

Laid before the Legislative Assembly on 16 December 2008

Record of Proceedings (Hansard 11 February 2009)

Criminal Proceeds Confiscation and Other Acts Amendment Bill 2008

Erratum to Explanatory Notes

Title of the Bill

Criminal Proceeds Confiscation and Other Acts Amendment Bill 2008

Reason for Erratum

The erratum is necessary to correct errors in the Explanatory Notes to ensure they properly reflect the content of the Bill and correctly cross-reference the recommendations of the Parliamentary Crime and Misconduct Committee's Three Year Review of the Crime and Misconduct Commission (Report No. 71).

Notes on Provisions

Under the heading "Reasons for the Bill – Amendments to the Criminal Proceeds Confiscation Act 2002" (page 1).

In paragraph 4 (on page 2), which commences with "As required by the Terms of Reference", delete the following sentence – "All but one of those recommendations has been adopted" – and insert "All but two of the recommendations concerning the CPC Act have been adopted in this Bill".

Under the heading “Part 2 Amendment of Criminal Proceeds Confiscation Act 2002”.

For clause 4 (page 10), omit reference to “recommendation 7” and insert reference to “recommendation 4”.

For clause 10 (page 11), omit reference to “recommendation 8” and insert reference to “recommendation 5”.

For clause 20, third paragraph (page 13), omit reference to “recommendation 10” and insert reference to “recommendation 7”.

For clause 21, second paragraph (page 14), omit reference to “recommendation 14” and insert reference to “recommendation 11”.

For clause 29, third paragraph (page 15), omit reference to “recommendation 12” and insert reference to “recommendation 9”.

For clause 35 (page 17), omit reference to “recommendation 8” and insert reference to “recommendation 5”.

For clause 50, paragraph 7 (page 20), omit reference to “recommendation 13” and insert reference to “recommendation 10”.

© State of Queensland 2008