

OFFENCE NOTICES LEGISLATION AMENDMENT BILL 1993

Queensland



OFFENCE NOTICES LEGISLATION AMENDMENT BILL 1993

TABLE OF PROVISIONS

Section

PART 1-PRELIMINARY

1	Short	title	4			
2	Comn	nencement	4			
		PART 2—AMENDMENT OF JUSTICES ACT 1886				
3	Amen	ded Act	4			
4	Repla	cement of long title	4			
5		cement of Part 4A (Enforcement of infringement notices by ration)	4			
	PART	PART 4A—INFRINGEMENT NOTICES				
	Divisi	on 1—Interpretation				
	98B	Definitions	5			
	Divisi	sion 2—Service of infringement notices				
	98C	Service of infringement notices—generally	7			
	98D	Service of infringement notices for infringement notice offences involving vehicles	9			
	98E	Liability for infringement notice offences involving vehicles	10			
	98F	Payment of infringement notice penalty	11			
	98G	Effect of illegal user declaration	11			
	98H	Effect of known user declaration	12			
	98I	Effect of sold vehicle declaration	12			
	98J	Effect of unknown user declaration	13			
	98K	Evidentiary provisions	13			
	98L	Withdrawal of infringement notice	14			
	98M	Effect of Division on prosecutions	15			

	Divisi	on 3—Enforcement of infringement notices by registration	
	98N	Reminder notices	15
	98O	Enforcement procedure	17
	98P	Enforcement orders	18
	98Q	Notice of enforcement order	19
	98R	Applications for time to pay	20
	98S	Issue of warrants	20
	98T	Effect of proceedings under this Division	21
	98U	Fine option orders	22
	98V	Election for court hearing	22
	98W	Withdrawal from acting under this Division	22
	Divisi	fon 4—Miscellaneous	
	98X	Delegation by administering authority	23
6	Repla	cement of heading to s.268 (Savings and transitional)	23
7	Insert	ion of new ss.269 and 270	24
	269	Transitional provisions for SETONS	24
	270	Further transitional provisions for SETONS	24
	PA	ART 3—AMENDMENT OF MOTOR VEHICLES SAFETY AMENDMENT ACT 1993	
8	Amen	ded Act	25
9	Omiss	sion of s.11 (Amendment of s.51 (Regulations))	25
		PART 4—AMENDMENT OF TRAFFIC ACT 1949	
10	Amen	ded Act	25
11	Amendment of s.44V (Effect of action under Part 4A of Justices Act) 20		

1993

A BILL

FOR

An Act to amend the Justices Act 1886, the Motor Vehicles Safety Amendment Act 1993 and the Traffic Act 1949

The Parliament of Queensland enacts—	1
PART 1—PRELIMINARY	2
Short title	3
Clause1. This Act may be cited as the Offence Notices Legislation Amendment Act 1993.	4 5
Commencement	6
<i>Clause</i> 2. This Act (other than Part 3) commences on a day to be fixed by proclamation.	7 8
PART 2—AMENDMENT OF JUSTICES ACT 1886	9
Amended Act	10
Clause3. The Justices Act 1886 is amended as set out in this Part.	11
Replacement of long title	12
Clause4. Long title—	13
omit, insert—	14
'An Act to consolidate law about the powers and jurisdiction of	15
justices and Magistrates and to provide for proceedings before, and appeals from, justices and Magistrates, and other matters'.	16 17

Replacement of Part 4A (Enforcement of infringement notices by	18
registration)	19
Clause 5. Part 4A—	20

omit, insert—	1
'PART 4A—INFRINGEMENT NOTICES	2
Division 1—Interpretation	3
	5
'Definitions	4
'98B. In this Part—	5
"administering authority" for an infringement notice or infringement notice offence means the entity prescribed by regulation as the administering authority for the notice or offence;	6 7 8
"alleged offence" for an infringement notice means the offence specified in the notice;	9 10
"alleged offender" for an infringement notice means the person on whom the notice is served;	11 12
"authorised person" means—	13
 (a) for an infringement notice—a person who, under the regulations, may serve the infringement notice; or 	14 15
(b) for a reminder notice—a person who, under the regulations, may serve the reminder notice; or	16 17
(c) for an enforcement notice—a person who, under the regulations, may give the notice; or	18 19
(d) for a withdrawal from acting under Division 3—a person who, under the regulations, may effect the withdrawal;	20 21
"enforcement order" means an order under section 98P (Enforcement orders);	22 23
"enforcement notice" means a notice under section 980 (Enforcement procedure);	24 25
"enforcement order notice" means a notice under section 98Q (Notice of enforcement order);	26 27
"entity" means a person or unincorporated body;	28
"executive officer" of a corporation means a person, by whatever name	29

called and whether or not the person is a director of the corporation, who is concerned with, or takes part in, the management of the corporation;

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- **"illegal user declaration"** for an alleged offence involving a vehicle means a statutory declaration stating facts establishing the vehicle was stolen or illegally taken at the relevant time;
- "infringement notice" means a notice under section 98C (Service of infringement notices—generally);
- **"infringement notice offence"** means an offence (other than an indictable offence or offence against the person) prescribed by regulation to be an offence to which this Part applies;
- **"infringement notice penalty"** for an infringement notice offence means the amount prescribed by regulation to be the penalty payable for the offence under an infringement notice;
- **"known user declaration"** for an alleged offence involving a vehicle means a statutory declaration stating—
 - (a) if—
 - (i) the owner is an individual—the owner was not in charge of 18 the vehicle at the relevant time; or 19
 - (ii) the owner is a corporation—the vehicle was not being usedfor the corporation at the relevant time; and21
 - (b) the name and address of the person who was in charge of the vehicle at the relevant time;

"registration Act" means-

- (a) the *Transport Infrastructure (Roads) Act 1991* or another Act 25 prescribed by regulation; or 26
- (b) a corresponding law of another State or a Territory;
- "relevant time" for an alleged offence involving a vehicle means the time
 and date specified in the infringement notice as the time and date of the
 offence;
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"reminder notice" means a notice under section 98N (Reminder notices);

"SETONS" is an acronym for the self-enforcing ticketable offence notice 32

system;

	syste	em;	1	
		S clerk " means the person appointed under the <i>Public Service</i> agement and <i>Employment Act 1988</i> to the office of SETONS c;	2 3 4	
	"sold vehicle declaration" for an alleged offence involving a vehicle means a statutory declaration stating facts establishing the owner had sold or otherwise disposed of the vehicle before the relevant time, including—			
	(a)	the name and address of the person to whom the vehicle was sold or disposed of; and	9 10	
	(b)	the date and, if relevant, time of the sale or disposal; and	11	
	(c)	if an agent made the sale or disposal for the owner—the name and address of the agent;	12 13	
	" unknown user declaration " for an alleged offence involving a vehicle means a statutory declaration stating—			
	(a)	if—	16	
		(i) the owner is an individual—the owner was not in charge of the vehicle at the relevant time; or	17 18	
		(ii) the owner is a corporation—the vehicle was not being used for the corporation at the relevant time; and	19 20	
	(b)	the declarant has not been able to find out who was in charge of the vehicle at the relevant time; and	21 22	
	(c)	the nature of the inquiries made to find out the name and address of the person in charge of the vehicle at the relevant time;	23 24	
	icle' vehi	' includes a boat and anything declared by regulation to be a cle.	25 26	
		Division 2—Service of infringement notices	27	
'Serv	vice	of infringement notices—generally	28	
		1) If an authorised person believes, on reasonable grounds, a is committed an infringement notice offence, the person may serve	29 30	

	under this section (an "infringement notice") on the person (the offender") for the offence (the "alleged offence").	1 2		
	he infringement notice must be in the form approved by the ering authority.	3 4		
'(3) Tl	ne infringement notice must—	5		
(a)	(a) be identified by a unique number; and			
(b)	unless section 98D(4) (Service of infringement notices for infringement notice offences involving vehicles) applies or a regulation otherwise provides, specify—			
	(i) the full name, or surname and initials, and full address of the alleged offender; or	10 11		
	(ii) the particulars that are, under the regulations, identifying particulars for the alleged offender; and	12 13		
(c)	specify the alleged offence in a way clearly showing the nature of the offence; and			
(d)	specify—			
	(i) if the offence took place over a period and did not involve a vehicle—the period when the offence was committed; or	17 18		
	 (ii) in a case prescribed by regulation—the particulars that are, under the regulations, identifying particulars for the offence; or 	19 20 21		
	(iii) in any other case—the place of the offence and the time and date of the offence; and	22 23		
(e)	if the offence involves a vehicle—specify the particulars that are, under the regulations, identifying particulars for the vehicle; and			
(f)	if the offence involves an animal—specify the particulars that are, under the regulations, identifying particulars for the animal; and			
(g)	specify the infringement notice penalty for the offence; and	28		
(h)	inform the alleged offender that, if the person does not wish the alleged offence to be dealt with by a court, the person may pay the infringement notice penalty within—	29 30 31		
	(i) 28 days after the infringement notice is served on the alleged	32		

	offender; or	1		
	(ii) any further time the administering authority allows (whether before or after the end of the period); and	2 3		
(i)	specify where and how the penalty may be paid; and	4		
(j)	(j) inform the alleged offender the notice may be withdrawn before or after the penalty is paid; and			
(k)	if the offence involves a vehicle—inform the alleged offender, in general terms, about section 98E (Liability for infringement notice offences involving vehicles).			
	of infringement notices for infringement notice offences g vehicles	10 11		
'98D.(a vehicle.	1) This section applies to an infringement notice offence involving	12 13		
'(2) A	n infringement notice for the offence may be served—	14		
(a)	on the owner of the vehicle; or	15		
(b)	on the person specified in a known user declaration as the person who was in charge of the vehicle at the relevant time; or	16 17		
(c)	on the person specified in a sold vehicle declaration as the person to whom the vehicle had been sold or otherwise disposed of before the relevant time.	18 19 20		
	the infringement notice is to be served by post, the notice may be d to the person—	21 22		
(a)	if the person is the owner of the vehicle involved in the offence—at the latest address of the owner in the register of vehicles kept under a registration Act; or	23 24 25		
(b)	if the person is specified in a known user declaration as the person in charge of the vehicle at the relevant time—at the person's address specified in the declaration; or	26 27 28		
(c)	if the person is specified in a sold vehicle declaration as the person to whom the vehicle had been sold or otherwise disposed of before the relevant time—at the person's address specified in the declaration.	29 30 31 32		

'(4) The infringement notice may be served by securely placing or attaching the notice, addressed to the owner (without further description), on or to the vehicle in a conspicuous position.	1 2 3
'(5) If the infringement notice is served in the way mentioned in subsection (4), it is taken to have been served on the owner on the day it is placed on or attached to the vehicle.	4 5 6
'(6) A person must not remove, deface or interfere with an infringement notice placed on or attached to a vehicle unless the person is the owner, or person in charge, of the vehicle at the relevant time.	7 8 9
Maximum penalty—35 penalty units.	10
'(7) To remove any doubt, this section does not prevent an infringement notice being served on a person under section 98C (Service of infringement notices—generally).	11 12 13
'Liability for infringement notice offences involving vehicles	14
'98E.(1) If—	15
(a) an infringement notice offence involving a vehicle happens; and	16
(b) an infringement notice for the offence is served on the person who owns the vehicle at the time of the offence;	17 18
the owner is taken to have committed the offence even though the actual offender may have been someone else.	19 20
(2) If the actual offender is someone else, subsection (1) does not affect the liability of the actual offender, but—	21 22
(a) the owner and the actual offender are not both liable for the alleged offence; and	23 24
(b) if an infringement notice penalty is paid or a penalty is imposed on 1 of them for the offence—a further penalty must not be imposed on or recovered from the other person for the offence.	25 26 27
'(3) However, the owner must not be taken to have committed the alleged offence if, within 28 days after service on the owner of an infringement notice or summons for the offence, the owner makes and gives to the administering authority an illegal user declaration, a known or	28 29 30 31

unknown user declaration or a sold vehicle declaration for the vehicle for the 32

offence.	1	
(4) The declaration must be made by—	2	
(a) if the owner is an individual—the owner; or	3	
(b) if the owner is a corporation—an executive officer of the corporation.	4 5	
'Payment of infringement notice penalty	6	
'98F.(1) The alleged offender must not be prosecuted in a court for the alleged offence if the alleged offender pays the infringement notice penalty as required by the infringement notice.	7 8 9	
(2) Subsection (1) applies even though more than 1 infringement notice has been served on the alleged offender for the alleged offence.	10 11	
'(3) If payment of the infringement notice penalty is made by cheque and the cheque is dishonoured on presentation, payment is taken not to have been made until—	12 13 14	
(a) the cheque is honoured on presentation; or	15	
(b) payment in cash is made in place of the cheque.	16	
'(4) This section is subject to section 98L (Withdrawal of infringement notice).	17 18	
'Effect of illegal user declaration	19	
'98G.(1) This section applies if—	20	
(a) an offence involving a vehicle happens; and	21	
(b) an infringement notice for the offence is served on the person who owns the vehicle at the relevant time; and	22 23	
(c) the person makes and gives the administering authority an illegal user declaration for the vehicle.	24 25	
'(2) In a proceeding for the offence against the owner, the court must not find the owner liable for the offence if it is satisfied (whether on the statements contained in the declaration or otherwise) the vehicle was stolen or illegally taken at the relevant time.		

'Effect o	f known user declaration	1
'98H. (1) This section applies if—	2
(a)	an offence involving a vehicle happens; and	3
(b)	an infringement notice for the offence is served on the person who owns the vehicle at the relevant time; and	4 5
(c)	the person makes and gives the administering authority a known user declaration for the vehicle.	6 7
vehicles) charge of	ection 98E (Liability for infringement notice offences involving applies as if the person named in the declaration as the person in the vehicle at the relevant time (the "user") were the owner of the that time.	8 9 10 11
'(3) A proceeding for the offence may be started against the user only if a copy of the declaration has been served on the user.		
	a proceeding for the offence against the user, the declaration is that the person was in charge of the vehicle at the relevant time.	14 15
court mut on the st	a proceeding for the offence against the owner of the vehicle, the st not find the owner liable for the offence if it is satisfied (whether atements contained in the declaration or otherwise) the user or else was in charge of the vehicle at the relevant time.	16 17 18 19
'Effect o	f sold vehicle declaration	20
'98I. (1) This section applies if—	21
(a)	an offence involving a vehicle happens; and	22
(b)	an infringement notice for the offence is served on the person who owns the vehicle at the relevant time; and	23 24
(c)	the owner makes and gives the administering authority a sold vehicle declaration for the vehicle.	25 26
vehicles) whom th	ection 98E (Liability for infringement notice offences involving applies as if the person named in the declaration as the person to e vehicle was sold or otherwise disposed of (the "buyer") were r of the vehicle from the time of the sale or disposal.	27 28 29 30
'(3) A	proceeding for the offence may be started against the buyer only if	31

a copy of the declaration has been served on the buyer.

'(4) In a proceeding for the offence against the buyer, the declaration is evidence that the person was the owner of the vehicle at the relevant time.

'(5) In a proceeding for the offence against the owner of the vehicle, the court must not find the owner liable for the offence if it is satisfied (whether on the statements contained in the declaration or otherwise) the owner had sold or disposed of the vehicle before the relevant time.

'Effect o	f unknov	wn user declaration	8			
'98J.(1) This section applies if—			9			
(a) an offence involving a vehicle happens; and						
(b)		ngement notice for the offence is served on the person ns the vehicle at the relevant time; and	11 12			
(c)	(c) the person makes and gives the administering authority an unknown user declaration for the vehicle.					
find the	owner li	ding for the offence against the owner, the court must not table for the offence if it is satisfied (whether on the ed in the declaration or otherwise)—	15 16 17			
(a) that—			18			
		he owner is an individual—the owner was not in charge the vehicle at the relevant time; or	19 20			
		the owner is a corporation—the vehicle was not being ad for the purposes of the corporation at the relevant time; a	21 22 23			
(b)		inquiries made to find out the name and address of the who was in charge of the vehicle at the relevant time—	24 25			
	(i) we	re reasonable in the circumstances; and	26			
	(ii) we	re carried out with appropriate diligence.	27			
'Evident	iary pro	visions	28			

'98K.(1) This section applies to a proceeding for an infringement notice 29

offence.	
	certificate purporting to be signed by the administering authority g any of the following matters is evidence of the matter—
(a)	a specified infringement notice was served in a specified way on a specified person for a specified infringement notice offence;
(b)	the person did not pay the infringement notice penalty as required by the notice;
(c)	the notice has not been withdrawn or was withdrawn on a specified date;
(d)	the offence involved a specified vehicle or animal;
(e)	a specified person owned the vehicle or animal at a specified time;
(f)	a specified address is the latest address of the owner of the vehicle in the record of registration of vehicles under a registration Act;
(g)	a specified person has not given the administering authority an illegal user declaration, known or unknown user declaration or sold vehicle declaration for the offence;
(h)	a specified person has given the administering authority a specified illegal user declaration, known or unknown user declaration or sold vehicle declaration for the offence;
(i)	an infringement notice penalty has not been paid by, and a penalty has not been imposed on, a specified or any person for the offence.
'Withdra	awal of infringement notice
notice by infringen	1) The administering authority may withdraw an infringement serving a notice on the alleged offender within 28 days after the nent notice is served on the alleged offender (whether or not the nent penalty has been paid).
'(2) Th subsectio	he notice must inform the alleged offender, in general terms, about n (3).
'(3) If have effect	an infringement notice is withdrawn, the following provisions ct—

(a)	this Division ceases to apply to the infringement notice offence;	1
(b)	if the infringement notice penalty or part of the penalty has been	2
	paid by the alleged offender—the amount paid is repayable to the alleged offender;	3 4
(c)	a proceeding for the offence may be taken against any person	5
(C)	(including the alleged offender) as if the notice had not been	5
	served on the alleged offender.	7
'Effect o	of Division on prosecutions	8
'98M.	(1) The fact that an infringement notice has been, or could be,	9
	on a person for an offence, does not affect the starting or	10
the offen	tion of a proceeding against the person or anyone else in a court for ce.	11 12
'(2) TI	his Division does not—	13
(a)	require the serving of an infringement notice on a person; or	14
(b)	limit or otherwise affect the penalty that may be imposed by a court for an offence.	15 16
Divi	ision 3—Enforcement of infringement notices by registration	17
'Remind	ler notices	18
'98N. ((1) If—	19
(a)	an infringement notice has been served on a person; and	20
(b)	the infringement notice has not been withdrawn; and	21
(c)	the time specified in the infringement notice for payment of the infringement notice penalty has elapsed; and	22 23
(d)	the infringement notice penalty has not been paid as required by the notice; and	24 25
(e)	if the infringement notice offence involved a vehicle—the person has not given the administering authority an illegal user	26 27

declaration, known or unknown user declaration or sold vehicle

declaration for the offence;

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an author alleged of	rised person may serve a notice (the " reminder notice ") on the ffender.	1 2
'(2) Th	e reminder notice must—	3
(a)	be in the approved form; and	4
(b)	specify the infringement notice and the alleged offence; and	5
(c)	inform the alleged offender—	6
	 (i) if the person wishes to have the alleged offence dealt with by a court—the person may, by notice given to the administering authority within the time specified in the reminder notice, require the offence to be dealt with by a court; and 	7 8 9 10 11
	 (ii) if the person does not wish to have the alleged offence dealt with by a court—the person may within the time specified in the reminder notice, pay the amount specified in the reminder notice to be the amount owing for the alleged offence to the administering authority; and 	12 13 14 15 16
	 (iii) if action is not taken under subparagraph (i) or (ii)—payment of the amount specified in the reminder notice and further costs may be enforced under this Division; and 	17 18 19
(d)	specify where and how the notice under paragraph (c)(i) may be given, or payment may be made, to the administering authority; and	20 21 22
(e)	include the information that may be prescribed by regulation.	23
mentione	he time specified in the reminder notice for taking the action d in subsection (2)(b)(i) or (ii) must be at least 28 days after the served on the alleged offender.	24 25 26
for the al	the amount specified in the reminder notice to be the amount owing leged offence must be the total of the unpaid infringement notice and the amount prescribed by regulation for the cost of serving the	27 28 29 30
'Enforce	ment procedure	31

'980.(1) If—

(a)	a rer	ninde	er notice has been served on an alleged offender; and	1						
(b)	alleg	ged o	ant specified in the notice to be the amount owing for the offence has not been paid to the administering authority e time specified in the notice; and	2 3 4						
(c)	written notice requiring the alleged offence to be dealt with by a court has not been given to the administering authority within that time;									
an author	rised	perso	on may notify the SETONS clerk.	8						
'(2) Tl	ne not	tice (t	he "enforcement notice") must—	9						
(a)	be in	n the	approved form; and	10						
(b)			npanied by the enforcement notice filing fee prescribed tion; and	11 12						
(c)	spec	ecify the alleged offender and the alleged offence; and								
(d)	state that—									
	(i)		nfringement notice was, on a specified day, served on the ged offender for the alleged offence; and	15 16						
	(ii)		minder notice was, on a specified day, served on the ged offender for the alleged offence; and	17 18						
	(iii)	at th	e time of the giving of the enforcement notice—	19						
		(A)	the time specified in the reminder notice as the time within which the amount owing for the alleged offence should be paid had elapsed; and	20 21 22						
		(B)	the amount specified in the reminder notice to be the amount owing for the alleged offence has not been paid; and	23 24 25						
		(C)	written notice that the alleged offender required the alleged offence to be dealt with by a court has not been given to the administering authority; and	26 27 28						
		(D)	a proceeding has not been started (other than under this Division) against the alleged offender for the alleged offence; and	29 30 31						
		(E)	a proceeding under this Division against the alleged	32						

	offender for the alleged offence has not been withdrawn under section 98W (Withdrawal from acting under this Division).	1 2 3
for the a	a limit is imposed by law on the time within which a prosecution leged offence may be started, an enforcement notice must not be the alleged offence after the time.	4 5 6
'(4) O	n the giving of an enforcement notice—	7
(a)	the amount owing for the alleged offence is the total of-	8
	(i) the amount specified in the reminder notice that is unpaid; and	9 10
	(ii) the amount of the enforcement notice filing fee; and	11
	(iii) the amount prescribed by regulation for the giving of the enforcement notice; and	12 13
(b)	the amount mentioned in paragraph (a) may be paid only to the SETONS clerk or the clerk's agent.	14 15
	ne SETONS clerk must enter the enforcement notice in a register he SETONS clerk.	16 17
started in	fter the giving of the enforcement notice, a proceeding may not be a court except under this Division against the alleged offender for ed offence.	18 19 20
'Enforce	ement orders	21
	1) On registering an enforcement notice, the SETONS clerk must e "enforcement order") that—	22 23
(a)	the alleged offender pay to the SETONS clerk the amount owing for the alleged offence within a specified time; and	24 25
(b)	in default of payment—	26
	(i) if the alleged offender is an individual—the person be imprisoned for—	27 28
	(A) the period prescribed by regulation; or	29
	(B) if there is not a prescribed period—the number of days worked out using the following formula (rounded	30 31

	upwards to the nearest number)—	1
	number of days = <u>amount then remaining unpaid</u> amount of 1 penalty unit ; or	2 3
	(ii) if the alleged offender is not an individual—the amount be levied under a warrant to seize property of the person.	4 5
'(2) TI	ne enforcement order is taken—	6
(a)	to be an order of the court prescribed by regulation; and	7
(b)	for the purposes only of the <i>Penalties and Sentences Act 1992</i> , to have been made after a conviction has been recorded.	8 9
	he time specified in the order under subsection (1)(a) must be at anys after the alleged offender is served with notice of the order.	10 11
more tha person o	he prescribed period under subsection (1)(b)(i)(A) must not be n the maximum period of imprisonment a court could impose on a n conviction for the alleged offence in default of payment of a qual to the amount owing for the alleged offence.	12 13 14 15
	or the purposes of subsection (2), the prescribed court is taken to sdiction to have made the enforcement order.	16 17
'Notice of	of enforcement order	18
-	(1) On the making of an enforcement order, the SETONS clerk ify the alleged offender of the enforcement order by certified mail.	19 20
'(2) Tl	ne notice (the "enforcement order notice") must—	21
(a)	be in the approved form; and	22
(b)	specify the alleged offence and the infringement notice; and	23
(c)	inform the alleged offender—	24
	(i) an enforcement order has been made for the payment by the alleged offender of an amount for the alleged offence; and	25 26
	(ii) within the time specified in the notice—	27
	(A) the amount must be paid as specified in the notice; or	28
	(B) if the alleged offender wishes to have the alleged offence dealt with by a court—an election to have the	29 30

alleged offence dealt with by a court must be made under section 98V (Election for court hearing); and	1 2
(iii) if payment is not made and an election is not made—a warrant may be issued for the alleged offence.	3 4
'Applications for time to pay	5
'98R.(1) A person against whom an enforcement order is made may apply to the SETONS clerk in the approved form for—	6 7
(a) an extension of the time to pay the amount payable under the order; or	8 9
(b) permission for payment to be made by instalments.	10
(2) An application may not be made after the issue of a warrant under section 98S (Issue of warrants) for the enforcement order.	11 12
(3) The SETONS clerk may order that the enforcement order be amended by—	13 14
(a) extending the time to pay the amount payable under the order; or	15
(b) permitting payment to be made by specified instalments.	16
(4) The SETONS clerk must notify the alleged offender of the amendment.	17 18
'Issue of warrants	19
'98S.(1) If—	20
(a) the amount specified in an enforcement order has not been paid as required by the order; and	21 22
(b) an election has not been made under section 98V (Election for court hearing);	23 24
the SETONS clerk may—	25
 (c) if the alleged offender is an individual—issue a warrant of commitment against the person; or 	26 27
(d) if the alleged offender is not an individual—issue a warrant of execution against the property of the person.	28 29

'(2) Tł	ne warrant—	1
(a)	must be in the approved form; and	2
(b)	be directed to all police officers; and	3
(c)	has effect as a warrant issued by a justice.	4
'(3) O offence i	n the issue of the warrant, the amount owing for the alleged s—	5 6
(a)	the amount that was outstanding before the warrant was issued; and	7 8
(b)	the amount of the execution fee prescribed by regulation.	9
	f proceedings under this Division 1) If—	10 11
(a)	the amount owing for the alleged offence is paid in full under this Division; or	12 13
(b)	a warrant is executed under this Division for the alleged offence;	14
imposed proceedin	bedings that may be brought against, and the penalties that may be on, the alleged offender for the alleged offence are limited to has and penalties that could be brought or imposed if the alleged had already been convicted of, and punished for, the alleged	15 16 17 18 19
	ubject to section 98P(2)(b) (Enforcement orders), the making of cement order is not a conviction for the alleged offence.	20 21
not an a	ayment of an amount under this Division for the alleged offence is dmission for the purposes of any proceeding, whether civil or arising out of the event for which the infringement notice was	22 23 24 25
	ubsection (3) may be displaced, wholly or partly, by an express of another Act.	26 27
	ection 177 (Remission of penalty) applies to an enforcement order ne way as it applies to a conviction.	28 29

'Fine op	tion orders	1
	Division 2 (Fine option orders) of Part 4 (Fines) of the <i>Penalties</i> ences Act 1992 applies to an enforcement order as if—	2 3
(a)	the amount owing for the alleged offence under section 98S(3) (Issue of warrants) were a fine; and	4 5
(b)	the order were an original order made by the court prescribed for the purpose of section 98P(2)(a) (Enforcement orders); and	6 7
(c)	the SETONS clerk were the clerk of that court.	8
'Election	n for court hearing	9
'98V.(before—	(1) After an enforcement order is made for an alleged offence, but	10 11
(a)	the amount outstanding under this Division is paid; or	12
(b)	a warrant under this Division is issued;	13
0	ed offender may elect, by written notice given to the SETONS have a complaint of the alleged offence dealt with by a court.	14 15
'(2) O	n the making of the election—	16
(a)	any order issued under this Division for the alleged offence ceases to have effect; and	17 18
(b)	the SETONS clerk must notify—	19
	(i) the alleged offender; and	20
	(ii) the authorised person who gave the enforcement notice;	21
	that this Division no longer applies to the alleged offence.	22
	n the giving of the notices under subsection (2)(b), the provisions ct (other than this Division) apply to the alleged offence.	23 24
'Withdr	awal from acting under this Division	25
'98 W.	(1) If—	26
(a)	a reminder notice has been served for an infringement notice; and	27
(b)	a warrant under this Division has not been issued for the alleged	28

offence: and 1 the alleged offence has not been dealt with by a court; (c) 2 an authorised person may (whether or not payment has been made of the 3 amount owing for the alleged offence) withdraw from acting under this 4 Division in relation to the alleged offence. 5 (2) The withdrawal must be effected by— 6 (a) serving on the alleged offender a notice in the approved form; and 7 (b) refunding any amount paid by the alleged offender for the alleged 8 offence: and 9 (c) if an enforcement notice has been given for the offence—giving 10 to the SETONS clerk a copy of the notice. 11 (3) After the action required by subsection (2) has been taken— 12 (a) any notice or enforcement order under this Division for the 13 alleged offence ceases to have effect; and 14 (b) if a prosecution has started for the alleged offence-the 15 proceeding is, by the operation of this section, discontinued. 16 'Division 4—Miscellaneous 17 **'Delegation by administering authority** 18 **'98X.(1)** An administering authority may delegate its powers under this 19 20 Part to a person. (2) If the person to whom the powers are delegated is the chief executive 21 of a department of government or another person prescribed by regulation, 22 the chief executive or other person may subdelegate the powers to another 23 person.'. 24 **Replacement of heading to s.268 (Savings and transitional)** 25 Clause6. Section 268 (heading)-26 omit, insert— 27

'References to certain former offices etc.'.

Insertion of new ss.269 and 270	1
Clause7. After section 268—	2
insert—	3
'Transitional provisions for SETONS	4
'269.(1) Part 4A (Enforcement of infringement notices by registration) as in force immediately before the commencement of this section continues to apply to an infringement notice for which a reminder notice was served under the Part before the commencement.	5 6 7 8
(2) This section expires 1 year after it commences.	9
'Further transitional provisions for SETONS	10
'270.(1) In Division 3 (Enforcement of infringement notices by registration) of Part 4A (Infringement Notices)—	11 12
"illegal user declaration" for an alleged offence involving a vehicle includes a notice, statutory declaration or other document, under a relevant law, that is prescribed by regulation under this Act to be an illegal user declaration;	13 14 15 16
"infringement notice" includes a notice that—	17
(a) is issued, given or served under a relevant law; and	18
(b) is prescribed by regulation under this Act to be an infringement notice;	19 20
"infringement notice offence" includes an offence under a relevant law for which an infringement notice was issued, given or served;	21 22
"infringement notice penalty" for an infringement notice offence under a relevant law includes the amount specified in the infringement notice to be the penalty payable for the offence;	23 24 25
"known user declaration" for an alleged offence involving a vehicle includes a notice, statutory declaration or other document, under a relevant law, that is prescribed by regulation under this Act to be a known user declaration;	26 27 28 29
"relevant law" means a law in force immediately before the commencement of this section prescribed by regulation to be a relevant	30 31

law;

"sold v	vehicle	declar	ation"	for a	ın	alleged	offence	involving a	vehicle
inc	cludes	a notice	e, statut	ory o	dec	claration	or othe	er document,	under a
		aw, that	-	cribed	1 b	y regulat	tion und	er this Act to	be a sold

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"unknown user declaration" for an alleged offence involving a vehicle includes a notice, statutory declaration or other document, under a relevant law, that is prescribed by regulation under this Act to be an unknown user declaration.

(2) This section expires 1 year after it commences.'.	'(2)	This	section	expires	1	year	after	it	commences.'.	
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PART 3—AMENDMENT OF MOTOR VEHICLES 11 SAFETY AMENDMENT ACT 1993 12

Amended Act	13
<i>Clause</i> 8. The <i>Motor Vehicles Safety Amendment Act 1993</i> is amended as set out in this Part.	14 15
Omission of s.11 (Amendment of s.51 (Regulations))	16
Clause9. Section 11—	17
omit.	18

PART 4—AMENDMENT OF TRAFFIC ACT 1949 19

Amended Act	20
<i>Clause</i> 10. The <i>Traffic Act 1949</i> is amended as set out in this Part.	21

Amendment of s.44V (Effect of action under Part 4A of Justices Act)	1
Clause11. Section 44V—	2
omit '98D', insert '98N'.	3
	4

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