

TRANSPORT LEGISLATION AMENDMENT BILL 1996

Queensland



TRANSPORT LEGISLATION AMENDMENT BILL 1996

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1996

A BILL

FOR

An Act to amend various Acts to provide for the extension of camera-detected offences, and for other purposes

| | The Parliament of Queensland enacts— | 1 |
|--------|--------------------------------------------------------------------------------------------------------------------------|---------|
| | PART 1—PRELIMINARY | 2 |
| | Short title | 3 |
| Clause | 1. This Act may be cited as the <i>Transport Legislation Amendment Act</i> 1996. | 4 5 |
| | Commencement | 6 |
| Clause | 2.(1) Section 18 commences on the repeal of the <i>Transport Infrastructure (Roads) Act 1991</i> , section 9.17A. | 7 8 |
| | (2) The remaining provisions of this Act commence on a day to be fixed by proclamation. | 9 10 |
| | | |
| | PART 2—AMENDMENT OF TRAFFIC ACT 1949 | 11 |

| | Act amended in pt 2 | 12 |
|--------|--------------------------------------------------------------------------------------------------------|----------|
| Clause | 3. This part amends the <i>Traffic Act 1949</i> . | 13 |
| | Amendment of s 44P (Interpretation) | 14 |
| Clause | 4.(1) Section 44P, definitions "camera-detected offence" and "prescribed offence" | 15 16 |
| | omit, insert— | 17 |
| | " "camera-detected offence" means a prescribed offence in respect of which— | 18 19 |
| | (a) the infringement notice under the Justices Act 1886, part 4A; or | 20 |
| | (b) the complaint or summons; | 21 |

| indi devi | | that the offence was detected by a photographic detection | 1 2 |
|--------------|-------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------|
| - | | offence " means an offence prescribed by regulation for this is an offence against this Act or another transport Act.'. | 3 4 |
| (2) Sec | ction | 44P— | 5 |
| insert- | | | 6 |
| tran | sport | ding transport law ", to a transport Act or a provision of a Act, means a law of the Commonwealth or another State that for the same matter as— | 7 8 9 |
| (a) | for a | a transport Act—the Act or a provision of the Act; or | 10 |
| (b) | for a | a provision of a transport Act—the provision. | 11 |
| "owner" | mea | ns— | 12 |
| (a) | if th | e vehicle is registered— | 13 |
| | (i) | if there is a responsible operator—the responsible operator at the time the alleged offence happened unless subparagraph (iii) or (iv) applies; or | 14 15 16 |
| | (ii) | if there was no responsible operator at the time—the person in whose name the vehicle is registered under a transport Act or a corresponding transport law at the time the alleged offence happened unless subparagraph (iii) or (iv) applies; or | 17 18 19 20 |
| | (iii) | if the vehicle is bailed for more than 14 days—the bailee at the time the alleged offence happened; or | 21 22 |
| | (iv) | if the vehicle is used under a hiring agreement (not being a hire purchase agreement)—the person who contracted to use the vehicle; or | 23 24 25 |
| (b) | if th | e vehicle is unregistered— | 26 |
| | (i) | if there is a responsible operator—the responsible operator immediately before expiry of the registration unless subparagraph (iii) or (iv) applies; or | 27 28 29 |
| | (ii) | if there was no responsible operator immediately before expiry—the person in whose name the vehicle was registered under a transport Act or a corresponding transport | 30 31 32 |

| | w immediately before the expiry unless subparagraph (iii) r (iv) applies; or | 1 2 |
|--------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------|
| . , | the vehicle is bailed for more than 14 days—the bailee at the time the alleged offence happened; or | 3 4 |
| hi | the vehicle is used under a hiring agreement (not being a ire purchase agreement)—the person who contracted to use he vehicle. | 5 6 7 |
| under the <i>T</i> or under the or a perso | erator'' means a person nominated as responsible operator <i>Transport Infrastructure (Roads) Act 1991</i> , section 9.17A <i>e Transport Operations (Road Use Management) Act 1995</i> on corresponding to a responsible operator under a ng transport law. | 8 9 10 11 12 |
| "transport Act" | ' means an Act administered by the Minister.'. | 13 |
| device) | s 44Q (Offences detected by photographic detection | 14 15 |
| 5. Section 44Q | 2— | 16 |
| omit, insert— | | 17 |
| Offences detect | ted by photographic detection device | 18 |
| photographic de offence if the per | prescribed offence happens and the offence is detected by a tection device, a person is taken to have committed the rson was the owner of the vehicle that was involved in the me the offence happened even though the actual offender omeone else. | 19 20 21 22 23 |
| the liability of th | al offender is someone else, subsection (1) does not affect e actual offender but the owner and the actual offender can shed for the offence. | 24 25 26 |
| | ence for a person charged with a camera-detected offence (1) to prove that— | 27 28 |
| | rson was not the driver of the vehicle at the time the offence ned; and | 29 30 |
| (b) the pe | rson— | 31 |

Clause

| | (i) | subject to subsection (5), has notified the commissioner or chief executive of the name and address of the person who drove the vehicle at the time the offence happened; or | 1 2 3 |
|----------------|--------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------|
| | (ii) | did not know and could not, with reasonable diligence, have ascertained the name and address of the person who drove the vehicle at the time the offence happened. | 4 5 6 |
| commiss | ioner | ubsection (3)(b)(i) and (ii), the person must notify the or chief executive about the matters specified and other mation in the approved form. | 7 8 9 |
| under su | bsecti | fence under subsection $3(b)(i)$ is not available unless notice ion $(3)(b)(i)$ is given to the commissioner or chief executive within 4 months of the first given of— | 10 11 12 |
| (a) | | ten notice from the commissioner or chief executive to the her alleging a camera-detected offence; or | 13 14 |
| (b) | an ir | nfringement notice under the Justices Act 1886, part 4A. | 15 |
| '(6) Fo | or sub | osection (3)(b)(ii) a person must prove that— | 16 |
| (a) | at th | e time the offence happened, the person— | 17 |
| | (i) | exercised reasonable control over the vehicle's use; and | 18 |
| | (ii) | had in place a reasonable way of finding out the name and address of the driver of the vehicle at any given time having regard to— | 19 20 21 |
| | | (A) the number of drivers; and | 22 |
| | | (B) the amount and frequency of use; and | 23 |
| | | (C) whether the vehicle was driven for business or private use; and | 24 25 |
| (b) | enqu | r the offence happened, the person made proper search and uiry to ascertain the name and address of the person who ye the vehicle at the time the offence happened. | 26 27 28 |
| | | tion (6) does not apply if the person is able to prove that at the ce happened the vehicle— | 29 30 |
| (a) | was | stolen or illegally taken; or | 31 |
| (b) | had | already been sold or otherwise disposed of. | 32 |

'(8) A person who falsely nominates another person under subsection (3)(b)(i) as the driver of the vehicle at the time the offence

| | happened, commits an offence. | 3 |
|--------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------|
| | Maximum penalty—40 penalty units. | 4 |
| | (9) A notification purporting to have been given for a body corporate by a director, manager or secretary of the body corporate is to be taken to have been given by the body corporate.'. | 5 6 7 |
| | Replacement of s 44R (Procedure in relation to camera-detected offences) | 8 9 |
| Clause | 6. Section 44R— | 10 |
| | omit, insert— | 11 |
| | 'Limitation of prosecution period extended in particular circumstances | 12 13 |
| | '44R.(1) Subsection (2) applies if a conviction or an enforcement order against a person for a camera-detected offence is set aside because the person can not be proved to be the driver of the vehicle at the time the prescribed offence happened. | 14 15 16 17 |
| | (2) If a conviction or an enforcement order is set aside, despite any other Act, proceedings for a camera-detected offence may be started against another person within 3 months of the setting aside of the conviction or enforcement order. | 18 19 20 21 |
| | (3) For this section, a conviction without recording the conviction, is taken to be a conviction.'. | 22 23 |
| | Amendment of s 44S (Notice accompanying summons) | 24 |
| Clause | 7. Section 44S(1)— | 25 |
| | omit, insert— | 26 |
| | '44S.(1) A notice, complaint or summons served on a person for a camera-detected offence must be accompanied by written information about— | 27 28 29 |

| | (a) if the person has been nominated under section 44Q(3)(b)(i) as the person who drove the vehicle at the time the offence happened—the particulars of the nomination; and | 1 2 3 |
|--------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------|
| | (b) the provisions of section 44Q; and | 4 |
| | (c) the right to examine and challenge an image from a photographic detection device under section 44U.'. | 5 6 |
| | Omission of s 44T (Payment of penalty) | 7 |
| Clause | 8. Section 44T— | 8 |
| | omit. | 9 |
| | Amendment of s 44U (Photographic evidence—inspection and challenges) | 10 11 |
| Clause | 9.(1) Section 44U(1), (2) and (4), 'photographic evidence'— | 12 |
| | omit, insert— | 13 |
| | 'image from a photographic detection device'. | 14 |
| | (2) Section 44U(2), '14'— | 15 |
| | omit, insert— | 16 |
| | <i>'21'.</i> | 17 |
| | (3) Section 44U(3), '7'— | 18 |
| | omit, insert— | 19 |
| | ·14'. | 20 |
| | (4) Section 44U(4), '3'— | 21 |
| | omit, insert— | 22 |
| | '7'. | 23 |
| | Replacement of s 44V (Effect of action under the Justices Act, pt 4A) | 24 |
| Clause | 10. Section 44V— | 25 |
| | omit, insert— | 26 |

| | 'Notice of dispute about traffic control device or sign | 1 |
|--------|-----------------------------------------------------------------------------------------------------------------------------------------------------------|--------|
| | '44V. If a person intends to dispute that a traffic control device or sign was functioning without defect or was visible, the person must give the | 2 3 |
| | commissioner written notice of the intention, specifying the device or sign, | 4 |
| | at least 7 days before the day fixed for the hearing.'. | 5 |
| | Amendment of s 44W (Evidentiary provisions) | 6 |
| Clause | 11.(1) Section 44W(2), 'A photograph'— | 7 |
| | omit, insert— | 8 |
| | 'An image'. | 9 |
| | (2) Section 44W(2), 'photograph'— | 10 |
| | omit, insert— | 11 |
| | 'image'. | 12 |
| | (3) Section 44W(3), 'a photograph'— | 13 |
| | omit, insert— | 14 |
| | 'an image'. | 15 |
| | (4) Section 44W(3), 'photographs'— | 16 |
| | omit, insert— | 17 |
| | 'images'. | 18 |
| | (5) Section 44W(3), 'photograph'— | 19 |
| | omit, insert— | 20 |
| | 'image'. | 21 |
| | (6) Section 44W(4)— | 22 |
| | renumber as section $44W(6)$. | 23 |
| | (7) After section $44W(3)$ — | 24 |
| | insert— | 25 |
| | (4) A marking or writing made by a photographic detection device on an | 26 |

'(4) A marking or writing made by a photographic detection device on an26image is taken to have the meaning prescribed under a regulation and is27evidence of what it is taken to mean.28

s 13

| (5) In a proceeding for a camera-detected offence a document purporting to be issued or signed by the chief executive of an entity responsible for the registration of motor vehicles under a law of this or another State stating | 2 3 |
|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------|
| that at a specified time or during a specified period a person was the owner of a vehicle is evidence of those matters.'. | 4 5 |
| Insertion of new s 44X | 6 |
| 12. After section 44W— | |
| | 7 |
| insert— | 8 |
| 'Application of the Justices Act, pt 4A | 9 |
| '44X.(1) The <i>Justices Act 1886</i> , part 4A, applies to camera-detected offences subject to this part. | 10 11 |
| (2) If there is any inconsistency between the <i>Justices Act 1886</i> , part 4A and this part, the provisions of this part prevail. | 12 13 |
| '(3) Without limiting subsection (1) or (2), for the <i>Justices Act 1886</i> , part 4A— | 14 15 |
| (a) "owner" means the owner as defined in this part; and | 16 |
| (b) a reference to " person in charge " or " user " is, if the context permits, taken to be a reference to the driver of the vehicle; and | 17 18 |
| (c) a reference to "illegal user declaration", "known user declaration", "sold vehicle declaration" or "unknown user declaration" or declaration generally is taken to be a reference to the appropriate approved form for section 44Q; and | 19 20 21 22 |
| (d) the <i>Justices Act 1886</i> sections 98G(2), 98H(5), 98I(5) and 98J(2) are subject to section 44Q and in particular section 44Q(6) applies instead of the <i>Justices Act 1886</i>, section 98J(2)(b).'. | 23 24 25 |
| Amendment of s 49 (Facilitation of proof) | 26 |
| 13. Section 49(1)— | 27 |
| insert— | 28 |

Clause

Clause

- '(oa)a document purporting to be signed by the commissioner or chief executive stating that the document is a true copy of a plan of installation of a photographic detection device at a place, showing any features of the installation, road infrastructure, road boundaries or road markings is evidence of the things shown in the document;
- (pd) a certificate purporting to be signed by the commissioner, chief executive or a superintendent certifying that a laser speed detection device has been—
 - (A) in accordance with the appropriate Australian Standard 11 that is in force at the time; or 12
 - (B) if there is no appropriate standard—in accordance with 13 the manufacturer's specifications; and 14
 - (ii) found to produce accurate results at the specified time;

tested at a specified time-

detection device has been-

is evidence of the matters stated and evidence the device was 16 producing accurate results at the time of testing and for 1 year 17 after the time; 18

'(pe) a certificate purporting to be signed by a police officer stating that
 a specified laser speed detection device was used by the officer—
 20

- (i) at a specified time; and 21 (ii) in accordance with— 22 (A) the appropriate Australian Standard that is in force at 23 the time: or 24 (B) if there is no appropriate standard—the manufacturer's 25 specifications; 26 is evidence of the matter stated; 27 '(pf) a certificate purporting to be signed by the commissioner, chief 28 executive or a superintendent certifying that a photographic 29
 - (i) tested at a specified time in accordance with 31 section 49(1)(pa) or (pd); and 32

(i)

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(ii) found to produce accurate results at the specified time;

is evidence of the matters stated and evidence the photographic detection device was producing accurate results at the time of testing and for 1 year after the time;

- '(ta) evidence that a number plate showing a particular registration number was attached to a motor vehicle at a particular time is evidence that the motor vehicle is the motor vehicle noted in the register of vehicles as then having that registration number;
- '(tb) a certificate purporting to be signed by the commissioner, chief executive or a superintendent certifying that a breath analysing instrument has been—
 - (i) tested at a specified time—
 - (A) in accordance with the appropriate Australian Standard
 that is in force at the time using devices or substances
 certified or otherwise authenticated under the *National Measurements Act 1960* (Cwlth); or
 - (B) if there is no appropriate standard—in accordance with 17 the manufacturer's specifications using devices or 18 substances certified or otherwise authenticated under 19 the *National Measurements Act 1960* (Cwlth); and 20
 - (ii) found to produce accurate results at the specified time;

is evidence of the matters stated and evidence the breath analysing22instrument was producing accurate results at the time of testing23and for 1 year after the time.'.24

PART 3—AMENDMENT OF TRANSPORT25INFRASTRUCTURE (ROADS) ACT 199126

| Act amended in pt 3 | | 27 |
|---------------------|---------------------------------------------------------------------|----|
| Clause | 14. This part amends the Transport Infrastructure (Roads) Act 1991. | 28 |

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| | Insertion of new s 9.17A | 1 |
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| Clause | 15. After section 9.17— | 2 |
| | insert— | 3 |
| | 'Nomination of responsible operator | 4 |
| | '9.17A.(1) If an owner has previously claimed the owner was not driver and has failed to notify the name and address of the driver vehicle that was involved in a camera-detected offence, the chief exect may give written notice requesting the owner to nominate 1 respon operator for each vehicle registered in the owner's name whether joint otherwise. | of a 6 utive 7 sible 8 |
| | (2) If the owner wants to nominate the responsible operator the owner wants give written notice containing the prescribed particulars to the executive within 28 days of receipt of the notice from the chief executive | chief 12 |
| | (3) If a person does not nominate a responsible operator within 28 c or nominates a person who is ineligible to be a responsible operator chief executive may nominate an existing registered owner as responsible operator. | , the 15 |
| | (4) A responsible operator must be— | 18 |
| | (a) an individual who is— | 19 |
| | (i) 16 years or more; and | 20 |
| | (ii) the holder of a licence issued under a law of a State to dr vehicle on a road; or | ive a 21 22 |
| | (b) a corporation that is— | 23 |
| | (i) a company registered under the Corporations Law; or | 24 |
| | (ii) incorporated by or under an Act; or | 25 |
| | (iii) incorporated for a public purpose by an Act of thi another State or the Commonwealth; or | is or 26 27 |
| | (c) this or another State or the Commonwealth. | 28 |
| | (5) Except for a nomination by the chief executive, the nomination is be accompanied by the written consent of the responsible operator. | must 29 30 |

| | (6) If a licence is not required for the normal operation of the type of vehicle being registered and it is not designed to be towed, the responsible operator does not have to be the holder of a licence for the vehicle. | 1 2 3 |
|--------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------|
| | (7) A person must not nominate a person as a responsible operator knowing that— | 4 5 |
| | (a) the nominated person is ineligible to be a responsible operator; or | 6 |
| | (b) any particulars about the nominated person are inaccurate. | 7 |
| | Maximum penalty—40 penalty units. | 8 |
| | (8) A person who has been requested to nominate a responsible operator— | 9 10 |
| | (a) may subsequently apply for, renew or transfer the registration of a vehicle only if a responsible operator has been nominated for the vehicle; and | 11 12 13 |
| | (b) must ensure there is a responsible operator during the registration of the vehicle. | 14 15 |
| | (9) If for any reason there ceases to be a responsible operator for a vehicle, the chief executive may nominate a responsible operator.'. | 16 17 |
| | Amendment of sch 1 (Subject matter for regulations) | 18 |
| Clause | 16. Schedule 1, General provisions, after 'Management and operation of a register of vehicles including—' | 19 20 |
| | insert— | 21 |
| | 'nomination of responsible operator;'. | 22 |

PART 4—AMENDMENT OF TRANSPORT OPERATIONS (ROAD USE MANAGEMENT) ACT 1995

| | Act amended in pt 4 | 4 |
|--------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------|
| Clause | 17. This part amends the <i>Transport Operations (Road Use Management) Act 1995.</i> | 5 6 |
| | Insertion of new s 77A | 7 |
| Clause | 18. After section 77— | 8 |
| | insert— | 9 |
| | 'Nomination of responsible operator | 10 |
| | '77A.(1) If an owner has previously claimed the owner was not the driver and has failed to notify the name and address of the driver of a vehicle that was involved in a camera-detected offence, the chief executive may give written notice requesting the owner to nominate 1 responsible operator for each vehicle registered in the owner's name whether jointly or otherwise. | 11 12 13 14 15 16 |
| | (2) If the owner wants to nominate the responsible operator the owner must give written notice containing the prescribed particulars to the chief executive within 28 days of receipt of the notice from the chief executive. | 17 18 19 |
| | (3) If a person does not nominate a responsible operator within 28 days, or nominates a person who is ineligible to be a responsible operator, the chief executive may nominate an existing registered owner as the responsible operator. | 20 21 22 23 |
| | (4) A responsible operator must be— | 24 |
| | (a) an individual who is— | 25 |
| | (i) 16 years or more; and | 26 |
| | (ii) the holder of a licence issued under a law of a State to drive a vehicle on a road; or | 27 28 |
| | (b) a corporation that is— | 29 |

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| | (i) | a company registered under the Corporations Law; or | 1 |
|--------------------------|-------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------|
| | (ii) | incorporated by or under an Act; or | 2 |
| | (iii) | incorporated for a public purpose by an Act of this or another State or the Commonwealth; or | 3 4 |
| (c) | this | or another State or the Commonwealth. | 5 |
| | - | for a nomination by the chief executive, the nomination must ed by the written consent of the responsible operator. | 6 7 |
| vehicle b | eing | ence is not required for the normal operation of the type of registered and it is not designed to be towed, the responsible not have to be the holder of a licence for the vehicle. | 8 9 10 |
| (7) A knowing | - | on must not nominate a person as a responsible operator | 11 12 |
| (a) | the 1 | nominated person is ineligible to be a responsible operator; or | 13 |
| (b) | any | particulars about the nominated person are inaccurate. | 14 |
| Maximu | n per | alty—40 penalty units. | 15 |
| (8) A operator- | - | son who has been requested to nominate a responsible | 16 17 |
| (a) | a ve | subsequently apply for, renew or transfer the registration of hicle only if a responsible operator has been nominated for vehicle; and | 18 19 20 |
| (b) | | t ensure there is a responsible operator during the registration evenicle. | 21 22 |
| | | any reason there ceases to be a responsible operator for a ief executive may nominate a responsible operator.'. | 23 24 |
| | | | |

PART 5—AMENDMENT OF JUSTICES ACT 1886 25

| | Act amended in pt 5 | 26 |
|--------|---------------------------------------------|----|
| Clause | 19. This part amends the Justices Act 1886. | 27 |

Clause

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| Amendment of s 266 (Regulations) 20. After section 266(2)(b)— | | |
| insert— | | |

'(c) for a camera-detected offence under the *Traffic Act 1949*—an infringement notice penalty for a corporation up to 5 times the amount payable by an individual for the offence under an infringement notice under part 4A.'.

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