 2 3
319 Defi	nitions fo	or div 16	4
In th	is division	_	5
		g Act means the Safe Night Out on Amendment Act 2014.	6 7
		ement means the commencement of the in which the term is used.	8 9
		ticular applications for extended s approvals	10 11
(1)	applicatio	on applies to an extended trading hours on to which section 91 applied ely before the repeal of that section by ling Act.	12 13 14 15
(2)	On the rlapses.	repeal of section 91, the application	16 17
(3)	any fees	missioner must refund to the applicant paid to the chief executive by the under this Act for the application.	18 19 20
(4)	does not i	is not liable to pay compensation, and incur any other liability, for the lapsing dication under subsection (2).	21 22 23
(5)		n (2) does not affect the making of opplication under part 4, division 7.	24 25
321 Con	tinuing a	pplication of repealed s 94	26
in fo appl	orce imme	eal by the amending Act, section 94, as diately before the repeal, continues to natters to which it applied immediately eal.	27 28 29 30

	nsitional provision for subsidiary premises licence (entertainment)	1 2
(1)	This section applies to a subsidiary on-premises licence that, immediately before the commencement, was a current licence to which section 67AA applied.	3 4 5 6
(2)	From the commencement, the licence continues in force under this Act as a nightclub licence.	7 8
(3)	If the licensed premises do not have the toilet facilities required under section 83C(1), the licensee must ensure the facilities are installed in the licensed premises within 6 months after the commencement or any longer period allowed by the commissioner.	9 10 11 12 13 14
	nsitional provision for subsidiary premises licence (meals)	15 16
(1)	This section applies to an extended trading hours approval for a subsidiary on-premises licence (meals) that, immediately before the commencement, extended trading hours to include trading for a period after 1a.m.	17 18 19 20 21
(2)	Subject to this Act, the approval continues in force until 1 July 2015.	22 23
(3)	From 1 July 2015, if the approval is in force, it does not authorise trading for a period after 1a.m.	24 25
324 Civ	ril banning orders	26
(1)	On the commencement—	27
	(a) any current order ceases to have effect; and	28
	(b) any current proceeding ends.	29
(2)	In this section—	30
	current order means a civil banning order or interim civil banning order in force under	31 32

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				_	ealed part 6C immediately before the repeal of part by the amending Act.	1 2
				und dea	rent proceeding means a legal proceeding er repealed part 6C started but not finally lt with before the repeal of that part by the ending Act.	3 4 5 6
				_	pealed part 6C means part 6C as in force ore the commencement of this section.	7 8
	Part	8		An	nendment of Penalties and	9
				Se	ntences Act 1992	10
Clause	82	Act	t amended			1.
			This part ar	mend	s the Penalties and Sentences Act 1992.	12
Clause	83	Am	endment o	ofs4	(Definitions)	13
		(1)	Section 4, o	defini	tion <i>public place</i> —	14
			omit.			1.
		(2)	Section 4—	_		10
			insert—			1′
				_	scribed offence, for part 5, division 2, division 2, see section 108A.	18 19
				pub	lic place—	20
				(a)	for part 3B, see section 43G; or	2
				(b)	for part 5, division 2, subdivision 2, see section 108A.	22
Clause	84	Am	endment o	ofs9	(Sentencing guidelines)	24
		Sec	tion 9—			25

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		insert—  (9A) Voluntary intoxication of an offender by alcohol or drugs is not a mitigating factor for a court to have regard to in sentencing the offender.	1 2 3 4
Clause	85	Amendment of s 43G (Definitions for pt 3B)	5
		Section 43G—	6
		insert—	7
		police banning notice see the Police Powers and Responsibilities Act 2000, section 602B.	8 9
Clause	86	Amendment of s 43I (What is a banning order)	10
		(1) Section 43I(1), 'until a stated date'—	11
		omit, insert—	12
		for a stated period	13
		(2) Section 43I(1)(b), examples, third dot point, 'drink safe precinct'—	14 15
		omit, insert—	16
		safe night precinct	17
		(3) Section 43I(2)—	18
		omit.	19
Clause	87	Amendment of s 43J (Making a banning order)	20
		(1) Section 43J(3)(b)—	21
		omit, insert—	22
		(b) whether the offender is, or has been, subject to—	23 24
		(i) a special condition mentioned in the <i>Bail Act 1980</i> , section 11(3); or	25 26
		(ii) a police banning notice;	27

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	(2)	Section 43J	(4)—	1
		omit, insert	<u> </u>	2
		(4)	The court may impose any conditions it considers necessary on a banning order, including a condition that the offender report to a police station within 48 hours after the banning order is made to be photographed for an image to distribute to relevant persons under the <i>Police Powers and Responsibilities Act 2000</i> , chapter 19, part 5B.	3 4 5 6 7 8 9 10
		(4A)	Subsection (4B) applies if—	11
			(a) the court has regard to a police banning notice when considering whether to make the order; and	12 13 14
			(b) the notice is in effect when the court considers making the order.	15 16
		(4B)	The court must decide whether the police banning notice should be—	17 18
			(a) cancelled; or	19
			(b) amended and how it should be amended.	20
		(4C)	The banning order must state the court's decision under subsection (4B).	21 22
Clause 88			f s 43N (Commissioner may give copy of to licensee)	23 24
	(1)	Section 43N	N, heading, 'licensee'—	25
		omit, insert	_	26
		part	icular persons	27
	(2)	Section 43N	N(1)—	28
		insert—		29
			(e) the Commissioner for Liquor and Gaming under the <i>Gaming Machine Act 1991</i> ; or	30 31

		(f) an approved operator for an approved ID scanning system.	1 2
		(3) Section 43N(2)—	3
		insert—	4
		approved operator see the Liquor Act 1992, section 173EE.	5 6
		approved ID scanning system see the Liquor Act 1992, section 173EE.	7 8
Clause	89	Insertion of new pt 5, div 2, sdiv 1, hdg	9
		Part 5, after division 2 heading—	10
		insert—	11
		Subdivision 1 General	12
Clause	90	Amendment of s 106 (Offender to agree to making or amending of order)	13 14
		Section 106—	15
		insert—	16
		(2) Subsection (1) does not apply to a community service order required under section 108B.	17 18
Clause	91	Amendment of s 107 (Multiple offences)	19
		Section 107—	20
		insert—	21
		(6) This section applies subject to section 108C.	22
Clause	92	Insertion of new pt 5, div 2, sdiv 2	23
		After section 108—	24
		insert—	25

Subdivisi	on 2 Community service orders mandatory for particular offences	1 2 3
108A Defini	itions for sdiv 2	4
In this s	subdivision—	5
pre	escribed offence means an offence against—	6
(a)	any of the following provisions of the Criminal Code—	7 8
	(i) section 72;	9
	(ii) section 320;	10
	(iii) section 323;	11
	(iv) section 335;	12
	(v) section 339;	13
	(vi) section 340(1)(b) or (2AA); or	14
(b)	the <i>Police Powers and Responsibilities Act</i> 2000, section 790.	15 16
pul	blic place means—	17
(a)	a place, or part of a place, that the public is entitled to use, is open to members of the public or is used by the public, whether or not on payment of money; or	18 19 20 21
(b)	a place, or part of a place, the occupier of which allows, whether or not on payment of money, members of the public to enter.	22 23 24
108B When made	community service order must be	25 26
offe pul	is section applies if a court convicts an ender of a prescribed offence committed in a blic place while the offender was adversely ected by an intoxicating substance.	27 28 29 30

(2)	The court must make a community service order for the offender unless the court is satisfied that, because of any physical, intellectual or psychiatric disability of the offender, the offender is not capable of complying with the order.	1 2 3 4 5
(3)	Subsection (2) is subject to sections 121(4), 125(8) and 126(6B).	6 7
	ffect if offender is also subject to other lers	8 9
(1)	This section applies if—	10
	(a) under section 108B, a court makes a community service order (the <i>new order</i> ) for an offender; and	11 12 13
	(b) the offender is also subject to 1 or more other community service orders or graffiti removal orders (the <i>existing orders</i> ); and	14 15 16
	(c) the total number of hours of unperformed unpaid service under the new order and the existing orders is more than 240.	17 18 19
(2)	For subsection (3), the <i>excess amount</i> is the amount by which the total number of hours of unperformed unpaid service under the new order and the existing orders is more than 240.	20 21 22 23
(3)	Of the hours of service ordered to be performed under the new order, a number of hours equal to the excess amount must be performed concurrently with the unperformed community service under the existing orders.	24 25 26 27 28
	Example—	29
	Under section 108B, a court makes a community service order (the <i>new order</i> ) requiring an offender to perform 50 hours of service. The offender is also subject to other community service orders for which there are 220 hours of unperformed unpaid service. Of the hours of service to be performed under the new order 30 hours are to be served	30 31 32 33 34

		concurrently with the hours of unperformed unpaid service under the existing orders.	1 2
		108D Effect if offender is detained on remand or imprisoned	3 4
		(1) This section applies if—	5
		community service order for an offender;	6 7 8
		(b) during the period mentioned in section 103(2)(b) (the <i>period for performance</i> ), the offender is detained in custody on remand or is serving a term of imprisonment in a corrective services facility.	9 10 11 12 13
		(2) The community service order is suspended for the period the offender is detained or imprisoned.	14 15
		(3) The period for performance is extended by the period the offender is detained or imprisoned.	16 17
Clause	93	Amendment of s 120 (Amendment and revocation of community based order other than graffiti removal order)	18 19
		(1) Section 120, heading—	20
		omit, insert—	21
		120 Amendment and revocation of community based orders generally	22 23
		(2) Section 120(1), 'a graffiti removal order'—	24
		omit, insert—	25
		an order to which section 120A applies	26
Clause	94	Replacement of s 120A (Amendment and revocation of graffiti removal order)	27 28
		Section 120A—	29
		omit, insert—	30

			mendment and revocation of s 108B nmunity service order or graffiti removal er	1 2 3
		(1)	This section applies to—	4
			(a) a community service order made under section 108B; or	5 6
			(b) a graffiti removal order.	7
		(2)	The court that made the order may, on application under this division, amend or revoke the order if the court is satisfied that, because of any physical, intellectual or psychiatric disability of the offender, the offender is not capable of complying with the order.	8 9 10 11 12 13
		(3)	If a court other than the court that imposed the order amends or revokes the order, the first court must notify the original court of the amendment or revocation.	14 15 16 17
Clause	95	Amendment o revocation of	f s 121 (Offender may be re-sentenced on order)	18 19
		Section 121—		20
		insert—		21
		(4)	If the community based order mentioned in subsection (1) is a community service order made under section 108B, the court need not, but may, when re-sentencing the offender for the offence for which the order was made, make another community service order.	22 23 24 25 26 27
Clause	96		f s 125 (Powers of Magistrates Court that der of offence against s 123(1))	28 29
		Section 125—		30

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		(8)	If the offence mentioned in subsection (1) relates to a community service order made under section 108B, the court, in taking action under subsection (4)(a), need not, but may, make another community service order.	4
Clause	97		f s 126 (Powers of Supreme Court or to deal with offender)	6
		Section 126—	,	8
		insert—		ç
		(6B)	If the community based order mentioned in subsection (1) is a community service order made under section 108B, the court, in taking action under subsection (4), need not, but may, make another community service order.	1 1 1 1
lause	98	Amendment of	fs 160A (Application of ss 160B–160D)	
		Section 160A (4)	), examples, first dot point—	1
		omit, insert—		1
			<ul> <li>Criminal Code, sections 302A(5) and (6) and 305(2) and (4)</li> </ul>	1
lause	99	Amendment of	f s 171 (Review—periodic)	2
		Section 171(2)(c	)—	2
		omit, insert—		2
			(c) if the offender's nominal sentence is a term of imprisonment other than life for an offence against the Criminal Code, section 302A—the lesser of the following—	
			(i) 80% of the offender's nominal sentence;	2
			(ii) 15 years; or	2

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		(d) other sente	rwise—50% of the offender's nominal ence.
Clause	100	Insertion of new pt 14, o	div 11
		insert—	
		Division 11	Transitional provisions for Safe Night Out Legislation Amendment Act 2014
		236 Sentencing of	guidelines
		if the offender commencement committed, or	applies to the sentencing of an offender is convicted of the offence after the it of this section, even if the offence was the offender was charged with the the commencement of this section.
		237 Banning ord	ers
		as amended <i>Amendment Ac</i> the offence af even if the offe	hake a banning order under section 43I, by the <i>Safe Night Out Legislation</i> at 2014, if the offender is convicted of the ter the commencement of this section, nice was committed, or the offender was the offence, before the commencement
		238 Community s 108B	service orders required under s
			does not apply to an offence committed mencement of that section.
use	101	Amendment of sch 2 (C	ualifying offences)
		Schedule 2, entry for the C	riminal Code—

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		insert—	1
	302A	Unlawful striking causing death	
	Part	9 Amendment of Police Powers and Responsibilities Act 2000	2 3
Clause	102	Act amended	4
		This part amends the <i>Police Powers and Responsibilities Act</i> 2000.	5 6
Clause	103	Amendment of s 34 (Definitions for pt 3)	7
		Section 34, definition licensed premises—	8
		omit.	9
Clause	104	Amendment of s 41 (Prescribed circumstances for requiring name and address)  Section 41—	10 11 12
		insert—	13
		<ul> <li>(m) a police officer is detaining a person for transport or admission to a sober safe centre, or a person has been admitted to, and is in custody at, a sober safe centre under chapter 14, part 5, division 2;</li> <li>(n) a police officer is about to give or is giving a person a police banning notice under chapter 19, part 5A.</li> </ul>	14 15 16 17 18 19 20 21
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Clause	105	Amendment of s 42 (Power for age-related offences and for particular motor vehicle related purposes)	1 2
		Section 42(1)(c)—	3
		insert—	4
		(vii) detaining a person for transport or admission to a sober safe centre under chapter 14, part 5, division 2;	5 6 7
		(viii)giving a person a police banning notice under chapter 19, part 5A.	8 9
Clause	106	Amendment of s 44 (Application of pt 5)	10
		Section 44(a), after 'places'—	11
		insert—	12
		, including a public place in a safe night precinct	13
Clause	107	Amendment of s 46 (When power applies to behaviour)	14
		(1) Section 46(2), 'place, subsection (1)'—	15
		omit, insert—	16
		place, other than a public place in a safe night precinct, subsection (1)	17 18
		(2) Section 46—	19
		insert—	20
		(2A) If the regulated place is a public place in a safe night precinct, subsection (1) applies in relation to a person at or near the public place only if the person's behaviour has or had the effect mentioned in subsections (1)(a), (b), (c) or (d) in any public place located in the safe night precinct.	21 22 23 24 25 26 27

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Clause	108		nendment d esence)	of s 47 (When power applies to a person's	1 2
		(1)	Section 47	(2), 'place, subsection (1)'—	3
			omit, inser	<i>t</i> —	4
			_	ce, other than a public place in a safe night cinct, subsection (1)	5 6
		(2)	Section 47	_	7
			insert—		8
			(2A)	If the regulated place is a public place in a safe night precinct, subsection (1) applies in relation to a person at or near the place only if the person's presence has or had the effect mentioned in subsections (1)(a), (b) or (c) in any public place located in the safe night precinct.	9 10 11 12 13 14
Clause	109	Am	nendment o	of s 53BC (What is <i>out-of-control conduct</i> )	15
		Sec	tion 53BC(l	), 'drunk'—	16
		omi	it, insert—		17
			into	oxicated	18
Clause	110			of s 378 (Additional case when arrest for n a public place may be discontinued)	19 20
		(1)	Section 37	8, 'drunk'—	21
			omit, inser	<i>t</i> —	22
			into	oxicated	23
		(2)	Section 37	8(3)—	24
			insert—		25
			(c)	section 390E applies in relation to the circumstances of the person's arrest and the person should be detained and transported to a sober safe centre under chapter 14, part 5, division 2.	26 27 28 29 30

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Clause	111	Insertion of n	ew s	378	A	1
		After section 37	78—			2
		insert—				3
		dis			case when arrest may be d to take person to sober safe	4 5 6
		(1)	This	s sect	tion applies if—	7
			(a)	a pe	erson is arrested for—	8
				(i)	being intoxicated in a public place; or	9
				(ii)	a nuisance offence; and	10
			(b)	a po	olice officer is satisfied—	11
				(i)	section 390E applies in relation to the circumstances of the person's arrest; and	12 13 14
				(ii)	it is more appropriate for the person to be detained and transported to a sober safe centre under chapter 14, part 5, division 2.	15 16 17 18
		(2)	tran		ce officer may discontinue the arrest to t the person to a sober safe centre under ion.	19 20 21
Clause	112	Insertion of n	ew cl	h 14,	, pt 5, div 1 hdg	22
		Chapter 14, par	t 5, be	efore	section 382—	23
		insert—				24
		Divisi	on 1		General provisions	25
Clause	113	Insertion of n	ew cl	h 14,	, pt 5, div 2	26
		Chapter 14, par	t 5—			27
		insert—				28

Division 2	Sober Safe Centre Trial	1
Subdivision 1	Preliminary	2
390A Definitions	for div 2	3
In this division	n—	4
means a	fficer, in relation to a sober safe centre, watch-house officer or police officer, g a manager, performing duties at the	5 6 7 8
health ca	are professional means a person who—	9
(a) is a	nurse; or	10
(b) has	a qualification prescribed by regulation.	11
0	r, of a sober safe centre, means a police or the time being in charge of the centre.	12 13
centre, m	ed safe night precinct, for a sober safe neans a safe night precinct prescribed by n for the centre.	14 15 16
capable o	ble person means a person who is of taking care of a person admitted to a de centre under this division, including—	17 18 19
(a) an a	dult relative or friend of the person; or	20
or c	employee of an entity that has provided can provide welfare, or drug or alcohol abilitation, services to the person.	21 22 23
390B Additional	powers	24
under this di	f a police officer or watch-house officer avision are additional to, and are not be powers the officer otherwise has under other Act.	25 26 27 28

		eation of particular watch-house ons to sober safe centres	1 2		
(1)	(1) Chapter 21, part 1, other than sections 650, 651 and 659, applies to the administration of a sober safe centre to the extent necessary to enable a centre officer who is a watch-house officer at the centre to—				
	(a)	administer the centre; and	8		
	(b)	perform a function, or exercise a power, of the officer under this division.	9 10		
	Note	<u> </u>	11		
		chapter 21, part 1 deals with the administration of vatch-houses.	12 13		
(2)		subsection (1), a reference in an applied vision of chapter 21, part 1 to—	14 15		
	(a)	a watch-house is taken to be a reference to a sober safe centre; and	16 17		
	(b)	a person in custody at a watch-house is taken to be a reference to a person admitted to, and in custody at, a sober safe centre; and	18 19 20		
	(c)	the watch-house manager for a watch-house is taken to be a reference to the centre manager for a sober safe centre; and	21 22 23		
	(d)	that part is taken to be a reference to this division.	24 25		
390D A <sub>l</sub>	pplic	eation of division	26		
Thi	s divi	sion applies only to an adult person.	27		

Subdi	vision 2	Power to take intoxicated person to sober safe centre	1 2 3
	ower to de rson	tain and transport intoxicated	4 5
(1)	This section	on applies if—	6
		ice officer reasonably suspects a person oxicated; and	7 8
		erson is behaving in a way the police er reasonably suspects—	9 10
	(i)	constitutes a nuisance offence; or	11
		poses a risk of physical harm to the person, or another person; and	12 13
	in a p	ehaviour mentioned in paragraph (b) is bublic place located in a prescribed safe precinct for a sober safe centre.	14 15 16
(2)		e officer may detain and transport the the sober safe centre.	17 18
(3)	officer rea	this section does not apply if a police asonably suspects the behaviour of the astitutes an offence other than—	19 20 21
	(a) a nuis	sance offence; or	22
	2005	fence under the <i>Summary Offences Act</i> , section 10 for being intoxicated in a c place.	23 24 25

Subdivision	on 3	Procedures for transporting and admitting person to sober safe centre	1 2 3 4
390F Inform	ation	to be given to person	5
detained admitted	under to the	easonably practicable after a person is a section 390E, and before the person is e sober safe centre, a police officer must the following—	6 7 8 9
(a)	-	person is being detained and transported e centre;	10 11
(b)	_	person must be assessed by a health care essional before being admitted to the re;	12 13 14
(c)	if ad	mitted to the centre—	15
	(i)	the person may be detained for a maximum of 8 hours; and	16 17
	(ii)	the person and the person's belongings may be searched; and	18 19
	(iii)	the person's belongings may be seized and kept in safe custody while the person is detained; and	20 21 22
	(iv)	the person must pay a cost recovery charge for being detained in the centre; and	23 24 25
	(v)	the rates of the cost recovery charge;	26
	Note-	_	27
		napter 16 deals with search powers for persons custody.	28 29
(d)	the p	person may be released if—	30
	(i)	8 hours has elapsed since the person was admitted; or	31 32

	(ii)	the manager of the centre decides—	1
		(A) the person is no longer intoxicated, after considering an assessment of the person made by a health care professional at least 4 hours after the person is admitted to the centre; or	2 3 4 5 6 7
		(B) to release the person to a responsible person to take the person to a place of safety.	8 9 10
390G As	ssessme ore admi:	ent by health care professional ission	11 12
(1)	a health of and give centre ab	the person arrives at the sober safe centre, care professional must assess the person a recommendation to the manager of the bout whether, in the reasonable opinion of of essional—	13 14 15 16 17
	(a) the p	person is intoxicated; and	18
	. ,	re are any health reasons why the person uld not be admitted to the centre.	19 20
(2)	care prof health re admitted person sh	limiting subsection (1)(b), the health fessional may recommend that there are easons why the person should not be to the sober safe centre because the hould receive urgent medical treatment at priate medical facility.	21 22 23 24 25 26
(3)	and decid	nager must consider the recommendation de whether or not to admit the person to r safe centre.	27 28 29
(4)		nager must not admit the person if the reasonably suspects the person is not ted.	30 31 32

Subdi	vision 4 Custody at a sober safe centre	1 2
	admission to, and custody at, sober safe ntre	3 4
(1)	A person admitted to a sober safe centre is in the custody of the manager of the centre from when the person is admitted until the person is released from custody under this subdivision.	5 6 7 8
(2)	The manager must give the person a reasonable opportunity to contact a responsible person as soon as reasonably practicable after the person is admitted to the centre.	9 10 11 12
	ssessment by health care professional after nours	13 14
(1)	As soon as reasonably practicable after a person has been in custody at a sober safe centre for 4 hours, the manager of the centre must arrange for the person to be assessed by a health care professional.	15 16 17 18 19
(2)	The health care professional must assess the person and give a recommendation to the manager of the sober safe centre about whether the person, in the reasonable opinion of the professional—	20 21 22 23 24
	(a) continues to be intoxicated; and	25
	(b) may be released, either independently or into the care of a responsible person.	26 27
(3)	The manager must consider the recommendation and decide whether or not to release the person from custody, either—	28 29 30
	(a) independently; or	31

	(b) into the care of a responsible person to take the person being released to a place of safety.	1 2 3
390J M	aximum custody of 8 hours	4
	A person must not be held in custody at a sober safe centre for longer than 8 hours.	5 6
390K M	lonitoring while at sober safe centre	7
(1)	The manager of a sober safe centre must ensure the health and wellbeing of each person in custody at the centre is regularly monitored.	8 9 10
(2)	If, at any time while a person is in custody at the sober safe centre, a health care professional or centre officer at the centre reasonably believes the person requires urgent medical treatment, the professional or officer must arrange for the person to be transported to an appropriate medical facility for the treatment.	11 12 13 14 15 16 17
390L R	elease from sober safe centre	18
(1)	A manager of a sober safe centre may release a person from custody at the centre—	19 20
	(a) if the manager reasonably suspects, taking into account the recommendation of a health care professional given under section 390I, the person is no longer intoxicated—independently; or	21 22 23 24 25
	(b) if the manager has arranged for a responsible person to take the person to a place of safety—into the care of the responsible person; or	26 27 28 29

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	(c) if a police officer requires the person for a lawful purpose—to the custody of the police officer; or	1 2 3
	(d) otherwise—if the person has been held in custody at the centre for 8 hours.	4 5
(2)	A health care professional or centre officer acting under section 390K(2) may release a person from the sober safe centre without the approval of the manager.	6 7 8 9
Subdiv	vision 5 Cost recovery charge	10
390M C	harge for custody at sober safe centre	11
(1)	A person who is admitted to a sober safe centre is liable to pay the commissioner the following amount (a <i>cost recovery charge</i> )—	12 13 14
	(a) if it is the first time the person has been admitted to a sober safe centre—an amount equal to 2 penalty units; or	15 16 17
	(b) otherwise, the total of—	18
	(i) an amount equal to 2 penalty units; and	19
	(ii) an amount equal to 1 penalty unit multiplied by the number of times the person has previously been admitted to a sober safe centre, up to a maximum of 6 times.	20 21 22 23 24
	Example—	25
	If a person is admitted to a sober safe centre for a third time, the person is liable to pay a cost recovery charge of 4 penalty units.	26 27 28
(2)	Subsection (1) applies regardless of the period of time the person has been held in custody at the sober safe centre.	29 30 31

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(3)	Before the person is released from the sober safe centre, the manager of the centre must give the person a notice in the approved form.	1 2 3
(4)	The notice must state—	4
	(a) the amount of the cost recovery charge; and	5
	(b) the cost recovery charge must be paid within 28 days after the day the person was admitted to the sober safe centre.	6 7 8
390N R	Recovery of charge	9
(1)	This section applies if a person who is given a notice under section 390M(3) does not pay the cost recovery charge stated in the notice to the commissioner within the period mentioned in the notice.	10 11 12 13
(2)	The commissioner may give particulars of the unpaid amount of the cost recovery charge to the registrar under the <i>State Penalties Enforcement Act 1999</i> for registration under that Act as if—	15 16 17 18
	(a) the commissioner were the registrar of a court; and	19 20
	(b) the particulars were particulars of a fine imposed by a court and the amount of the fine was unpaid after the time allowed by the court for payment.	21 22 23 24
(3)	The registrar must register the particulars under the <i>State Penalties Enforcement Act 1999</i> , section 34.	25 26 27

Subdiv	vision 6 Miscellaneous	1
	ower for health care professional to use sonable force	2 3
fund	en performing, or attempting to perform, a ction under this division in relation to a person, a lth care professional—	4 5 6
	(a) is not required to seek the consent of the person; and	7 8
	(b) may use reasonably necessary force against the person.	9 10
	Note—	11
	See also section 390C applying particular provisions of chapter 21, part 1 to this division. Section 652 deals with the power of a watch-house officer to use force.	12 13 14
	rotection from liability for acts or omissions nealth care professional	15 16
(1)	A health care professional is not civilly liable for an act done, or omission made, honestly and without negligence under this division.	17 18 19
(2)	If subsection (1) prevents a civil liability attaching to an official, the liability attaches instead to the State.	20 21 22
(3)	This section does not prevent the State or the health care professional from relying on another provision of an Act to limit civil liability.	23 24 25
	of s 394 (Duty of police officer receiving rson arrested for offence)	26 27
Section 394(2)(c	e), 'drunk'—	28
omit, insert—		29
into	oxicated	30

Clause 114

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Clause	115	Amendment of person)	of s 415 (When does this part apply to a	1 2
		Section 415—		3
		insert—		4
		(3)	Also, nothing in this part prevents a police officer exercising a power under chapter 18A, including under the Road Use Management Act, section 80, as it applies under the chapter.	5 6 7 8
			Note—	9
			Chapter 18A applies the Road Use Management Act, section 80 for breath, saliva, blood and urine testing of persons suspected of committing particular assault offences.	10 11 12 13
Clause	116	Amendment of	of s 442 (Application of ch 16)	14
		Section 442—		15
		insert—		16
			(ca) is detained for transport to, or is admitted to, a sober safe centre under chapter 14, part 5, division 2; or	17 18 19
			(cb) is detained for the purposes of testing under chapter 18A; or	20 21
Clause	117	Insertion of n	ew ch 18A	22
		After section 54	48—	23
		insert—		24

Chapter 18ABreath, saliva, blood and urine testing of persons suspected of committing particular assault offences		
Part 1	Preliminary	7
548A Purpose	s of ch 18A	8
following th	ses of this chapter are to allow for the hings to happen, by applying the Road Use nt Act, section 80 to the extent provided for tter—	9 10 11 12
b	ne taking of specimens of breath, saliva, lood and urine from persons suspected of committing a relevant assault offence; and	13 14 15
(b) th	ne testing of the specimens; and	16
e	ne production of certificates for use as vidence in proceedings for relevant assault ffences.	17 18 19
Note—		20
Sente apply relev while	Criminal Code, chapter 35A and the <i>Penalties and</i> ences Act 1992, part 5, division 2, subdivision 2, y to the sentencing of offenders convicted of rant assault offences committed in a public place e the offender was adversely affected by an cicating substance.	21 22 23 24 25 26
548B Interpret	ation provision for ch 18A	27
(1) In this	chapter—	28

	<i>relevant assault offence</i> means any of the following offences under the Criminal Code—	1 2
	(a) grievous bodily harm under section 320;	3
	(b) wounding under section 323;	4
	(c) serious assault of a police officer under section 340(1)(b), with the circumstance of aggravation mentioned in section 340(1), penalty, paragraph (a);	5 6 7 8
	(d) serious assault of a public officer under section 340(2AA), with the circumstance of aggravation mentioned in section 340(2AA), penalty, paragraph (a).	9 10 11 12
(2)	A reference in this chapter to section 80, or a subsection of section 80, is a reference to the Road Use Management Act, section 80, or a subsection of the section.	13 14 15 16
(3)	Words and expressions used in this chapter, to the extent the context permits, have the same meaning as they have for section 80.	17 18 19
Part 2	Application of s 80	20
	erson suspected of committing relevant ault offence	21 22
(1)	This section applies if a police officer—	23
	(a) finds a person the officer reasonably suspects is committing, or has within the preceding 3 hours committed, a relevant assault offence; and	24 25 26 27
	(b) reasonably suspects—	28
	(i) the person is intoxicated; and	29

	(ii) the relevant assault offence is being committed, or was committed, in a public place.	1 2 3
(2)	A police officer may make a requirement under section 80(2) in relation to the person as if they were a person to whom section 80(2) applies.	4 5 6
548D P	erson arrested for relevant assault offence	7
(1)	This section applies if a police officer—	8
	(a) has arrested a person for committing a relevant assault offence; and	9 10
	(b) reasonably suspects—	11
	(i) the person is intoxicated; and	12
	(ii) the relevant assault offence was committed in a public place.	13 14
(2)	A police officer may make a requirement under section 80(8) in relation to the person as if they were a person to whom section 80(8) applies.	15 16 17
548E A	pplication of s 80	18
(1)	For sections 548C and 548D, section 80, other than subsections (2A), (11), (11A), (22) to (22D), (24) and (24A), applies in relation to the person.	19 20 21
(2)	For applying section 80, the following apply—	22
	(a) a matter or thing prescribed by regulation for section 80 is taken to also be prescribed by the regulation for the purposes of section 80 as applied under this chapter;	23 24 25 26
	(b) a reference in section 80(6)(aa) to a person to whom section 79(2A), (2B), (2D), (2J), (2K) or (2L) refers is taken to be a reference to a person mentioned in section 548C:	27 28 29 30

(c)	sect	eference to an offence mentioned in ion 80(8) is taken to be a reference to a vant assault offence;	1 2 3
(d)	in s	ference to an offence against section 79 ection 80(16L) and (30) is taken to be a rence to a relevant assault offence;	4 5 6
(e)	heal to a be prof office spece	equirement under section 80(10C) for a leth care professional to give a specimen person as soon as practicable is taken to a requirement for the health care fessional to give the specimen to a police cer, and for the officer to give the cimen to the person, as soon as eticable;	7 8 9 10 11 12 13 14
(f)	heal to a the spec	equirement under section 80(20A) for a lith care professional to give a specimen person is taken to be a requirement for health care professional to give the cimen to a police officer, and for the cer to give the specimen to the person, as in as practicable;	15 16 17 18 19 20 21
(g)	a re	ference in section 80 to—	22
	(i)	a subsection of the section is taken to be a reference to the subsection as applied by this section; and	23 24 25
	(ii)	a requirement made by a police officer under—	26 27
		(A) subsection (2) is taken to be a reference to a requirement made by a police officer under the subsection as applied by section 548C; or	28 29 30 31 32
		(B) subsection (8) is taken to be a reference to a requirement made by a police officer under the subsection as applied by section	33 34 35 1

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	548D.	,
	Part 3 Miscellaneous	,
	548F Relationship with other provisions and Acts  The powers of a police officer under section 80, a applied under this chapter, are additional to, and an not limited by, the powers the officer otherwise has under this Act or another Act.	e
118	Insertion of new ch 19, pts 5A and 5B  Chapter 19—  insert—  Part 5A Police banning notices  Division 1 Preliminary	9
	In this part—  ending time, for an initial police banning notice means the day and time the notice stops having effect under section 602D.  extended police banning notice see section 602F(2).	g
	<ul> <li>initial police banning notice see section 602C(1).</li> <li>police banning notice see section 602B.</li> <li>relevant public place means each of the following— <ul> <li>(a) licensed premises;</li> </ul> </li> </ul>	ie
	(b) a public place in a safe night precinct;	

	(c)	a public place at which an event is being held and liquor is being sold for consumption.	
	_	pondent, for a police banning notice, means person named in the notice.	5 6
		rting time, for an initial police banning notice, section 602D(a).	7 8
602B W	/hat i	is a police banning notice	9
(1)	prol	hibits a stated person from doing, or empting to do, any of the following—	
	(a)	entering or remaining in stated licensed premises or a stated class of licensed premises;	
	(b)	entering or remaining in a public place located in a safe night precinct;	16 17
	(c)	attending or remaining at a stated event, being held in a public place, at which liquor will be sold for consumption;	
	(d)	entering or remaining in a stated area that is designated by its reasonable distance from, or location in relation to—	
		(i) premises mentioned in paragraph (a); or	24 25
		(ii) a public place mentioned in paragraph (b); or	26 27
		(iii) an event mentioned in paragraph (c).	28
(2)	fron	police banning notice may prohibit a person m doing a thing mentioned in subsection (1) ing stated days or at stated times.	29 30 31

Divisio	n 2	Initial police banning notice	1 2
602C Pc	olice	officer may give initial notice	3
(1)	_	olice officer may give a police banning notice <i>initial police banning notice</i> ) to an adult.	4 5
(2)	the poli	ore giving the initial police banning notice, police officer must obtain the approval of a ce officer of at least the rank of sergeant, ess the police officer giving the notice has that c.	6 7 8 9 10
(3)	ban und reas	e police officer giving the initial police ning notice or, if an approval is required er subsection (2), the approval, must be sonably satisfied that giving the notice is essary because—	11 12 13 14 15
	(a)	the respondent has behaved in a disorderly, offensive, threatening or violent way; and	16 17
	(b)	the respondent's behaviour was at, or in the vicinity of, a relevant public place; and	18 19
	(c)	the person's ongoing presence, or presence in the immediate future, at the relevant public place and any other place stated in the notice, poses an unacceptable risk of—	20 21 22 23
		(i) causing violence at the places; or	24
		(ii) impacting on the safety of other persons attending the places; or	25 26
		(iii) disrupting or interfering with the peaceful passage, or reasonable enjoyment of other persons, at the places.	27 28 29 30
(4)		approval mentioned in subsection (2) may be ght and given verbally including for	31

		in person or by telephone, radio, or other similar facility.	1 2
602D Duration	on o	f initial notice	3
An initia	l poli	ce banning notice has effect—	4
(a)	noti	the day and time (the <i>starting time</i> ) the ce is personally served on the ondent by a police officer; and	5 6 7
(b)	unti	<u> </u>	8
	(i)	if the notice applies to a stated event—the day and time the event ends; or	9 10 11
	(ii)	otherwise—the day and time that is 10 days after the starting time.	12 13
602E Notice	to b	e explained	14
police of	ficer	g an initial police banning notice, the giving the notice must explain, or cause d, to the respondent—	15 16 17
(a)	the	duration and effect of the notice; and	18
(b)		consequences of contravening the ce; and	19 20
(c)	give	extended police banning notice may be n, or the initial police banning notice be cancelled, under division 3; and	21 22 23
(d)		respondent may apply to the missioner to amend or cancel the notice er division 5.	24 25 26

Divisio	on 3 Extension or cancellation of initial police banning notice by police officer	1 2 3
602F E	xtended police banning notice	4
(1)	This section applies if an initial police banning notice has been given to the respondent for the notice.	5 6 7
(2)	A police officer of at least the rank of senior sergeant may decide, on the officer's own initiative, to make 1 or more of the changes mentioned in subsection (3) to the initial police banning notice by giving the respondent a new police banning notice (an <i>extended police banning notice</i> ).	8 9 10 11 12 13
(3)	For subsection (2), the changes are the following—  (a) extend the duration of the initial police banning notice to a day and time no later than 3 months after the starting time of the initial police banning notice;	15 16 17 18 19 20
	(b) state additional relevant public places;	21
	(c) state additional days or times for the purposes of section 602B(2).	22 23
(4)	Before making a decision under subsection (2), the police officer must be reasonably satisfied giving the extended police banning notice is necessary after considering the following matters—	24 25 26 27 28
	(a) the respondent's behaviour (the <i>relevant behaviour</i> ) that led to the respondent being given the initial police banning notice;	29 30 31
	(b) whether the respondent has been charged with an offence, a proceeding has been	32 33

		nmenced, or an infringement notice has n issued, in relation to—	1 2
	(i)	the relevant behaviour; or	3
	(ii)	other behaviour of the respondent that the officer reasonably considers is similar to the relevant behaviour or involves violence to a person or property;	4 5 6 7 8
(c)		ether the respondent is, or previously has n, subject to—	9 10
	(i)	a court banning order made under the <i>Penalties and Sentences Act 1992</i> , part 3B; or	11 12 13
	(ii)	a special condition mentioned in the <i>Bail Act 1980</i> , section 11(3);	14 15
(d)	rece	ether the respondent has previously eived a police banning notice, other than otice that has been cancelled;	16 17 18
(e)		ether the respondent has previously been uned in a sober safe centre;	19 20
(f)	guil reas whi	ether the respondent has been found ty for an offence, if the officer conably considers the circumstances in the offence was committed are ilar to the relevant behaviour or involved ence to a person or property;	21 22 23 24 25 26
(g)	the poli	respondent's personal circumstances and likely effect of giving the extended ce banning notice on those umstances;	27 28 29 30
(h)		er matters the officer reasonably siders are related to the relevant aviour.	31 32 33
		t, the police officer may decide to give an police banning notice only if the	34 35

(5)

	(c)	the day and time the notice ends;	29
	(b)	for the notice; the day and time the notice starts;	27 28
-		banning notice must be in the approved form the following— the name and date of birth of the respondent	24 25 26
		of notice	23
Divisio	n 4	General provisions about notices	21 22
	(b)	the notice is causing, or will cause, undue hardship to the respondent or a member of the respondent's family.	18 19 20
	(a)	the notice should not have been given to the respondent; or	16 17
(2)	the havi	pre making a decision under subsection (1), police officer must be reasonably satisfied, ng regard to the circumstances in which the al police banning notice was given that—	12 13 14 15
(1)	A p	olice officer of at least the rank of senior eant may decide, at any time and on the cer's own initiative, to cancel an initial police ning notice.	8 9 10 11
602G Ca	ance	llation of initial police banning notice	7
(6)	The resp also	sion is made at least 3 days before the ending for the initial police banning notice. police officer must, when giving the ondent the extended police banning notice, give written notice of the officer's reasons the decision.	1 2 3 4 5 6

	(d)	the acts that are prohibited by the notice;	1
	(e)	that an extended police banning notice may be given, or an initial police banning notice may be cancelled by a police officer, under division 3;	2 3 4 5
	(f)	that a respondent may apply to the commissioner to amend or cancel the notice and the process for seeking amendment or cancellation;	6 7 8 9
	(g)	that it is an offence to contravene the notice;	10
	(h)	that a police officer may detain and photograph the respondent;	11 12
	(i)	that an image of the respondent may be attached to the notice and distributed under chapter 19, part 5B.	13 14 15
602I Wr	itten	record for notices	16
(1)	Thi	s section applies to a police officer who—	17
	(a)	approves the giving of an initial police banning notice; or	18 19
	(b)	gives an extended police banning notice.	20
(2)		police officer must make a written record of following—	21 22
	(a)	the officer's decision to approve or give the police banning notice;	23 24
	(b)	the reason for the officer's decision;	25
	(c)	the date and time of the decision;	26
	(d)	the officer's name, rank, registered number and station.	27 28
(3)	mer	wever, a police banning notice is not invalid rely because the approval is not in writing, if police officer makes the written record as	29 30 31

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	required under subsection (2) at the first reasonable opportunity after the notice is given.	1 2
602J Ac	etions not prohibited by notice	3
	Despite section 602B, a police banning notice does not prohibit the respondent for the notice from entering or remaining in the respondent's residence, place of employment or place of education.	4 5 6 7 8
	mendment or cancellation if court banning er made	9 10
(1)	This section applies if the commissioner receives a court banning order—	11 12
	(a) for a person who is the respondent named in a police banning notice; and	13 14
	(b) that states the court's decision about the cancellation or amendment of the notice.	15 16
	Note—	17
	A proper officer of a court must give a copy of a banning order to the commissioner under the <i>Penalties and Sentences Act 1992</i> , section 43M.	18 19 20
(2)	The commissioner must ensure that, as soon as practicable, but not more than 2 business days after receiving the banning order, the police banning notice is—	21 22 23 24
	(a) cancelled; or	25
	(b) amended in the way decided by the court.	26
(3)	The commissioner must give the respondent a written notice stating the police banning notice has been amended or cancelled.	27 28 29
(4)	In this section—	30

	court banning order means a banning order made under the <i>Penalties and Sentences Act</i> 1992, part 3B, for a person by a court.	1 2 3
	rocedure if police banning notice amended cancelled	4 5
(1)	This section applies if the commissioner (the <i>decision-maker</i> ) decides to amend or cancel, or a police officer (also the <i>decision-maker</i> ) decides to cancel, a police banning notice under this part.	6 7 8 9
	Note—	10
	For cancellation of a police banning notice by a police officer, see division 3. For amendment or cancellation of a police banning notice on application by the respondent, see division 5.	11 12 13 14
(2)	The decision-maker must, as soon as reasonably practicable, give the respondent named in the police banning notice—	15 16 17
	(a) if the decision-maker decides to amend the notice—a new police banning notice that includes the changes decided by the decision-maker; and	18 19 20 21
	(b) if the decision-maker decides to cancel the notice—a written statement stating the notice has been cancelled and the day and time of the cancellation.	22 23 24 25
(3)	Subsection (4) applies if an amended or cancelled police banning notice has, before the amendment or cancellation, been distributed to a person by a police officer under section 602U.	26 27 28 29
(4)	The decision-maker must ensure the person is notified of the cancellation or amendment of the police banning notice.	30 31 32
	Note—	33
	Section 602W requires the person to destroy a police banning notice in particular circumstances.	34 35

<b>602M E</b> A	ffect of cancellation of notice police banning notice cancelled by the	1
con	nmissioner or a police officer has no effect nediately after it is cancelled.	2 3 4
Divisio	on 5 Review of notices	5
602N In	ternal review for police banning notices	6
(1)	A respondent for a police banning notice may apply, in the approved form, to the commissioner to amend or cancel the notice—	7 8 9
	(a) if the application relates to an initial police banning notice—within 5 days after the starting time of the notice; or	10 11 12
	(b) otherwise—at any time.	13
(2)	Without limiting subsection (1), the respondent may apply to the commissioner on the ground that the police banning notice—	14 15 16
	(a) prevents the respondent from entering, remaining in, or using a mode of transport to travel to, the respondent's residence, place of employment or place of education; or	17 18 19 20
	(b) is causing, or will cause, undue hardship to the respondent or a member of the respondent's family.	21 22 23
(3)	The respondent must give the commissioner sufficient information with the application to enable the commissioner to decide the application.	24 25 26 27
602O C	ommissioner's decision about notices	28
(1)	The commissioner must decide an application made under section 602N—	29

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	(a) as soon as reasonably practicable; and	1
	(b) if the application relates to an extended police banning notice—no later than 5 business days after receiving the application.	2 3 4 5
(2)	If the application relates to an extended police banning notice, the commissioner must give the respondent for the notice a QCAT information notice for the commissioner's decision on the application.	6 7 8 9 10
(3)	In this section—	11
	<b>QCAT</b> information notice means a notice complying with the QCAT Act, section 157(2).	12 13
602P R	eview by QCAT	14
info bar	person given, or entitled to be given, a QCAT ormation notice under section 602O(2) for a police uning notice may apply, as provided under the CAT Act, to QCAT for review of the notice.	15 16 17 18
	Note—	19
	The QCAT Act, section 22(3) provides that QCAT may stay the operation of a reviewable decision, either on application by a person or on its own initiative.	20 21 22
Divisi	on 6 Offence	23
602Q C	Offence to contravene notice	24
	person named in a police banning notice must not, thout reasonable excuse, contravene the notice.	25 26
Ma	ximum penalty—60 penalty units.	27

Part 5B	Photographing and distributing images for banning purposes	1 2 3
Division 1	Preliminary	4
602R Definit	tions for pt 5B	5
арр	roved operator see the Liquor Act 1992, ion 173EE.	7 8
	<b>roved ID scanning system</b> see the <i>Liquor Act</i> 2, section 173EE.	9 10
ban	ning order means—	11
(a)	a police banning notice; or	12
(b)	a document recording a special condition to which a person's bail is subject under the <i>Bail Act 1980</i> , section 11(3);	13 14 15
(c)	a banning order made under the <i>Penalties</i> and <i>Sentences Act 1992</i> , part 3B.	16 17
dest	<i>roy</i> , an image, includes—	18
(a)	deleting an electronic copy of the image; and	19 20
(b)	ending the way in which the image may be accessed electronically.	21 22
orde hard	ribute, an imaged order, means giving the er to a person, whether the order is given in d copy, electronically or by allowing the son electronic access to a database.	23 24 25 26
digi	<b>ge</b> , of a person, means an image, including a tal image, taken by a police officer tographing the person under this part.	27 28 29

		<i>tograph</i> does not include videotaping.	1 2
Divisi	on 2	Power to photograph person and distribute images	3 4 5
602S P	ower	to detain and photograph	6
(1)	foll	oolice officer may detain and photograph the owing persons at a police vehicle, ch-house or police station—	7 8 9
	(a)	a respondent for a police banning notice;	10
	(b)	a person whose bail is subject to a special condition mentioned in the <i>Bail Act 1980</i> , section 11(4A)(b);	11 12 13
	(c)	a person who has been ordered by a court to attend a police station under the <i>Penalties</i> and <i>Sentences Act 1992</i> , section 43J(4).	14 15 16
(2)	The	police officer may—	17
	(a)	detain the person under this section only for the time reasonably necessary to photograph the person; and	18 19 20
	(b)	photograph the person's face, neck and hair.	21
602T A	ttach	ing image to a banning order	22
(1)	-	olice officer may attach an image of a person en under this part to a banning order for the son.	23 24 25
(2)		<i>imaged order</i> is a banning order to which an ge has been attached.	26 27
(3)		remove doubt, it is declared that an image of a	28

	be attached to a different banning order for the person.	1 2
	Example for subsection (3)—	3
	An image of a person taken for a police banning notice may be later attached to a banning order made for the person.	4 5 6
602U Di	stribution of imaged order	7
(1)	A police officer may distribute an imaged order for a person to the Commissioner for Liquor and Gaming, or an approved operator for an approved ID scanning system, for recording on the approved ID scanning system.	8 9 10 11 12
(2)	A police officer may also distribute an imaged order to any 1 or more of the following persons for the purposes of preventing the entry of the person named in the order to the places stated in the order—	13 14 15 16 17
	(a) the licensee of any licensed premises stated in the order;	18 19
	(b) the licensee of any licensed premises included in a class of licensed premises stated in the order;	20 21 22
	<ul><li>(c) an approved manager working at the licensed premises mentioned in paragraph</li><li>(a) or (b) or at an event to which the order applies;</li></ul>	23 24 25 26
	(d) if there is no approved manager working at an event stated in the order—the person responsible for the sale of liquor at the event.	27 28 29 30
(3)	The distribution of the imaged order may be subject to reasonable conditions decided by the commissioner.	31 32 33
(4)	In this section—	34

	approved manager means a person holding an approval as an approved manager under the Liquor Act 1992.	1 2 3
	Commissioner for Liquor and Gaming means the Commissioner for Liquor and Gaming under the Gaming Machine Act 1991.	4 5 6
Divisio	on 3 Destruction of images	7
602V C	ommissioner to destroy image	8
(1)	The commissioner must take reasonable steps to ensure that an image of a person taken for a banning order is destroyed as soon as reasonably practicable after the day the banning order no longer has effect.	9 10 11 12 13
(2)	However, if a relevant proceeding has started in relation to the person, the image must be destroyed as soon as reasonably practicable after the end of the period for appeal of a decision from the proceeding.	14 15 16 17 18
(3)	Subsection (1) does not prevent an image being attached to another banning order, if the image has not been destroyed under this section.	19 20 21
(4)	In this section—	22
	<i>relevant proceeding</i> , in relation to a person named in a banning order, means—	23 24
	(a) a proceeding for an offence committed, or alleged to have been committed, by the person arising from the circumstances that led to the giving of the order; or	25 26 27 28
	(b) a proceeding for an offence under section 602W relating to the banning order.	29 30

602W O	ther persons who must destroy imaged er	1 2
(1)	This section applies to a person to whom an imaged order has been distributed under section 602T, other than a person operating an approved ID scanning system or using an approved ID scanner under the <i>Liquor Act 1992</i> .	3 4 5 6 7
	Note—	8
	Part 6AA of the <i>Liquor Act 1992</i> deals with the use of banning orders held in an approved ID scanning system.	9 10
(2)	The person must destroy the imaged order as soon as practicable, and not later than 7 days, after the day the banning order no longer has effect, unless the person has a reasonable excuse.	11 12 13 14
	Maximum penalty—40 penalty units.	15
(3)	The person must not, without reasonable excuse—	16 17
	(a) use the imaged order in any way other than in a way that is reasonable for the purpose of preventing the entry of the person named in the order to a place stated in the order; or	18 19 20 21
	Example of a reasonable way of using an order for paragraph (a)—	22 23
	A person keeps an imaged order in a secure area of licensed premises and only gives the order to staff who are working at the front door of the premises.	24 25 26
	Example of an unreasonable way of using an order for paragraph (a)—	27 28
	A person puts an imaged order in a place at licensed premises that is visible to the public.	29 30
	(b) contravene a condition decided for the imaged order under section 602U(3).	31 32
	Maximum penalty—40 penalty units	33

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Clause	119	Amendment of s 6	6 (Application of p	ot 3)	1
		Section 686(2)(e), 'un	er'—		2
		omit, insert—			3
		und	chapter 18A or		4
Clause	120	Amendment of s 7 police officer)	) (Offence to assa	ult or obstruct	5 6
		Section 790(1), penal			7
		omit, insert—			8
		Maximu	penalty—		9
		(a)	icensed premises,	ruction happens within or in the vicinity of 60 penalty units or 12 t; or	10 11 12 13
		(b)	therwise—40 penal mprisonment.	Ity units or 6 months	14 15
Clause	121	Amendment of s 7 requirement of pol		ravene direction or	16 17
		Section 791(2), penal			18
		omit, insert—			19
		Maximu	penalty—		20
		(a)	or contravening a ection 48—	direction given under	21 22
				l premises, or in a located in the vicinity nises; or	23 24 25
			ii) in a public place precinct—60 pe	e located in a safe night nalty units; or	26 27
		(b)	irection relating to a	nother requirement or a relevant law for which attravention of a similar	28 29 30

				(c)	requirement or direction made by a public official under the relevant law is more than 40 penalty units—the maximum penalty under the relevant law for the offence; or otherwise—40 penalty units.	1 2 3 4 5
Clause	122	Am	nendment o	of sch	6 (Dictionary)	6
		(1)	Schedule 6	, defir	nitions licensed premises and photograph—	7
			omit.			8
		(2)	Schedule 6-			9
			insert—			10
					<i>coved operator</i> , for chapter 19, part 5B, see on 602R.	11 12
					<b>coved ID scanning system</b> , for chapter 19, 5B, see section 602R.	13 14
					ning order, for chapter 19, part 5B, see son 602R.	15 16
					re officer, in relation to a sober safe centre, chapter 14, part 5, division 2, see section A.	17 18 19
					roy, an image, for chapter 19, part 5B, see on 602R.	20 21
					<i>ribute</i> , an imaged order, for chapter 19, part see section 602R.	22 23
					<i>Ing time</i> , for an initial police banning notice, chapter 19, part 5A, see section 602A.	24 25
					nded police banning notice, for chapter 19, 5A, see section 602F(2).	26 27
					th care professional, for chapter 14, part 5, sion 2, see section 390A.	28 29
				-	ge, of a person, for chapter 19, part 5B, see on 602R.	30 31

	<b>ged order</b> , for chapter 19, part 5B, see section T(2).	1 2
	<i>ial police banning notice</i> , for chapter 19, part see section 602C(1).	3
pers	exicated, in relation to a person, means the son is adversely affected by an intoxicating stance.	5 6 7
lice	nsed premises—	8
(a)	means licensed premises within the meaning of the <i>Liquor Act 1992</i> ; and	9 10
(b)	includes a place to which a permit under that Act relates.	11 12
	nager, of a sober safe centre, for chapter 14, 5, division 2, see section 390A.	13 14
	sance offence means an offence for any of the owing—	15 16
(a)	contravening a direction of a police officer under section 791 if the direction is given by the officer exercising a power under chapter 2, part 5;	17 18 19 20
(b)	public nuisance under the Summary Offences Act 2005, section 6;	21 22
(c)	urinating in a public place under the Summary Offences Act 2005, section 7.	23 24
Note-	-	25
Cha	upter 2, part 5 deals with directions to move on.	26
pho	tograph, when used as a verb—	27
(a)	generally, includes photocopy, videotape, and record an image, whether digitally or in another way; but	28 29 30
(b)	for chapter 19, part 5B, does not include videotaping an image.	31 32
noli	ce hanning notice see section 602B	33

		<i>prescribed safe night precinct</i> , for a sober safe centre, for chapter 14, part 5, division 2, see section 390A.	1 2 3
		<i>relevant assault offence</i> , for chapter 18A, see section 548B.	4 5
		<i>relevant public place</i> , for chapter 19, part 5A, see section 602A.	6 7
		<i>respondent</i> , for a police banning notice, see section 602A.	8 9
		<i>responsible person</i> , for chapter 14, part 5, division 2, see section 390A.	10 11
		safe night precinct see the Liquor Act 1992, section 173NC(1).	12 13
		sober safe centre means a place prescribed by regulation as a place to be used for the temporary detention and care of intoxicated persons under chapter 14, part 5, division 2.	14 15 16 17
		<i>starting time</i> , for an initial banning notice, for chapter 19, part 5A, see section 602D(a).	18 19
Part	10	Amendment of Summary	20
		Offences Act 2005	21
123	Act amended		22
	This part a	mends the Summary Offences Act 2005.	23
124	Amendment o	of s 6 (Public nuisance)	24
	Section 6(1), pe	nalty—	25
	omit, insert—		26
		Maximum penalty—	27

Clause

Clause

[s 1	25]
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			(a) if the person commits a public nuisance offence within licensed premises, or in the vicinity of licensed premises—25 penalty units or 6 months imprisonment; or
			(b) otherwise—10 penalty units or 6 months imprisonment.
use	125	Amendment o	f s 7 (Urinating in a public place)
		Section 7(1), pe	nalty—
		omit, insert—	
			Maximum penalty—
			(a) if the person urinates within licensed premises, or in the vicinity of licensed premises—4 penalty units; or
			(b) otherwise—2 penalty units.
use	126	Replacement	of s 10 (Being drunk in a public place)
		Section 10—	
		omit, insert—	
		10 Bei	ing intoxicated in a public place
		(1)	A person must not be intoxicated in a public place.
			Maximum penalty—2 penalty units.
		(2)	In this section—
			<i>intoxicated</i> means drunk or otherwise adversely affected by drugs or another intoxicating substance.

[s 127]

	Part	11 Amendment of Vicious Lawless Association Disestablishment Act 2013	1 2 3
Clause	127	Act amended  This part amends the Vicious Lawless Disestablishment Act 2013.	4 5 6
Clause	128	Amendment of sch 1 (Declared offences) Schedule 1, entries for the Criminal Code—  insert—  • section 302A (Unlawful striking causing death)	7 8 9 10
	Part	12 Amendment of Victim of Crime Assistance Act 2009	11 12
Clause	129	Act amended This part amends the Victim of Crime Assistance Act 2009.	13 14
Clause	130	Amendment of sch 3 (Dictionary) Schedule 3, definition more serious act of violence, paragraph (a), after 'murder,'— insert— unlawful striking causing death,	15 16 17 18

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	Part	13		nendment of Wine Industry t 1994	1 2
Clause	131	Act amended			3
		This part a	mend	s the Wine Industry Act 1994.	4
Clause	132	Amendment of	of s 3	6 (Wine prohibited to certain persons)	5
		Section 36—			6
		insert—			7
		(2)		subsection (1), a person may be taken to be uly intoxicated if—	8 9
			(a)	the person's speech, balance, co-ordination or behaviour is noticeably affected; and	10 11
			(b)	there are reasonable grounds for believing the affected speech, balance, co-ordination or behaviour is the result of the consumption of liquor, drugs or another intoxicating substance.	12 13 14 15 16
Clause	133	Amendment of	of scl	n 2 (Dictionary)	17
		Schedule 2, defi	initio	n unduly intoxicated—	18
			omi	t.	19
					20

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