Queensland



TRAFFIC AMENDMENT BILL

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STATUTE REVISION AMENDMENTS

1994

A BILL

FOR

An Act to amend the *Traffic Act 1949* and the *Transport Infrastructure (Roads) Act 1991*, and to repeal the *Traffic Act Amendment Act 1974*

The Parliament of Queensland enacts—	1
PART 1—PRELIMINARY	2
Short title	3
Clause 1. This Act may be cited as the Traffic Amendment Act 1994.	4
Commencement	5
Clause 2.(1) Section 6(6) is taken to have commenced on 15 August 1987.	6
(2) Section 12 (other than section 12(7) and (13)) commences on assent.	7
(3) The remaining provisions commence on a day to be fixed by proclamation.	8
PART 2—AMENDMENT OF TRAFFIC ACT 1949	10
Act amended	11
Clause 3. This Part and the Schedule amend the Traffic Act 1949.	12
Amendment of s 5 (Effect of Act on functions etc. of local authorities)	13
Clause 4.(1) Section 5, heading—	14
omit, insert—	15
'Local laws etc.'.	16
(2) Section 5(6), heading—	17
omit.	18
(3) Section 5(6) and (6A)—	19
renumber as section 5(3) and (4) respectively.	20

(4) Section 5(6)—	1
omit 'such by-laws or, as the case may be, ordinances',	2
insert 'a local law'.	3
(5) Section 5(6)(a) to (c)—	4
omit 'prohibition, regulation and control', insert 'regulation'.	5
(6) Section 5(6)(d)—	6
omit, insert—	7
'(d) the regulation of roadside vending.'.	8
(7) Section 5(6A)—	9
omit 'subsection (6)(a)', insert 'subsection (3)(a)'.	10
(8) Section 5(7) and (8)—	11
omit, insert—	12
(5) A local law under subsection (3)(d) does not affect a requirement to obtain a licence under the <i>Hawkers Act 1984</i> .	13 14
(6) The local government may make a local law under subsection (3) for—	15 16
(a) a road in its area that is not a declared road; and	17
(b) a declared road in its area, with the chief executive's written agreement.	18 19
'(7) If a local government makes a local law about a matter mentioned in subsection (3), the provisions of this Act about the matter no longer apply to the whole or part of the local government's area to which the local law applies.	20 21 22 23
(8) The provisions do not revive on the repeal of the local law.	24
'(9) A local government may make a local law for a matter specified in clauses 8A, 9(1), 11 and 11A of the Schedule if it is not inconsistent with a regulation made under the clauses.'.	25 26 27

Omission of 88 /A and /B	1
Clause 5. Sections 7A and 7B—	2
omit.	3
Amendment of s 9 (Interpretation)	4
Clause 6.(1) Section 9, heading—	5
omit, insert—	6
'Definitions'.	7
(2) Section 9, definitions "authorised officer", "city", "coin", "Commissioner", "declared road", "Director-General", "district superintendent", "justices", "licensed", "licensee", "Manual of Uniform Traffic Control Devices", "Metropolitan Traffic District", "motor car", "motor omnibus", "officer in charge of a police station", "owner", "parking", "police district", "Police Service", "prime mover", "provisional licence", "railway", "regulated parking", "superintendent" and "tramway"—	8 9 10 11 12 13 14
omit.	16
(3) Section 9—	17
insert—	18
"authorised officer" means—	19
(a) a police officer; or	20
(b) a person holding office as an authorised officer under section 10(1); or	21 22
(c) a special constable holding office as an authorised officer under section 10(2);	23 24
"coin" means a coin made and issued under the Currency Act 1965 (Cwlth);	25 26
"Commissioner" means the Commissioner of the Police Service;	27
"corresponding document" to a document issued under a provision of this Act means a document issued under a corresponding law to the provision;	28 29 30

Commonwealth, another State, a Territory or a foreign country that	2
provides for the same matter as the provision of this Act;	3
"declared road" means a State-controlled road under the <i>Transport</i> Infrastructure Act 1994;	4 5
"disabled person" means a person whose ability to walk is impaired;	6
"disabled person parking permit" means a permit issued under section 44N or a corresponding document;	7 8
"indication" given by an official traffic sign includes—	9
(a) a direction on an official traffic sign; and	10
 (b) a direction, indication or requirement that, under a regulation, is prescribed as being given or imposed, because of an official traffic sign; 	11 12 13
Example—	14
Under an existing regulation, a red light is a direction or requirement that a driver facing the red light must not proceed beyond the stop line.	15 16
"learner's permit" means a learner's permit issued under section 14 or a corresponding document;	17 18
"Manual of Uniform Traffic Control Devices" means the Manual of Uniform Traffic Control Devices issued by the chief executive, as amended from time to time;	19 20 21
"motor car" means a motor vehicle (other than a motorcycle) that—	22
(a) is not more than 4.5 t gross vehicle mass; and	23
(b) is built or fitted to carry no more than 12 adults, including the driver;	24 25
"motor omnibus" means a motor vehicle built or fitted to carry more than 12 adults, including the driver;	26 27
"MUTCD" stands for the Manual of Uniform Traffic Control Devices;	28
"officer in charge of a police station" means the police officer who is in charge of a police station at the relevant time;	29 30
"open licence" means an open licence issued under section 14 or a corresponding document;	31 32

"owner"	of a vehicle, tram, animal or vessel includes a person who is—	1
(a)	its owner, joint owner or part owner; and	2
(b)	a bailee to whom it is bailed for more than 14 days; and	3
(c)	its user under a hiring agreement or hire-purchase agreement; and	۷
(d)	for a vehicle whose owner is mentioned in Parts 6A and 6B and section 45A(2)—person who is its owner within the meaning of the <i>Transport Infrastructure (Roads) Regulation 1991</i> ;	5
than setti	"means the standing of an occupied or unoccupied vehicle, other temporarily, for and while actually engaged in picking up or ng down passengers or loading or unloading goods, and udes—	10 11
(a)	for a metered space when only paid parking is allowed—the standing of the vehicle even if engaged in picking up or setting down passengers or loading or unloading goods; and	12 13 14
(b)	for a loading zone when parking generally at the place where the loading zone is located is only allowed for a limited time—	1: 16
	(i) the standing of the vehicle for and while actually engaging in the picking up or setting down of passengers for longer than—	1′ 18 19
	(A) 2 minutes; or	20
	(B) if a longer time is indicated by the loading zone's official traffic sign—the longer time indicated; or	21 22
	(ii) the standing of the vehicle for and while actually engaging in loading or unloading goods for longer than—	2: 24
	(A) 20 minutes; or	25
	(B) if a longer time is indicated by the loading zone's official traffic sign—the longer time indicated; or	26 27
	(iii) if the loading zone is restricted to the standing of vehicles of a specified type indicated by the loading zone's official traffic sign—the standing of another type of vehicle even if engaged in picking up or setting down passengers or loading or unloading goods; or	29 30 31 32

(iv) if the loading zone is restricted to the standing of vehicle a specified purpose indicated by the loading zone's of	
traffic sign—the standing of a vehicle for another pu	
even if engaged in picking up or setting down passenge	_
loading or unloading goods;	5
Example of paragraph (a)—	6
The official traffic sign installed for the metered space may indicate that	
paid parking is allowed there for specified days and hours of a week or s	
conditions may be imposed for a traffic area in which a metered space m located.	10
Example of paragraph (b)—	11
A loading zone may be located in a traffic area where parking is generally li	mited 12
to a maximum time during specified days and hours of the week.	13
"prime mover" means a motor vehicle that—	14
(a) is more than 4.5 t gross vehicle mass; and	15
(b) is built to haul a semitrailer;	16
"provisional licence" means a provisional licence issued under section	on 14 17
or a corresponding document;	18
"railway" means—	19
(a) a railway within the meaning of the Transport Infrastru	
(Railways) Act 1991; or	21
(b) a tramway within the meaning of Part 11 of the Sugar Ind	•
Act 1991;	23
"regulated parking" means parking that is regulated by a	local 24
government by an official traffic sign under Part 6A, and inc	
parking regulated under sections 44C and 44D;	26
"roadside vending" means—	27
(a) the commercial supply of goods or services from a place	on a 28
road; or	29
(b) the setting up on, or bringing onto, a road of a stall, ve	hicle, 30
equipment or other thing for the commercial supply of goo	
services;	32
but does not include roadside vending for a religious, chari-	table, 33

edi	icational or political purpose;	-
-	ntendent" means a person holding office as a superintendent of ffic under section 11;	
"traffic	history " of a person means the history of—	2
(a)	the contraventions for which the person has been dealt with under this Act, including by the recording of demerit points under a regulation; or	(
(b)	the contraventions of section 328A of the Criminal Code for which the person has been dealt with;'.	9
(4) Se	ection 9, definition "commercial vehicle", paragraph (b)—	10
omit '	', station sedan, station wagon'.	1
(5) Se	ection 9, definition "commercial vehicle", paragraph (c)(i)—	12
omit,	insert—	1.
	'(i) issued by a local government under a local law made under section 44BA(4); and'.	14 1:
(6) Se	ection 9, definition "drug"—	10
omit '	Health Act 1937', insert 'Drugs Misuse Act 1986'.	1′
(7) Se	ection 9, definition "loading zone", paragraph (a)—	18
omit '	, motor utility trucks,'.	19
(8) Se	ection 9, definition "official traffic sign"—	20
omit '	'Director-General', insert 'chief executive'.	2
(9) Se	ection 9, definition "off-street regulated parking area"—	22
omit '	pursuant to section 44B(16),	23
inseri	'under a local law made under section 44BA(5)'.	2
(10) S	Section 9, definition "road", paragraph (b)—	2:
omit '	for any tramway.	20
(11) \$	Section 9, definition "road", paragraph (c)—	2
omit '	the Governor in Council', insert 'regulation'.	28

Replacement of ss 10–12	1
Clause 7. Sections 10 to 12—	2
omit, insert—	3
'Authorised officers	4
'10.(1) The chief executive may appoint an officer of the public service to be an authorised officer.	5 6
'(2) The Commissioner may appoint a special constable to be an authorised officer.	7 8
'(3) In this section—	9
"special constable" has the meaning given by section 1.4(1) (Interpretation) of the <i>Police Service Administration Act 1990</i> .	10 11
'Superintendents	12
'11.(1) The chief executive may appoint an officer of the public service to be a superintendent of traffic.	13 14
'(2) The Commissioner may appoint a police officer or officer of the public service to be a superintendent of traffic.	15 16
'Conditions of appointment	17
'12.(1) An authorised officer or superintendent may be appointed on conditions for administrative purposes.	18 19
'(2) A contravention of a condition does not affect the validity of anything done or omitted to be done by the authorised officer or superintendent in exercising a power under this Act.	20 21 22
'(3) However, this does not affect disciplinary action that may be taken against the authorised officer or superintendent for the contravention.'.	23 24
Replacement of s 12B (Director-General may install official traffic signs)	25 26
Clause8. Section 12B—	27
omit, insert—	28

Chief executive may instan or ren	nove official traffic signs	1
12B. The chief executive may, for	r the purposes of this or another Act—	2
(a) install an official traffic sig	gn on a road; and	3
(b) remove an official traffic s	sign from a road.	4
'Local government may install or	remove official traffic signs	5
'12BA.(1) A local government marea—	nay install an official traffic sign in its	6 7
(a) on a road that is not a declar	ared road; or	8
(b) on a declared road, with the or	ne chief executive's written agreement;	9 10
(c) on an off-street regulated p	parking area.	11
'(2) Under subsection (1)(b), a lotraffic sign that—	ocal government may install an official	12 13
(a) defines a traffic area; and		14
(b) indicates that parking on or regulated.	declared roads within the traffic area is	15 16
'(3) A local government may remit.'.	nove an official traffic sign installed by	17 18
Replacement of s 12F (Contravent official traffic sign to be an offence	tion of or failure to comply with an	19 20
Clause 9. Section 12F—		21
omit, insert—		22
'Contravention of official traffic s	ign an offence	23
'12F.(1) A person who contrave traffic sign commits an offence.	nes an indication given by an official	24 25
'Maximum penalty—40 penalty uni	ts or 6 months imprisonment.	26
•	ke proceedings for the imposition and ection (1) for a contravention relating to	27 28

an official traffic sign installed by it.	1
'(3) The penalty recovered by the local government for the offence must be paid to the local government.	2
'(4) Subsection (2) does not limit the right of another entity to take proceedings for the imposition and enforcement of a penalty under subsection (1) for a contravention relating to an official traffic sign.'.	4 5 6
Amendment of s 14 (Issue and renewal of drivers' licences)	7
Clause 10.(1) Section 14(1)—	8
omit, insert—	9
'14.(1) A superintendent may issue or renew the following types of drivers' licences—	10 11
(a) a learner's permit;	12
(b) a provisional licence, including a provisional licence ordered to be issued by a Court under section 20A;	13 14
(c) an open licence.'.	15
(2) Section 14(2A)—	16
renumber as section 14(3).	17
(3) Section 14(2AB)—	18
omit, insert—	19
(4) A regulation may give the interpretation of a code appearing on a licence.	20 21
(4) Section 14(2B)—	22
renumber as section 14(5).	23
(5) Section 14(3) to (8)—	24
omit, insert—	25
(6) A driver's licence is for the period (not longer than 10 years) specified in the licence.	26 27

Replacement of 8 14A (Traffic Engineering Trust Fund)	1
Clause 11. Section 14A—	2
omit, insert—	3
'Release of driver licence and traffic history	4
'14A.(1) On receiving an application in the approved form, the chief executive may release information about a person's driver's licence or traffic history to—	5 6 7
(a) the person; or	8
(b) with the person's written agreement—another person; or	9
(c) a person who issues drivers' licences under a corresponding law to section 14.	10 11
'(2) A regulation may provide for the fee payable for the release of the information to a person mentioned in subsection (1)(a) or (b).	12 13
'Transfer of Traffic Engineering Trust Fund	14
'14B.(1) The balance of the Traffic Engineering Trust Fund is transferred to the Consolidated Fund.	15 16
'(2) This section expires at the end of the day on which it commences.'.	17
Amendment of s 16A (Provisions with respect to breath tests and laboratory tests)	18 19
Clause 12.(1) Section 16A(1), definitions "breath analysing instrument" and "breath test"—	20 21
omit, insert—	22
"breath analysing instrument" means an instrument—	23
(a) for finding out the concentration of alcohol in a person's blood by analysing a specimen of the person's breath; and	24 25
(b) that is of a type prescribed by regulation;	26
"breath test" means a test to obtain an indication of the concentration of alcohol in a person's blood that is performed on a specimen of the person's breath using—	27 28 29

(a) a bi	eath analysing instrument; or	1
(b) a de	evice approved by regulation.1'.	2
(2) Section	16A(8)(a) and (b), at the end—	3
insert 'or'.		4
(3) Section	16A(8B)(a), (b) and (c), at the end—	5
insert 'or'.		6
(4) Section	16A(8J)(a) and (b), at the end—	7
insert 'or'.		8
(5) Section	16A(15D)(a) and (b), at the end—	9
insert 'and	, •	10
(6) Section	16A(15F)(a) and (b), at the end—	11
insert 'and'	·	12
(7) Section	16A(16A)—	13
omit 'by re	gistered post or certified mail',	14
insert 'in a	way prescribed by regulation'.	15
(8) Section	16A(16B)(c)—	16
omit, inser	t —	17
(c) that		18
(i)	the concentration of alcohol in the person's blood indicated by the laboratory test was a specified number of milligrams of alcohol in the blood per 100 mL of blood; or	19 20 21
(ii)	a specified drug or metabolite of a specified drug was indicated by the laboratory test to be present in the person's blood;'.	22 23 24
(9) Section	16A(16E)(a), at the end—	25
insert 'and'		26

As to devices previously approved by Gazette notice, see section 20C of the *Statutory Instruments Act 1992*.

(10) Section 16A(16F)—	1
omit 'alcohol or drug indicated to be present in',	2
<i>insert</i> 'alcohol indicated to be present in, or of the drug or metabolite of the drug indicated to be present in,'.	3
(11) Section 16A(16F)—	5
omit 'concentration of alcohol or drug in',	ϵ
<i>insert</i> 'presence of the concentration of alcohol in, or the drug or the metabolite of the drug in,'.	7 8
(12) Section 16A(18A)(a), at the end—	9
insert 'and'.	10
(13) Section 16A(19)—	11
omit, insert—	12
'(19) If a police officer sends a specimen of blood to an analyst's laboratory in a way prescribed by regulation, in any proceeding—	13 14
(a) evidence of that fact given by the officer; and	15
 (b) a certificate, produced in evidence, purporting to be signed by the analyst certifying that the specimen of blood was received at the analyst's laboratory from the officer; 	16 17 18
is sufficient evidence of compliance with subsection (16A).'.	19
(14) Section 16A(21)—	20
omit.	21
(15) Section 16A(24)—	22
omit 'concentration of alcohol or drug in',	23
<i>insert</i> 'presence of the concentration of alcohol in, or the drug or the metabolite of the drug in,'.	24 25
(16) Section 16A(24A)(a) and (b), at the end—	26
insert 'and'.	27

cases)	2
Clause 13.(1) Section 44, heading—	3
omit, insert—	4
'Removal of things from roads'.	5
(2) Section 44(6), at the end—	6
insert—	7
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	8
(3) Section 44(7), heading—	9
omit.	10
(4) Section 44(15), at the end—	11
insert—	12
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	13
(5) Section 44(16)—	14
omit, insert—	15
'(16) Under a local law, a local government may provide for the removal, safe storage or disposal of vehicles that persons authorised under the local law consider, on reasonable grounds, have been abandoned on roads in the local government's area.	16 17 18 19
'(17) If a local law provides for a matter mentioned in subsection (16), subsections (7) to (15) no longer apply in the local government's area.	20 21
'(18) Subsections (7) to (15) in their application in the local government's area are not revived by the repeal of the local law.	22 23
'(19) In subsections (7) to (16)—	24
"vehicle" includes any part of a vehicle.".	25
Replacement of ss 44A and 44B	26
Clause 14. Sections 44A and 44B—	27
omit, insert—	28

'Local g	overnments may regulate parking	1
'44A.((1) A local government may, under a local law, regulate parking in	2
its area—	-	3
(a)	on a road, other than a declared road; or	4
(b)	on a declared road, with the chief executive's written agreement; or	5 6
(c)	on an off-street regulated parking area.	7
'(2) T	he local government's regulation of parking may include—	8
(a)	specifying the times when a vehicle may or must not be parked; and	9 10
(b)	requiring the payment of a fee for a vehicle to be parked; and	11
(c)	specifying the types of vehicles that may or must not be parked; and	12 13
(d)	specifying the purposes for which a vehicle may or must not be parked; and	14 15
(e)	specifying where its regulation of parking applies.	16
'Parking	g regulation involves installing official traffic signs	17
	(1) A local government may install official traffic signs indicating ring is regulated. ²	18 19
'(2) A parking–	n official traffic sign installed by a local government may apply to	20 21
(a)	at or near the place where the sign is installed, for example, a particular parking space, road or off-street regulated parking area; or	22 23 24
(b)	throughout an area consisting of the whole or part of the local government's area (a "traffic area").	25 26
	local government may install an official traffic sign applying to hroughout a traffic area only if—	27 28

The regulation of parking is ultimately enforceable under section 12F as a contravention of an indication on an official traffic sign.

(a)

sign is located.

law.

and

a local law has declared the traffic area and defined its boundaries;

the sign is installed on the road at every road entry to the traffic

	arca	•	
'(4) A area—	n of	ficial traffic sign applying to parking throughout a traffic	
(a)	(a) may only indicate the following matters about how parking is regulated throughout the traffic area—		
	(i)	the times when a person may only park for a maximum specified time;	
	(ii)	the times when a person may only park by paid parking at a place where the local government has provided for paid parking; and	
(b)		parking for which another official traffic sign is installed in the traffic area—applies subject to the other official traffic.	
Example of	subse	ection (4)(b)—	
		affic sign installed within a traffic area may allow a longer or shorter in that allowed by the official traffic sign for the entire traffic area.	
. ,		tion (4)(a) does not limit the matters that may be indicated on fic sign mentioned in subsection (4)(b).	
	the co	on parking anywhere within a traffic area is taken to have ontents of the official traffic sign installed at the road entries to .	
parking a	it the	ficial traffic sign is installed at or near a place so that a person place is likely to see the sign, the person is taken to have ontents of the sign.	
		dication on an official traffic sign regulating parking is the regulation of the parking as indicated was properly	

imposed under a local law of the local government for the area where the

'(9) This section does not limit a local government's power to install an

official traffic sign under a provision other than this Part or under another

Examp	ies of now parking may be regulated	
is to hel	1.(1) This section does not limit section 44A or 44B and its object plocal governments in using this Part by specifying common of how local governments may regulate parking.	
(2) U traffic are	nder a local law, a local government may specify for a place or a ea—	
(a)	the hours and days when parking is only allowed for a specified maximum time; and	8
(b)	the fixed hours for paid parking; and	Ģ
(c)	for specified designated parking spaces—the maximum time for which a vehicle may be paid parked; and	10 1
(d)	parking fees for paid parking; and	12
(e)	a system (the "authorised system") for the payment of a parking fee for paid parking including, for example, by the use of a coin, token, card or credit card; and	13 14 13
(f)	the denomination or number of coins to be inserted in a parking meter or parkatarea in payment of a parking fee.	10 1'
'(3) U	nder a local law, a local government may—	18
(a)	allow a vehicle to park contrary to an indication on an official traffic sign regulating parking by time or payment of a fee, if the vehicle displays—	19 20 2.
	(i) a disabled person parking permit; or	22
	(ii) a permit issued by the local government; and	23
(b)	define the persons that may be issued with a permit; and	24
(c)	specify the fee for a permit.	2:
'(4) U	nder a local law, a local government may—	20
(a)	allow a vehicle to park in a loading zone if the vehicle displays a commercial vehicle identification label issued by the local government; and	2 28 29
(b)	define the vehicles that may be issued with a commercial vehicle identification label of the type specified by the MUTCD; and	31

(c)	specify the fee for a commercial vehicle identification label issued by the local government.]
(includin	Inder a local law, a local government may define specified land ag structures on the land) controlled by it as an off-street regulated area and regulate the use of the area.	2
'(6) Tindicate	Craffic signs installed by a local government may define or	(
(a)	where paid parking is authorised; or	8
(b)	spaces on roads or off-street parking areas that are designated parking spaces; or	10
(c)	loading zones; or	1
(d)	for roads or off-street parking areas—where parking is only allowed for a specified maximum time.'.	12 13
Amendr	nent of s 44C (Paid parking)	14
Clause 15	.(1) Section 44C(1)—	15
omit, i	insert—	10
	(1) Fixed hours start for a designated parking space after a local ent has—	1′ 18
(a)	specified under a local law the fixed hours when only paid parking is allowed in designated parking spaces in the traffic area or place where the space is located; and	1 20 2
(b)	installed the appropriate official traffic signs for the space.'.	22
(2) Se	ction 44C(2)—	23
omit 'i	in the traffic area'.	24
(3) Se	ction 44C(2) and (4)—	25
omit 'j	period', insert 'time'.	20
(4) Se	ction 44C—	2
insert-	_	28
'(5) A	local government may install a parking meter or parkatarea for a	29

designated parking space if it is installed in a way—	1
(a) specified by the MUTCD; or	2
(b) approved by the chief executive.'.	3
Amendment of s 44D (Paid parking offences)	4
Clause 16.(1) Section 44D(1)—	5
omit 'during any period'.	ϵ
(2) Section 44D(1)(a)—	7
omit 'in relation to the period'.	8
(3) Section 44D(1)(b)—	Ģ
omit, insert—	10
'(b) for a time longer than the maximum time indicated on the official traffic sign installed for the space; or'.	11 12
(4) Section 44D(1)(d)—	13
omit 'is a commercial vehicle that'.	14
(5) Section 44D(1), at the end—	15
insert—	16
'Maximum penalty—40 penalty units.'.	17
(6) Section 44D(3)—	18
omit 'period', insert 'time'.	19
Amendment of s 44E (Owner responsible for offence)	20
Clause 17.(1) Section 44E(2), heading—	21
omit.	22
(2) Section 44E(2)—	23
omit 'pursuant to the regulations under the Main Roads Act 1920',	24
insert 'under the Transport Infrastructure (Roads) Regulation 1991'.	25

(3) Sec	ction	44E(3)—	1
omit.			2
Amendn	nent	of s 44F (Notice of alleged offence)	3
Clause 18	. Sect	etion 44F(1A)(f) and (g)—	4
omit, i	nsert	<i>t</i> —	5
' (f)	'(f) state that—		6
	(i)	if the owner wants the alleged offence to be dealt with by Court, the owner must—	7 a 7 8
		(A) complete the form provided on the notice; and	9
		(B) give the completed form to the local government chief executive officer or another nominated office and	
	(ii)	if the owner does not want the alleged offence to be deswith by a Court, the owner must—	alt 13 14
		(A) complete the form provided on the notice; and	15
		(B) give the completed form to the chief executive offic or other nominated officer; and	cer 16 17
		(C) pay the prescribed penalty to the chief executive offic or other nominated officer; and	cer 18
(g)		e, in general terms, that the owner must comply with agraph (f) within—	ith 20 21
	(i)	28 days after service of the notice; or	22
	(ii)	another period allowed by the local government's chiexecutive officer or other officer nominated in the notice whether before or after the end of the 28 days;'.	
Replace	ment	t of s 44N (Disabled persons parking)	26
Clause 19	. Sect	etion 44N—	27
omit, i	nsert	<i>t</i> —	28

Disable	a person parking perints	1
'44N.(1) The chief executive may issue a permit to—	2
(a)	a disabled person; or	3
(b)	an organisation for a specified vehicle, if the chief executive is satisfied that the organisation transports disabled persons in the vehicle.	4 5 6
'(2) Tl on it.'.	ne chief executive may issue the permit subject to conditions stated	7 8
Amendn	nent of Pt 6B (Photographic detection devices)	9
Clause 20	. Part 6B, heading—	10
omit, i	nsert—	11
	'PART 6B—DETECTION DEVICES	12
	'Division 1—Radar speed detection devices'.	13
Replace	ment of s 44O (Approval of apparatus)	14
Clause 21	Section 44O—	15
omit, i	nsert—	16
'Use of 1	radar speed detection devices	17
	When using a radar speed detection device, a police officer must with Australian Standard 2898.2 (as in force at the time).'.	18 19
Insertio	n of new Division heading	20
Clause 22	After section 440—	21
insert-	_	22
	'Division 2—Photographic detection devices'.	23

Amendment of s 44P (Interpretation)	1
Clause 23.(1) Section 44P—	2
omit 'Part', insert 'Division'.	3
(2) Section 44P, definition "camera-detected prescribed offence"—	4
omit 'prescribed' (1st mention).	5
(3) Section 44P, definitions "owner" and "photographic detection device"—	6 7
omit.	8
(4) Section 44P—	9
insert—	10
"" "photographic detection device" means a device of a type approved by regulation as a photographic detection device;".	11 12
Insertion of new s 44PA	13
Clause 24. After section 44P—	14
insert—	15
'Photographic detection devices—transitional	16
'44PA.(1) An apparatus approved by order in council as a photographic detection device under section 44P (Interpretation) immediately before the commencement of this section continues to be an approved photographic detection device after the commencement.	17 18 19 20
'(2) This section expires at the end of the day on which it commences.'.	21
Amendment of s 44Q (Offences detected by photographic detection device)	22 23
Clause 25.(1) Section 44Q(2)(a)	24
omit—	25
'prescribed'.	26
(2) Section 44Q(2)(c)—	27

omit made under the Oams Act 1807 to the Director-General,	1
insert 'to the chief executive'.	2
(3) Section 44Q(2), at the end—	3
insert—	4
'Maximum penalty—40 penalty units.'.	5
(4) Section 44Q—	6
insert—	7
'(2A) For the purposes of subsection (2)(b), it is sufficient if the person states at the hearing of the offence under subsection (1) that the person was not the driver of the vehicle concerned.'.	8 9 10
(5) Section 44Q(4), at the end—	11
insert—	12
'Maximum penalty—40 penalty units.'.	13
(6) Section 44Q(5)—	14
omit.	15
(7) Section 44Q(6)—	16
omit 'prescribed'.	17
Amendment of s 44R (Procedure in relation to camera-detected prescribed offences)	18 19
Clause 26.(1) Section 44R, heading—	20
omit 'prescribed'.	21
(2) Section 44R(1)—	22
omit, insert—	23
'44R.(1) If the Commissioner considers a camera-detected offence has happened, the Commissioner may serve a notice on—	24 25
(a) the person who was the owner of the vehicle involved in the offence when the offence happened; or	26 27
(b) a person who is nominated in a statutory declaration under section	28

	44Q(2) as the person who was in charge of the vehicle when the offence happened.	1 2
'(1A)	The notice must—	3
(a)	be in the form approved by the Commissioner; and	4
(b)	contain the particulars prescribed by regulation; and	5
(c)	state, when applicable, that the person has been nominated in a statutory declaration under section 44Q(2) as the person who was in charge of the vehicle when the offence happened; and	
(d)	state, in general terms, that if the person does not want the offence to be dealt with by a Court, the person may—	9 10
	(i) if the person was not in charge of the vehicle when the offence happened—give the Commissioner a statutory declaration under section 44Q(2); or	12 12 13
	(ii) if the person was in charge of the vehicle when the offence happened—pay the prescribed penalty to the chief executive; and	14 15 16
(e)	state, in general terms, that if the person wants to take advantage of paragraph (d) the person must do so within—	17 18
	(i) 28 days after service of the notice; or	19
	(ii) another period allowed by the Commissioner, whether before or after the end of the 28 days.'.	20 21
(3) Se	ction 44R(3)—	22
omit, i	nsert—	23
'(3) T	ne Commissioner may withdraw a notice at any time.'.	24
Replace	ment of s 44S (Material to accompany notice and summons)	25
Clause 27	. Section 44S—	26
omit, i	nsert—	27
'Notice a	accompanying summons	28
	1) A summons served on an person for a camera-detected offence accompanied by a notice informing the person that—	29 30

, ,	(when applicable) the person has been nominated in a statutory declaration under section 44Q(2)(c) as the person who was in charge of the vehicle involved in a offence when the offence happened; and	1 2 3 4
	in general terms, the person may avoid having the offence dealt with by a Court if—	5 6
	(i) the person was not the person in charge of the vehicle involved in the offence when the offence happened; and	7 8
	(ii) the person gives the Commissioner a statutory declaration under section 44Q(2)(c); and	9 10
	in general terms, if the person wants to give the Commissioner a statutory declaration under section 44Q(2)(c), the person must do so within—	11 12 13
	(i) 28 days after service of the statement; or	14
	(ii) another period allowed by the Commissioner, whether before or after the end of the 28 days; and	15 16
, ,	if the person wants to examine a copy of the photographic evidence on which the offence is based, the person must make a request to the Commissioner at least 14 days before the charge is heard; and	17 18 19 20
, ,	if a request is made under paragraph (d), the Commissioner will make the copy available for examination at least 7 days before the charge is heard; and	21 22 23
` ,	if the person intends to challenge the photographic evidence at a hearing, the person must give the Commissioner written notice of the intention at least 3 days before the day fixed for the hearing.	24 25 26
Act 1886	statement in a deposition made for section 56(3)(b) of the <i>Justices</i> that the notice was served as required by subsection (1) is of that fact.	27 28 29
'(3) Sec	ction 56(5) of the <i>Justices Act 1886</i> applies to the deposition.'.	30

Amendment of s 44T (Payment of penalty)	1
Clause 28. Section 44T(1)—	2
omit 'Director-General', insert 'Commissioner'.	3
Replacement of s 44U (Evidentiary provisions)	4
Clause 29. Section 44U—	5
omit, insert—	6
'Photographic evidence—inspection and challenges	7
'44U.(1) This section applies to a person who has been charged with a camera-detected offence and wants to examine a copy of the photographic evidence on which the offence is based.	8 9 10
'(2) The person must ask the Commissioner, at least 14 days before the charge is heard, to make a copy of the photographic evidence available for examination.	11 12 13
'(3) The Commissioner must make reasonable arrangements to allow the examination at least 7 days before the charge is heard.	14 15
'(4) If the person intends to challenge the photographic evidence at a hearing, the person must give the Commissioner written notice of the intention at least 3 days before the day fixed for the hearing.'.	16 17 18
Insertion of new s 44W	19
Clause 30. After section 44V—	20
insert—	21
'Evidentiary provisions	22
'44W.(1) This section applies to a proceeding for a camera-detected offence.	23 24
'(2) A photograph produced by the prosecution purporting to be certified by the Commissioner stating that the photograph was properly taken by a photographic detection device at a specified location and time is evidence of the following matters—	25 26 27 28
(a) the photograph was taken at the specified location and time;	29

(b)	the accuracy of the photograph;	-
(c)	the things depicted in the photograph;	2
(d)	any requirements prescribed by a regulation about the operation and testing of a photographic detection device were complied with for the specified device at all material times.	2
	a photograph produced under subsection (2) is 1 in a series of phs also produced under subsection (2)—	(
(a)	the photograph may be numbered; and	8
(b)	the time it was taken may be identified by reference to another photograph in the series.	10
	vidence of the condition of the photographic detection device is not unless evidence that the device was not in proper condition has en.'.	1: 1: 1:
	ment of s 45A (Traffic offences in respect of which offender et to pay penalty)	14 1:
Clause 31	. Section 45A(2)—	10
omit '	within the meaning of section 44A.	1′
Amendr	ment of s 49 (Facilitation of proof)	18
Clause 32	.(1) Section 49(1)(a)—	19
omit a	ll words from 'Director-General' to 'district superintendent or of',	20
insert	'chief executive, the Commissioner,'.	2
(2) Se	ction 49(1)(b)—	22
omit a	ll words from 'Director-General' to 'or of the',	2.
insert	'chief executive, the Commissioner, a superintendent or the'.	24
(3) Se	ction 49(1)(c)—	2:
omit a	ll words from 'Director-General' to 'district superintendent or',	20
insert	'chief executive, the Commissioner,'.	2
(4) Se	ction 49(1)(g)—	28

omit by the Commissioner, or by a district superintendent, or by,	1
insert 'by the chief executive, the Commissioner or'.	2
(5) Section 49(1)(k)—	3
omit all words from 'under the hand' to 'clerk, or of',	4
insert 'signed by the chief executive, the Commissioner, a superintendent, chief executive officer of a local government or'.	5
(6) Section 49(1)(1)—	7
omit all words from 'under the hand' to 'by the Director-General,',	8
insert 'signed by the chief executive or the chief executive's delegate'.	9
(7) Section 49(1)(1)—	10
<i>omit</i> 'and the appointment of the Director-General or the authority of the person giving such certificate to give same',	11 12
insert 'and the appointment of the chief executive or the authority of the delegate giving the certificate to give it.',	13 14
(8) Section 49(1)(m)—	15
omit.	16
(9) Section 49(1)(n)(i) and (ii)—	17
omit, insert—	18
'(i) purporting to be issued under the <i>Transport Infrastructure</i> (<i>Roads</i>) <i>Act 1991</i> or a corresponding law; or	19 20
(ii) purporting to be signed by the chief executive or a person who registers motor vehicles under a corresponding law;'.	21 22
(10) Section 49(1)(o)—	23
omit all words from 'under the hand of' to 'Commissioner, a district superintendent',	24 25
insert 'signed by the chief executive, the Commissioner or a superintendent stating that the records of the chief executive, Commissioner'.	26 27 28
(11) Section 49(1)(p)—	29
amit from 'under the hand' to 'superintendent, or of'	30

insert '	sign	ed by the chief executive, the Commissioner or'.	1
(12) Se	ection	n 49(1)(pa) to (pc)—	2
omit, ii	nsert	<u> </u>	3
'(pa)		rtificate purporting to be signed by the Commissioner stating ecified radar speed detection device has been—	4 5
	(i)	tested in accordance with Australian Standard 2898.1 (as in force at a specified time); and	6 7
	(ii)	found to produce accurate results at the specified time;	8
		vidence the device was producing accurate results at the time esting and for 1 year after the time;	9 10
(pb)		rtificate purporting to be signed by a police officer stating a cified radar speed detection device was used by the officer—	11 12
	(i)	at a specified time; and	13
	(ii)	in accordance with Australian Standard 2898.2 (as in force at the time);	14 15
	is ev	vidence of the matters specified;	16
(pc)	a sp	rtificate purporting to be signed by the Commissioner stating becified vehicle speedometer accuracy indicator (commonly wn as a chassis dynamometer) has been—	17 18 19
	(i)	tested; and	20
	(ii)	found to produce accurate results at the specified time;	21
		vidence the indicator was producing accurate results at the e of testing and for 60 days after the time;'.	22 23
(13) Se	ection	n 49(1)(r)(vi)—	24
omit 'd	lirect	ion or'.	25
(14) Se	ection	1 49(1)—	26
insert-	_		27
'(v)	requ	lence of the condition of a parking meter or parkatarea is not tired unless evidence that the parking meter or parkatarea was in proper condition has been given.'.	28 29 30

(15) S	ection 49—	-
insert-	_	2
'(4) A	defendant who intends to challenge—	3
(a)	the accuracy of a radar speed detection device or vehicle speedometer accuracy indicator; or	
(b)	the time at, or way in, which the radar speed detection device was used;	(
	aring and determination of a charge against the defendant under this give written notice of the challenge to the prosecution.	9
'(5) Th	ne notice must be—	10
(a)	signed by the defendant; and	1
(b)	given at least 3 days before the day fixed for the hearing.'.	12
from hol	n of s 54 (Power of courts to disqualify convicted persons Iding or obtaining licences) Section 54—	13 14 13
omit.	. Section 3 i	10
Replace	ment of ss 67 and 68	1′
Clause 34	Sections 67 and 68—	18
omit, i	nsert—	19
'Protecti	ion from liability	20
'67. (1)	In this section—	2
_	overnment official" means a local government's chief executive cer or an officer or employee of the local government;	22
"official"	"means—	24
(a)	the Minister; or	2:
(b)	the chief executive; or	20
(c)	the Commissioner; or	2

(d) a police officer.	1
'(2) An official or local government official is not civilly liable for an act or omission done honestly and without negligence under this Act.	2
'(3) If subsection (2) prevents civil liability attaching to an official, the liability attaches to the State instead.	4
'(4) If subsection (2) prevents civil liability attaching to a local government official, the liability attaches to the local government instead.	(7
'Act does not apply to police officer in course of duty	8
'68. Provisions of this Act about offences (other than sections 16 and 16A) do not apply to a police officer while exercising a power, or performing a function, under this or another Act.'.	10 11
Amendment of Schedule (Subject matters for regulations)	12
Clause 35.(1) Schedule, clause 3(1)(c) and (d)—	13
omit, insert—	14
(c) roadside vendors.	13
(2) Schedule, clause 3(2)—	10
omit 'Director-General', insert 'chief executive'.	17
(3) Schedule, clause 3(2)—	18
omit 'State Transport Facilities Act 1946' (1st mention),	19
insert 'State Transport Act 1960'.	20
(4) Schedule, clause 3(2)—	2
omit all words from 'nor' to 'for that purpose'.	22
(5) Schedule, clause 6(4), (5) and (6), headings—	23
omit.	2
(6) Schedule, clause 8(1)(a), (b) and (c) to (l), headings—	2:
omit.	20
(7) Schedule, clause 8(1)(ba)—	2

omit 'State Transport Facilities Act 1946',	1
insert 'State Transport Act 1960'.	2
(8) Schedule, clause 8(1)(c)—	3
omit.	4
(9) Schedule, clause 8(1)(d)—	5
omit all words from 'approved' to '1946' (2nd mention),	6
insert 'licensed under the State Transport Act 1960'.	7
(10) Schedule, clauses 8A(2) and 9(3)—	8
omit.	9
(11) Schedule, clause 9(1)—	10
omit, insert—	11
'9.(1) Regulating and licensing roadside vending.	12
'(1A) Regulating the placement, stacking, storing, loading or unloading of goods of any description in, on or from roads.'.	13 14
(12) Schedule, clause 11A(2)—	15
omit.	16
(13) Schedule, clause 13(5)(d)—	17
omit, insert—	18
'(d) requiring production of certificates of road worthiness—	19
(i) before the registration of motor vehicles that must be registered under the <i>Transport Infrastructure (Roads) Act 1991</i> ; or	20 21 22
(ii) on the renewal and transfer of registration of motor vehicles that must be registered under the <i>Transport Infrastructure</i> (<i>Roads</i>) <i>Act 1991</i> ; or	23 24 25
(iii) when required by a superintendent;'.	26
(14) Schedule, clause 13(5), heading—	27
omit.	28
(15) Schedule, clause 14(6)—	29

omit, insert—	1
'(6) Regulating the type of brakes to be used by tramcars or vehicles used on tramways.'.	2 3
(16) Schedule, clause 16—	4
omit, insert—	5
'Permits for vehicles	6
'16. Regulating the issuing by the Commissioner or a superintendent of a permit to allow the use of a vehicle for a purpose for which the vehicle is not constructed, fitted or equipped as prescribed, including the conditions of the permit.'.	7 8 9 10
(17) Schedule, clause 17(2)—	11
omit.	12
(18) Schedule, clause 19(a)—	13
omit 'Part 6A of the State Transport Facilities Act 1946',	14
insert 'the State Transport Act 1960'.	15
(19) Schedule, clause 21—	16
omit, insert—	17
'Stopping places	18
'21.(1) Providing and regulating stopping places for trams being used on a road or vehicles licensed or approved under the <i>State Transport Act 1960</i> or another Act.	19 20 21
'(2) The persons authorised to appoint the stopping places and the way the places are appointed.'.	22 23
(20) Schedule, clause 23—	24
omit.	25
(21) Schedule, clause 24(1)—	26
omit, insert—	27
'24.(1) Providing for and regulating the appointment by the Commissioner or the chief executive of persons other than police officers as authorised officers?	28 29 30

(22) Schedule, clause 25—	1
omit, insert—	2
'Exemptions	3
'25.(1) Exempting persons, vehicles, or animals from a regulation.	4
(2) Providing for the issue by the Commissioner or chief executive of a certificate of exemption, and defining the effect of the certificate.'.	5 6
(23) Schedule, clause 26—	7
omit, insert—	8
'Powers of Commissioner and chief executive	9
'26. Providing for, regulating, and controlling the determination, application, prohibition, or regulation of or dispensing with any matter or thing by the Commissioner or the chief executive.'.	10 11 12
(24) Schedule, clause 28(3)—	13
omit, insert—	14
'(3) Prescribing indications for official traffic signs, including requirements imposed on persons about particular indications.'.	15 16
(25) Schedule, clause 31—	17
omit 'declarations under Oaths Act 1867', insert 'statutory declarations'.	18
(26) Schedule, clause 32—	19
omit 'Director-General', insert 'chief executive'.	20
(27) Schedule, clause 33—	21
omit.	22
(28) Schedule, clause 36—	23
omit, insert—	24
'Penalties	25
'36. Penalties of not more than 20 penalty units.'.	26

PART 3—SETONS AMENDMENT OF TRAFFIC ACT 1949	1 2
Act amended	3
Clause 36. This Part amends the Traffic Act 1949.	4
Amendment of s 9 (Definitions)	5
Clause 37.(1) Section 9, definition "owner", paragraph (d)—	6
omit.	7
(2) Section 9, definition "regulated parking"—	8
omit.	9
Amendment of s 16B (Notices to offenders for certain first offences)	10
Clause 38.(1) Section 16B, heading—	11
omit 'Notices', insert 'Infringement notices'.	12
(2) Section 16B(1) to (4)—	13
omit, insert—	14
'16B.(1) In this section—	15
"enforcement order notice" means an enforcement order notice under Part 4A of the <i>Justices Act 1886</i> ;	16 17
"infringement notice" means an infringement notice under Part 4A of the <i>Justices Act 1886</i> ;	18 19
"notified amount" means an amount notified in an infringement notice or reminder notice as the amount payable if the person served with the notice does not wish to have the offence alleged in the notice dealt with by the Court;	20 21 22 23
"reminder notice" means an reminder notice under Part 4A of the <i>Justices Act 1886</i> .	24 25
'(2) A police officer may serve an infringement notice on a person if the police officer believes on reasonable grounds that—	26 27

(a)	a person has committed an offence against section 16(2) to (2D); and	
(b)	the concentration of alcohol in the person's blood is less than 150 mg of alcohol per 100 mL of blood; and	
(c)	the person has not, within 5 years before the alleged offence, been convicted of an offence against section 16 or 16A(11).	
, ,	the offence is an infringement notice offence under Part 4A of the Act 1886.	3
must inc	ne infringement notice and a reminder notice for the alleged offence lude a statement to the effect that, if the person pays the notified the person—	1 1
(a)	if the alleged offence involves a motor vehicle—	12
	(i) will be disqualified from holding or obtaining a driver's licence for the period prescribed by regulation starting from the later of—	1; 14 1;
	(A) the end of 28 days after the day the notice is served on the person; or	10 17
	(B) if the person makes an application under subsection (7)—the time the court decides the application; and	19 19 20
	(ii) must surrender to a superintendent every driver's licence held by the person on the day after the day when the disqualification takes effect; and	2 2 2:
(b)	the person will be taken for the purposes of a subsequent offence against section 16 or 16A(11) to have been convicted of the alleged offence on the day the amount is received by the entity to whom it is payable under the notice.	2: 2: 2: 2:
	If the notified amount is paid within the time specified in the nent notice or the reminder notice—	25 25
(a)	if the alleged offence is an offence involving a motor vehicle—the person is disqualified from holding or obtaining a driver's licence for the prescribed period starting from the later of—	30 32 32
	(i) the end of 28 days after the day the notice is served on the	3

1

person; or

	(ii) if the person makes an application under subsection (7)—the time the court decides the application; and	2 3
(b)	the person is taken, for the purposes of a subsequent offence against section 16 or 16A(11), to have been convicted of the alleged offence on the day the amount is received by the entity to whom it is payable.	4 5 6 7
served or under su	If more than 1 infringement notice or reminder notice has been a the person for the alleged offence, the period of disqualification bsection (4A) is calculated as if the latest notice served on the efore the notified amount was paid were the only notice served on m.	8 9 10 11 12
	An enforcement order notice served on the person for the alleged nust include a statement to the effect that—	13 14
(a)	if the alleged offence is an offence involving a motor vehicle—the person is disqualified from holding or obtaining a driver's licence for the prescribed period starting from the later of—	15 16 17
	(i) the end of 28 days after the day the notice is served on the person; or	18 19
	(ii) if the person makes an application under subsection (7)—the time the Court decides the application; and	20 21
(b)	the person will be taken, for the purposes of a subsequent offence against section 16 or 16A(11), to have been convicted of the alleged offence on the day the amount is received by the entity to whom it is payable under the notice.	22 23 24 25
	If the person is served with an enforcement order notice under n (4C) including the statement mentioned in subsection (4)—	26 27
(a)	if the alleged offence is an offence involving a motor vehicle—the person is disqualified from holding or obtaining a driver's licence for the prescribed period starting from the later of—	28 29 30
	(i) the end of 28 days after the day the notice is served on the person; or	31 32
	(ii) if the person makes an application under subsection (7)—the time the Court decides the application; and	33 34

(b) the person will be taken, for the purposes of a subsequent offen against section 16 or 16A(11), to have been convicted of the section 16 or 16A(11) against section 16 or 16A(11).	
alleged offence on the day the amount is received by the entity	
whom it is payable under the notice.	4
(3) Section 16B(12) to (18)—	5
omit.	6
Amendment of s 44D (Paid parking offences)	7
Clause 39. Section 44D(3)(b)—	8
omit, insert—	9
(b) an infringement notice under Part 4A of the Justices Act 1886	is 10
placed on or attached to the vehicle; and'.	11
Omission of ss 44E–44H	12
Clause 40. Sections 44E to 44H—	13
omit.	14
Omission of s 44I (Offences)	15
Clause41. Section 44I—	16
omit.	17
Amendment of s 44P (Interpretation)	18
Clause 42.(1) Section 44P, definitions "camera-detected offence" as	nd 19
"prescribed offence"—	20
omit.	21
(2) Section 44P—	22
insert—	23
"camera-detected offence" means an offence of a type prescribed regulation the court proceedings for which are started by a summo	

	cifying that the offence was detected by a photographic detection ice;'.	1 2
Omissio	on of ss 44Q-44T	3
Clause 43	Sections 44Q to 44T—	4
omit.		5
Replace	ment of s 44V (Effect of action under Part 4A of Justices Act)	ć
Clause44	Section 44V—	7
omit,	insert—	8
'Photog	raphic evidence—notices to accompany summons	Ģ
	(1) A summons served on a person for a camera-detected offence accompanied by a notice informing the person that—	10 11
(a)	if the person wants to examine a copy of the photographic evidence on which the offence is based, the person must ask to the Commissioner at least 14 days before the charge is heard; and	12 13 14
(b)	if a request is made under paragraph (a), the Commissioner will make the copy available for examination at least 7 days before the charge is heard; and	15 16 17
(c)	if the person intends to challenge the photographic evidence at a hearing, the person must give the Commissioner written notice of the intention at least 3 days before the day fixed for the hearing.	18 19 20
Act 188	statement in a deposition made for section 56(3)(b) of the <i>Justices</i> 6 that the notice was served as required by subsection (1) is of that fact.	21 22 23
'(3) So	ection 56(5) of the <i>Justices Act 1886</i> applies to the deposition.'.	24
	on of s 45A (Traffic offences in respect of which offender may pay penalty)	25 26
Clause45	Section 45A—	27
omit.		28

ACT 1974	1 2
Repeal of Act	3
Clause 46. The Traffic Act Amendment Act 1974 is repealed.	4
PART 5—AMENDMENT OF TRANSPORT	5
INFRASTRUCTURE (ROADS) ACT 1991	6
Act amended	7
Clause 47. This Part amends the Transport Infrastructure (Roads) Act 1991.	8
Insertion of new s 9.21A	9
Clause 48. After section 9.21—	10
insert—	11
'Traffic improvement fee	12
'9.21A A person registering a motor vehicle must pay the traffic improvement fee prescribed by regulation.'.	13 14
	15

SCHEDULE	1
STATUTE REVISION AMENDMENTS	2
section 3	3
1. Section 12C(1) and (3)—	4
omit 'Director-General', insert 'chief executive'.	5
2. Section 12D—	6
omit 'the Director-General', insert 'the chief executive'.	7
3. Section 12D(2)—	8
omit 'said Director-General', insert 'chief executive'.	9
4. Section 12DA(1)—	10
omit 'Director-General', insert 'chief executive'.	11
5. Section 12DA(1A)—	12
omit 'section 12B', insert 'sections 12B and 12BA'.	13
6. Section 12DA, at the end—	14
insert—	15
'Maximum penalty for subsection (2)—40 penalty units or 6 months imprisonment.'.	16 17
7. Section 12E(1)(a), (3) and (4)(a)—	18
omit 6the Director-General, insert 6the chief executive,	10

8. Section 12E(4)(a)—	1
omit 'said Director-General', insert 'chief executive'.	2
9. Section 12E(1), at the end—	3
insert—	4
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	5
10. Section 12G—	6
omit 'Director-General', insert 'chief executive'.	7
11. Section 12G(1), at the end—	8
insert—	9
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	10
12. Section 12G(3)—	11
omit.	12
13. Section 12H(1)—	13
omit 'Director-General', insert 'chief executive'.	14
14. Section 15(1), at the end—	15
insert—	16
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	17
15. Section 15(2), at the end—	18
insert—	19
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	20

16. Section 15(3)—	1
omit.	2
17. Section 15(4) to (6)—	3
renumber as section 15(3) to (5) respectively.	4
18. Section 16(7), at the end—	5
insert—	6
'Maximum penalty for subsection (7)—40 penalty units or 9 months imprisonment.'.	7 8
19. Section 16C—	9
omit 'Director-General', insert 'chief executive'.	10
20. Section 17, at the end—	11
insert—	12
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	13
21. Section 18, at the end—	14
insert—	15
'Maximum penalty for subsection (2)—40 penalty units or 6 months imprisonment.'.	16 17
22. Section 19(1), at the end—	18
insert—	19
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	20

23. Section 19(5), at the end—	1
insert—	2
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	3
24. Section 20(5A)—	4
omit 'Director-General', insert 'chief executive'.	5
25. Section 20(7A)—	6
omit.	7
26. Section 23, heading—	8
omit 'Director-General', insert 'Chief executive'.	9
27. Section 23—	10
omit 'Director-General', insert 'chief executive'.	11
28. Section 30(1)—	12
omit all words from 'Part 6A' to 'other Act,',	13
insert 'the State Transport Act 1960'.	14
29. Section 30(1), at the end—	15
insert—	16
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	17
30. Section 30(2), at the end—	18
insert—	19
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	20

31. Section 30(3)—	1
omit all words from 'or of any regulation' to 'under any other Act'.	2
32. Section 30(3)—	3
omit ', regulation, ordinance, or by-law'.	4
33. Section 31(1)(i)—	5
omit 'order in council', insert 'regulation'.	6
34. Section 31(1), at the end—	7
insert—	8
'Maximum penalty—	9
(a) if death or injury is caused to any person—20 penalty units or imprisonment for 1 year; or	10 11
(b) otherwise—10 penalty units or 6 months imprisonment.'.	12
35. Section 31(3)—	13
omit.	14
36. Section 31(5), at the end—	15
insert—	16
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	17
37. Section 31(8)—	18
omit 'under section 54',	19
insert 'under section 187 of the Penalties and Sentences Act 1992'.	20

38. Section 33, at the end—	1
insert—	2
'Maximum penalty for subsection (2)—40 penalty units or 6 months imprisonment.'.	3
39. Section 34(1)—	5
omit 'Director-General', insert 'chief executive'.	6
40. Section 34(3)—	7
omit, insert—	8
'(3) The State, the Minister, the Commissioner, a police officer, the chief executive or someone else authorised by the chief executive is not civilly or	9 10
criminally liable for supplying information under a scheme.'.	11
41. Section 36, at the end—	12
insert—	13
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	14
42. Section 37(1)—	15
omit all words from 'a district' to 'Director-General',	16
insert 'the chief executive'.	17
43. Section 37(1A)—	18
omit 'a district superintendent', insert 'the chief executive'.	19
44. Section 37(1C)—	20
omit 'district superintendent', insert 'the chief executive'.	21

45. Section 37(2) and (4)—	1
omit 'Director-General', insert 'chief executive'.	2
46. Section 37(3), at the end—	3
insert—	4
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	5
47. Section 37(5)—	6
omit.	7
48. Section 37(1A) to (4)—	8
renumber as section 37(2) to (7) respectively.	9
49. Section 39(2), at the end—	10
insert—	11
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	12
50. Section 39(3)—	13
omit, insert—	14
'(3) Despite subsection (2)(b), a person required by a police office produce the person's licence does not commit an offence if the person-	
(a) holds an open licence issued under section 14; and	17
(b) produces the licence to the officer in charge of a police so reasonably specified by the officer within 48 hours after requirement is made.'.	

51. Section 41(4), at the end—	1
insert—	2
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	3
52. Section 44G(2), heading—	4
omit.	5
53. Section 44I(1) and (2), at the end—	6
insert—	7
'Maximum penalty—40 penalty units.'.	8
54. Section 44J(2) and (3)—	9
omit 'order in council', insert 'regulation'.	10
55. Section 44L—	11
omit.	12
56. Section 45, heading—	13
omit, insert—	14
'Summary proceedings'.	15
57. Section 45(1) to (2A)—	16
omit.	17
58. Section 45(3), heading—	18
omit.	19

59. Section 45(3)—	1
omit all words from 'on complaint'.	2
60. Section 45(3) to (5)—	3
renumber as section 45(1) to (3) respectively.	4
61. Section 48(1)—	5
omit 'district superintendent or'.	6
62. Section 52(1)—	7
omit 'the Commissioner, a district superintendent or',	8
insert 'the chief executive, the Commissioner or a'.	9
63. Section 52, at the end—	10
insert—	11
'Maximum penalty for subsection (2)—40 penalty units or 6 months imprisonment.'.	12 13
64. Section 53(1)(a)—	14
omit all words from 'Director-General' to 'superintendent, or',	15
insert 'chief executive, the Commissioner or a'.	16
65. Section 53(1)(f)—	17
omit 'Director-General', insert 'chief executive'.	18

66. Section 53(1), at the end—	1
insert—	2
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	3
67. Section 55(4), heading—	4
omit.	5
68. Section 55(6), heading—	ϵ
omit.	7
69. Section 55(8), at the end—	8
insert—	9
'Maximum penalty—	10
(a) for a driver's licence—20 penalty units or 18 months imprisonment; or	11 12
(b) for another licence—40 penalty units	13
70. Section 55(9)—	14
omit.	15
71. Section 55(10) and (11)—	16
omit 'subsection (9)', insert 'subsection (8)'.	17
72. Section 56(2), at the end—	18
insert—	19
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	20

73. Section 56(3), heading—	1
omit.	2
74. Section 56, at the end—	3
insert—	4
'Maximum penalty for subsection (7)—40 penalty units or 6 months imprisonment.'.	5 6
75. Section 57(2), (3), (4) and (5), headings—	7
omit.	8
76. Section 58(3), at the end—	9
insert—	10
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	11
77. Section 59(b)(i)—	12
omit all words from 'such motor' to '1920',	13
insert 'the vehicle under the Transport Infrastructure (Roads) Act 1991'.	14
78. Section 59, at the end—	15
insert—	16
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	17
79. Section 60(1)—	18
omit all words from 'offence and liable' to 'and imprisonment:',	19
insert 'offence.'.	20

80. Section 60(1), at the end—	1
insert—	2
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	3
81. Section 60(2), (2A) and (2B)—	4
omit.	5
82. Section 61(3), heading—	6
omit.	7
83. Section 61(1), at the end—	8
insert—	9
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	10
84. Section 61(2), at the end—	11
insert—	12
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	13
85. Section 61(3B), at the end—	14
insert—	15
'Maximum penalty—40 penalty units or 6 months imprisonment.'.	16
86. Section 62—	17
omit, insert—	18
'Court may order penalty be paid to aggrieved person	19
'62. The Court may direct that a fine or penalty, or part of a fine or	20

penalty, recovered for a offence under section 30(1)(a) be paid to a person aggrieved by the commission of the offence.'.	1 2
87. Section 63(1) and (3)—	3
omit 'Director-General', insert 'chief executive'.	4
88. Section 65—	5
omit, insert—	6
'Service if address unknown etc.	7
'65.(1) If a determination, notice, order, direction, or document (the "notice") is required or authorised to be given to a person whose place of business or address is unknown to the Commissioner or chief executive, the notice may be, and is taken to be, given by publishing it twice in a newspaper with an interval of at least 1 week between the dates of publication.	8 9 10 11 12 13
(2) A declaration purporting to be made by the Commissioner or chief executive that the place of business or address of a person is unknown is evidence of the matter.	14 15 16
'(3) The publication of a determination, notice, order, direction, or document may be proved by the production of a copy of the Gazette or newspaper containing it. '(4) This section does not limit section 64.'.	17 18 19 20
89. Section 66—	21
omit, insert—	22
'Instruments not affected by error	23
'66. An omission, misnomer or inaccurate description in a determination, notice, order or direction (the 'instrument') made or given by the Commissioner, the chief executive or a superintendent does not affect the instrument if the instrument's true intent can be understood.'.	24 25 26 27

SCHEDULE (continued)

90. Section 69—	1
omit all words from 'and the Supreme' to '1928 shall'.	2
91. Section 70(1)—	3
omit, insert—	4
'70.(1) The Governor in Council may make regulations under this Act.'.	5
92. Section 70(2), heading—	6
omit.	7
93. Section 70(3) to (10)	8
omit.	9
94. Section 71—	10
omit.	11
	12

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