Queensland



POLICE AND OTHER LEGISLATION (MISCELLANEOUS PROVISIONS) BILL 1998

Queensland



POLICE AND OTHER LEGISLATION (MISCELLANEOUS PROVISIONS) BILL 1998

TABLE OF PROVISIONS

Sectio	n Pa	age
	PART 1—PRELIMINARY	
1	Short title	7
2	Commencement	7
	PART 2—AMENDMENT OF POLICE SERVICE ADMINISTRATION ACT 1990	
3	Act amended in pt 2	7
4	Amendment of s 1.4 (Definitions)	7
5	Amendment of s 4.8 (Commissioner's responsibility)	8
6	Amendment of s 7.1 (Responsibility for command)	9
7	Amendment of s 7.2 (Duty concerning misconduct or breaches of discipline)	9
8	Insertion of new pt 9A	10
	PART 9A—POLICE PRINTS	
	9A.1 Payment for prints	10
	9A.2 Entitlement to prints	10
	9A.3 Procedure to obtain print for prescribed purpose	11
	9A.4 What is a "prescribed purpose"	11
9	Amendment of s 10.2 (Authorisation of disclosure)	12
10	Amendment of s 10.5 (Liability for tort generally)	12
11	Amendment of s 10.9 (Service and production of documents)	13
12	Amendment of s 10.12 (Legal proceedings)	13

13	Insert	ion of new ss 10.21A-10.21B	14
	10.21	A Unlawful possession of prescribed articles	14
	10.21	B Killing or injuring police dogs and police horses	14
14	Amen	dment of s 10.22 (Apprehension etc. of offenders against Act)	15
	1	PART 3—AMENDMENT OF DRUGS MISUSE ACT 1986	
15	Act a	mended in pt 3	15
16	Amen	dment of s 4 (Interpretation)	15
17	Insert	ion of new s 4C	16
	4C	Analysts	16
18	Amen	dment of s 32 (Forfeiture of dangerous drugs)	17
19	Insert	ion of new pt 5B	17
		5B—TRIAL PLANTING OF CANNABIS SATIVA FOR MERCIAL FIBRE PRODUCTION	
	43W	Purpose of pt 5B	18
	43X	Exemption—trial planting of cannabis sativa for research purposes	18
	43Y	Expiry of pt 5B	18
20		dment of s 52A (Prescribed persons permitted to receive spose of dangerous drugs)	19
		PART 4—AMENDMENT OF CRIMINAL CODE	
21	Act a	mended in pt 4	19
22	Insert	ion of new ss 426–427	19
	426	Unlawful entry of vehicle	20
	427	Unlawful entry of vehicle for committing indictable offence	20
23		dment of s 552B (Charges of indictable offences that may alt with summarily)	20
	PAR	T 5—AMENDMENT OF ENVIRONMENTAL PROTECTION ACT 1994	
24	Act a	mended in pt 5	21
25	Amen	dment of s 144 (Power to require name and address)	21
		PART 6—AMENDMENT OF WEAPONS ACT 1990	
26	Act a	mended in pt 6	21
27	Amen	dment of s 5 (Definitions)	21

28	Amendment of s 10 (Limitations on issue of licence)	22
29	Amendment of s 18 (Renewal of licences)	23
30	Amendment of s 29 (Revocation of licence)	24
31	Replacement of s 51 (Possession of a knife in night clubs)	24
	Possession of a knife in a public place	24
32	Amendment of s 54 (Possession or use of weapon by unlicensed person in primary production sometimes allowed)	26
33	Amendment of s 56 (Discharge of weapon on private land without owner's consent prohibited)	26
34	Amendment of s 57 (Particular conduct involving a weapon in a public place prohibited)	26
35	Amendment of s 58 (Dangerous conduct with weapon prohibited generally)	26
36	Amendment of s 59 (Possession or use of weapon under the influence of liquor or a drug prohibited)	27
37	Amendment of s 68 (Dealers to be licensed)	27
38	Amendment of s 69 (Armourers to be licensed)	27
39	Amendment of s 71 (Licensed dealers and armourers to keep register)	28
40	Amendment of s 78 (Weapons not to be discharged or operated)	28
41	Amendment of s 132 (Power to demand production of licence etc.)	28
42	Amendment of s 139 (Seizure and retention of weapons etc.)	29
43	Amendment of s 154 (Retention and disposal of weapons in police custody)	29
44	Amendment of s 179 (Compensation)	29
	PART 7—AMENDMENT OF POLICE POWERS AND RESPONSIBILITIES ACT 1997	
45	Act amended in pt 7	30
46	Amendment of s 10 (Appointment of police officers as public officials for other Acts)	30
47	Amendment of s 13 (General power to enter to make inquiries, investigations or serve documents)	30
48	Amendment of s 18 (Crime scene warrant)	30
49	Amendment of s 20 (Powers at crime scene)	31
50	Amendment of s 26 (Searching persons without warrant)	31
51	Amendment of s 27 (Searching vehicles without warrant)	31

52	Amendment of s 35 (Arrest without warrant)	32
53	Amendment of s 41 (Notice to appear form)	32
54	Amendment of s 46 (Court may order immediate arrest of person who fails to appear)	32
55	Amendment of s 48 (Application of part)	
56	Amendment of s 49 (Removal of persons from lawful custody)	
57	Amendment of s 51 (Extension of detention period)	
58	Amendment of s 68 (Surveillance warrants)	
59	Amendment of s 70 (Powers under surveillance warrants)	
60	Amendment of s 76 (Report on covert search)	
61	Insertion of new s 79A	34
	79A Acting monitor	34
62	Insertion of new s 82A	35
63	Amendment of s 83 (When part applies to behaviour)	35
64	Amendment of s 84 (When part applies to person's presence)	35
65	Insertion of new pt 11A	36
	PART 11A—WATCH-HOUSES	
	90A Control of persons in watch-houses	36
	90B Transfer of persons in watch-houses	36
66	Amendment of s 108 (Requirements after property is seized)	37
67	Amendment of s 110 (Return of seized things)	37
68	Amendment of s 120 (Assault etc. of police officer)	38
69	Amendment of s 122 (Entry of place to prevent offence or injury)	38
70	Amendment of s 123 (Police officer may use assistance in exercising certain powers)	38
71	Amendment of sch 3 (Dictionary)	38
	PART 8—AMENDMENT OF CRIME COMMISSION ACT 1997	
72	Act amended in pt 8	39
73	Insertion of new s 70A	39
	70A Acting monitor	40
74	Insertion of new s 72A	40
	72A Protection from liability	40

75	Amendment of s 78 (Requirements after property is seized)	40
76	Amendment of s 82 (Surveillance warrants)	41
77	Amendment of s 84 (Powers under surveillance warrant)	41
78	Amendment of s 141 (Insertion of new pt 3, div 1A)	42
	84AA Acting monitor	42
	84E Protection from liability	42
	PART 9—REPEALS	
79	Acts repealed	43
	SCHEDULE	44
	MINOR AMENDMENTS OF THE CRIME COMMISSION ACT	

1998

A BILL

FOR

An Act to amend a number of Acts affecting the powers and responsibilities of police officers, and for other purposes

s 1 7 s 4

	The Parliament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
	Short title	3
Clause	1. This Act may be cited as the Police and Other Legislation (Miscellaneous Provisions) Act 1998.	4 5
	Commencement	6
Clause	2.(1) Section 14 ¹ commences on 6 April 1998.	7
	(2) Section 182 is taken to have commenced on 25 January 1995.	8
	(3) Section 19 ³ commences on a day to be fixed by proclamation.	9
	PART 2—AMENDMENT OF POLICE SERVICE	10
	ADMINISTRATION ACT 1990	11
	Act amended in pt 2	12
Clause	3. This part amends the Police Service Administration Act 1990.	13
	Amendment of s 1.4 (Definitions)	14
Clause	4. Section 1.4—	15
	insert—	16

¹ Section 14 (Amendment of s 10.22 (Apprehension etc. of offenders against Act))

² Section 18 (Amendment of s 32 (Forfeiture of dangerous drugs))

³ Section 19 (Insertion of new pt 5B)

"handler", of a police dog, means an officer whose duties include handling a police dog.	1 2
"marked print" means a print of a photograph, marked in a way that highlights—	3 4
(a) features or aspects of the subject of the print; or	5
(b) points of similarity between the subject of the print and the subject of another print.	6 7
"member of the service" see section 2.2.4	8
"police dog" means a dog kept by the commissioner for helping police officers perform the duties of police officers.	9 10
Example—	11
A dog trained as a sniffer dog to help find illegal drugs.	12
"police horse" means a horse kept by the commissioner for use by officers when performing the duties of police officers.	13 14
"print" means a print of a photograph or part of a photograph, and includes a marked print and an audio recording of an interview.'.	15 16
Amendment of s 4.8 (Commissioner's responsibility)	17
Clause 5. Section 4.8(2)(t), after 'records'—	18
insert—	19
', including, but not limited to, records about—	20
 (i) the action taken by a police officer or someone else in relation to a person suspected of having committed an offence; and 	21 22 23
(ii) the result of any proceeding against the person for the offence.'.	24 25

⁴ Section 2.2 (Membership of service)

s 6 9 **s 7**

	Amendment of s 7.1 (Responsibility for command)	1
Clause	6. Section 7.1—	2
	insert—	3
	'(2) For subsection (1)(e), any length of service other than as a police officer that is counted as continuous service under section 5.145 must be disregarded.'.	4 5 6
	Amendment of s 7.2 (Duty concerning misconduct or breaches of discipline)	7
Clause	7. Section 7.2—	9
	insert—	10
	'(3) The commissioner may, by written instrument, exempt stated officers or staff members who have or are likely to have knowledge of conduct that is an alleged contravention of the <i>Anti-Discrimination Act 1991</i> from compliance with subsection (2), generally or on stated conditions.	11 12 13 14
	'(4) The commissioner may give an exemption under subsection (3) only if the commissioner is reasonably satisfied giving the exemption will not adversely affect the welfare of the officers or staff members affected by or involved in the conduct.	15 16 17 18
	'(5) However, if a person is given an exemption generally because the person is likely to have knowledge of an alleged contravention of the <i>Anti-Discrimination Act 1991</i> and the person is the person against whom the complaint for the contravention is made, the exemption does not operate in relation to the complaint against the person.	19 20 21 22 23
	'(6) Also, the commissioner may, by written instrument, exempt an officer or staff member appointed to provide confidential professional counselling to officers and staff members from compliance with subsection (2), generally or on stated conditions.	24 25 26 27
	'(7) An exemption under subsection (6) only operates while the officer or staff member is providing professional counselling services in an official capacity.	28 29 30

⁵ Section 5.14 (Calculation of continuous service as officer)

s 8 10 **s 8**

	'(8) If a person is not required to report misconduct under subsection (2) because of an exemption under subsection (3), the commissioner also is not	1 2
	required to report the misconduct.'.	3
	Insertion of new pt 9A	4
Clause	8. After part 9—	5
	insert—	6
	'PART 9A—POLICE PRINTS	7
	'Payment for prints	8
	'9A.1(1) A person for whom a print is made by or at the request of a	9
	police officer in the performance of the police officer's duty under this Act	10
	or otherwise, must pay to the commissioner a reasonable amount for printing and supplying the print.	11 12
	'(2) If the person requires a marked print, the person must also pay to the commissioner a reasonable amount for marking the print.	13 14
	'(3) However, the commissioner may, in a particular case, decide not to	15
	charge an amount under subsection (1) or (2).	16
	'(4) In this section—	17
	"reasonable amount", for printing and supplying or marking a print,	18
	means a reasonable amount fixed by the commissioner, not more than the actual cost of producing and supplying, or marking, the print.	19 20
	'Entitlement to prints	21
	'9A.2(1) This section applies if the State or a police officer performing	22
	the police officer's duties tenders a print as an exhibit in a proceeding before a court or tribunal.	23 24
	'(2) A person who satisfies the person who has custody of the print that the person requires a print identical to the print tendered for a prescribed	25 26

s 8 11 s 8

Police and Other Legislation (Miscellaneous Provisions)

purpose ⁶ is entitled to a print identical to the print tendered.	1	
'(3) This section does not entitle a person to a print the person requi	ires 2	
for a proceeding started in a court or tribunal because of something alleg	_	
to have been done or not done by a police officer or a State employee in performance of his or her duties, unless a print identical to the print requi		
has been tendered as an exhibit in the proceeding.	6 f	
Francisco de la companya de la compa		
'Procedure to obtain print for prescribed purpose	7	
'9A.3(1) A person who requires a print mentioned in section 9A.2 (the 8	
"tendered print") for a prescribed purpose may, in writing, ask the per		
who has custody of the print or, if it is a photograph, the negative of print, to give to the person a print identical to the tendered print.	the 10	
'(2) The request must indicate the purpose for which the person requi the print.	res 12 13	
'(3) However, it is not necessary to supply the print unless the persasking for it pays any amount fixed for the print under section 9A.1.	15	
'(4) If the person who has custody of the negative is satisfied that		
person making the request is entitled to the print and has paid any amo		
fixed for supplying the print, the person must cause the print to be made		
and supplied.	19	
'(5) A person does not incur any liability at law merely because of		
printing, marking or supply of a print under this part.	21	
'What is a "prescribed purpose"	22	
'9A.4 For this part, each of the following is a prescribed purpose—	23	
(a) to answer a charge of an offence, the subject matter of or aris	_	
out of a proceeding in which a print identical to the print requi is an exhibit;	red 25 26	
(b) for a proceeding started in a court or tribunal, whether it is		
proceeding in which a print identical to the print required is		

Section 9A.4 (What is a "prescribed purpose")

s 9 12 s 10

	exhibit or another proceeding;	1
	(c) for deciding whether to start a proceeding in a court or tribunal or to make a particular claim in the proceeding;	2 3
	(d) for deciding whether to defend a proceeding that may be started in a court or tribunal or to make or resist a particular claim in the proceeding.'.	4 5 6
	Amendment of s 10.2 (Authorisation of disclosure)	7
Clause	9. Section 10.2—	8
	insert—	9
	'(1B) Also, subject to any regulation made under subsection (1A), the commissioner may impose conditions on the disclosure of information under this section.	10 11 12
	'(1C) A person to whom the information is disclosed must not contravene a condition imposed under subsection (1B).	13 14
	Maximum penalty—40 penalty units.'.	15
	Amendment of s 10.5 (Liability for tort generally)	16
Clause	10.(1) Section 10.5(1), (1A), (2) and (5), 'or recruit'—	17
	omit, insert—	18
	', recruit or volunteer'.	19
	(2) Section 10.5—	20
	insert—	21
	'(6) In this section—	22
	"volunteer" means a person appointed by the commissioner to perform duties for the service on an unpaid voluntary basis on conditions decided by the commissioner.'	23 24 25

s 11 13 **s 12**

	Amendr	ment of s 10.9 (Service and production of documents)	1
Clause	11. Se	ection 10.9(2), from 'The holder' to 'subsection (1)'—	2
	omit, i	insert—	3
	'Any	member of the service'.	4
	Amendr	ment of s 10.12 (Legal proceedings)	5
Clause	12. Se	ection 10.12(2)—	6
	omit, i	insert—	7
	initiating	a proceeding, an allegation or statement, in a complaint or another g process, or in a pleading or affidavit, of any of the following evidence of the thing alleged or stated—	8 9 10
	(a)	a stated place is a police establishment or police station;	11
	(b)	a stated thing is appropriated to the use of, or is used by, the police service or any officer or staff member in the officer's or member's official capacity;	12 13 14
	(c)	a stated act, omission, conduct or breach of duty has not been authorised or consented to by the commissioner in relation to anything mentioned in paragraph (a) or (b);	15 16 17
	(d)	stated property is the property of the commissioner under this Act.	18 19
		a proceeding, a document signed by the commissioner and stating the following is evidence of the thing stated—	20 21
	(a)	at a stated time or during a stated period a stated person was a police dog handler or mounted police officer;	22 23
	(b)	at a stated time or during a stated period a dog or horse identified in the document was a police dog or police horse.	24 25
	officer to to the co	f, in a proceeding, a person intends to question the power of an act under a delegation given under this Act, the person must give emmissioner notice of the intention at least 7 days before the power oned in the proceeding.'.	26 27 28 29

	Insertion of new ss 10.21A-10.21B]
Clause	13. After section 10.21—	2
	insert—	3
	'Unlawful possession of prescribed articles	4
	'10.21A(1) A person must not unlawfully possess a prescribed article.	5
	Maximum penalty—40 penalty units.	ϵ
	'(2) A person must not unlawfully supply to someone else a prescribed article that is evidence of the commission of an offence.	7
	Maximum penalty—40 penalty units.	9
	'(3) Subsection (2) does not prevent a person supplying a print, an audio recording, or a transcript of an audio or video recording, to a person charged with an offence of which the article is evidence or the person's lawyer, for the purpose of enabling the person to defend the charge.	10 11 12 13
	'(4) A person must not possess a print, an audio recording, or a transcript of an audio or video recording supplied under subsection (3) after the time allowed for any appeal against a conviction for an offence of which the relevant article is evidence ends, unless the article is kept as part of court records or the records of a lawyer acting for the person charged with the offence.	14 13 10 17 18
	Maximum penalty—40 penalty units.	20
	'(5) In this section—	21
	"prescribed article" means any of the following that is the property of the commissioner—	22 23
	(a) a print;	24
	(b) a video recording;	25
	(c) a transcript of an audio or video recording.	26
	'Killing or injuring police dogs and police horses	27
	'10.21B(1) A person must not, without lawful excuse—	28
	(a) kill, maim, wound or otherwise injure a police dog or police	29

	horse; or	1
	(b) attempt to kill, maim, wound or otherwise injure a police dog or police horse.	3
	Maximum penalty—40 penalty units or 2 years imprisonment.	4
	'(2) The <i>Animals Protection Act 1925</i> , section 4(3) ⁷ does not apply to a police dog under the control of a handler.	5
	'(3) A court that finds a person guilty of an offence against subsection (1) may, in addition to any penalty that may be imposed, order the person to pay to the commissioner a reasonable amount for—	7 8 9
	(a) the treatment, care, rehabilitation and retraining of the police dog or police horse concerned; or	10 11
	(b) if it is necessary to replace the police dog or police horse—buying and training its replacement.'.	12 13
	Amendment of s 10.22 (Apprehension etc. of offenders against Act)	14
Clause	14. Section 10.22(1)(c)—	15
	omit.	16
	PART 3—AMENDMENT OF DRUGS MISUSE ACT 1986	17 18
	Act amended in pt 3	19
Clause	15. This part amends the <i>Drugs Misuse Act 1986</i> .	20
	Amendment of s 4 (Interpretation)	21
Clause	16.(1) Section 4, heading—	22

⁷ Section 4 (Offences of cruelty)

	omit, insert—	1
	'Definitions'.	2
	(2) Section 4(1), definition "analyst"—	3
'Definitions'. (2) Section 4(1), definition "analyst"— omit, insert— ' "analyst" means a person who, under section 4C, is appointed as, or declared to be, an analyst.'. (3) Section 4(2), as a heading— insert— 'Salts, derivatives and stereo-isomers'. (4) Section 4(3), as a heading— insert— 'Construction of particular terms'. (5) Section 4(2) and (3)— renumber as sections 4A and 4B. Insertion of new s 4C Clause 17. Part 1, after section 4B (as numbered by this Act)— insert— 'Analysts '4C.(1) The Minister may, by gazette notice, appoint as an analyst for this Act, a person the Minister is satisfied has the qualifications, standing and experience necessary to be an analyst for this Act.	4	
	• • • • • • • • • • • • • • • • • • • •	5 6
	(3) Section 4(2), as a heading—	7
	insert—	8
	'Salts, derivatives and stereo-isomers'.	9
	(4) Section 4(3), as a heading—	10
	insert—	11
	'Construction of particular terms'.	12
	(5) Section 4(2) and (3)—	13
	renumber as sections 4A and 4B.	14
	Insertion of new s 4C	15
Clause	17. Part 1, after section 4B (as numbered by this Act)—	16
	insert—	17
	'Analysts	18
	this Act, a person the Minister is satisfied has the qualifications, standing	19 20 21
	'(2) Also, a regulation may declare a person who holds a stated appointment, qualification or other recognition under the law of another State or the Commonwealth as an analyst, whether that or another term is used, to be an analyst for this Act.'.	22 23 24 25

	Amendment of s 32 (Forfeiture of dangerous drugs)	1
Clause	18.(1) Section 32(1)—	2
	omit, insert—	3
	'32.(1) If a court is satisfied beyond reasonable doubt that anything produced to it and alleged by the person producing it to be any of the following is, or any part of it is, what it is alleged to be, the court may, on application made to it, order that all or any part of the thing be forfeited to the State—	4 5 6 7 8
	(a) a dangerous drug;	9
	(b) a chemical used or intended to be used in or for manufacturing a dangerous drug;	10 11
	(c) property contaminated by a chemical used in or for manufacturing a dangerous drug.	12 13
	'(1A) The application may be made in the absence of any other party.'.	14
	 (2) Section 32(2), 'pursuant to subsection (1)'— omit, insert— 'in relation to a dangerous drug'. (3) Section 32(4)(a), 'dangerous drug'— 	
	omit, insert—	19
	'thing mentioned in subsection (1)(a), (b) or (c)'.	20
	Insertion of new pt 5B	21
Clause	19. After part 5A—	22

23

insert—

s 19 18 **s 19**

	ART 5B—TRIAL PLANTING OF CANNABIS VA FOR COMMERCIAL FIBRE PRODUCTION	1 2
'Purpose	e of pt 5B	3
under co	The purpose of this part is to enable research to be carried out ntrolled conditions into the suitability of low-level drug content sativa as a commercial fibre crop.	4 5 6
Exempt	ion—trial planting of cannabis sativa for research purposes	7
	1) A regulation may exempt a person from compliance with stated as of this Act for the time and on conditions stated in the regulation.	8 9
obtained	he regulation may authorise a stated person to possess lawfully seed of cannabis sativa that will produce low-level drug content sativa plants.	10 11 12
the perso	owever, a regulation for this section may only be made to enable on to grow low-level drug content cannabis sativa and perform functions, including plant-breeding, consistent with the purpose of	13 14 15 16
'(4) The complied	ne exemption operates only if the conditions of the exemption are with.	17 18
'(5) In	this section—	19
"low-leve	el'' means—	20
(a)	for a plant of cannabis sativa used for plant breeding—the leaves and flowering heads of the plant contain not more than 1% of tetrahydrocannabinol; or	21 22 23
(b)	for a plant of cannabis sativa used for field trials—the leaves and flowering heads of the plant contain not more than 0.35% of tetrahydrocannabinol.	24 25 26
'Expiry	of pt 5B	27
	1) This part expires 3 years after it commences.	28

s 20 19 **s 22**

	'(2) However, a regulation made before the end of the 3 years may defer the expiry of this part, but only for 1 year.'.	1 2
	Amendment of s 52A (Prescribed persons permitted to receive and dispose of dangerous drugs)	3
Clause	20. Section 52A—	5
	insert—	6
	'(2) It is lawful for a person who—	7
	(a) as an officer or employee of the department within which the <i>Health Act 1937</i> is administered, performs duties that include duties as a property officer for the police service; and	8 9 10
	(b) is authorised by the chief health officer under that Act;	11
	to possess a dangerous drug while actually performing the duties.	12
	'(3) It is lawful for a person who, as a staff member within the meaning of the <i>Police Service Administration Act 1990</i> , section 1.4,8 is performing the duties of a property officer in the police service, to possess a dangerous drug while actually performing the duties.'.	13 14 15 16
	PART 4—AMENDMENT OF CRIMINAL CODE	17
	Act amended in pt 4	18
Clause	21. This part amends the Criminal Code.	19
	Insertion of new ss 426–427	20
Clause	22. Chapter 39, after section 425—	21
	insert—	22

⁸ Section 1.4 (Definitions)

	Uniawiui entry of venicle	1
	'426. A person who unlawfully enters another person's vehicle commits an offence.	2 3
	Maximum penalty—2 years imprisonment.	4
	'Unlawful entry of vehicle for committing indictable offence	5
	'427.(1) A person who unlawfully enters another person's vehicle with intent to commit an indictable offence commits a crime.	6 7
	Maximum penalty—10 years imprisonment.	8
	'(2) If—	9
	(a) the offence is committed in the night; or	10
	(b) the offender—	11
	(i) uses or threatens to use actual violence; or	12
	(ii) is or pretends to be armed with a dangerous or offensive weapon, instrument or noxious substance; or	13 14
	(iii) is in company with 1 or more persons; or	15
	(iv) damages, or threatens or attempts to damage, any property;	16
	the offender is liable to imprisonment for 14 years.'.	17
	Amendment of s 552B (Charges of indictable offences that may be dealt with summarily)	18 19
Clause	23.(1) Section 552B(1)—	20
	insert—	21
	'(fa) an offence against section 427;9'.	22
	(2) Section 552B(1)(g), '408A(1)'—	23

⁹ Section 427 (Unlawful entry of vehicle for committing indictable offence)

s 24 21 **s 27**

	omit, insert—	1
	'408A'.	2
	PART 5—AMENDMENT OF ENVIRONMENTAL	3
	PROTECTION ACT 1994	4
	Act amended in pt 5	5
Clause	24. This part amends the <i>Environmental Protection Act 1994</i> .	6
	Amendment of s 144 (Power to require name and address)	7
Clause	25. Section 144(1)—	8
	insert—	9
	'(c) is about to give, is giving, or has given someone a noise abatement direction.'.	10 11
	PART 6—AMENDMENT OF WEAPONS ACT 1990	12
	Act amended in pt 6	13
Clause	26. This part amends the <i>Weapons Act 1990</i> .	14
	Amendment of s 5 (Definitions)	15
Clause	27.(1) Section 5, definition "dealer"—	16
	omit.	17
	(2) Section 5—	18
	insert—	19

	"dealer" means a person, other than an armourer or theatrical ordnance supplier, who—	1 2
	 (a) carries on the business, whether or not for reward or benefit, of acquiring, selling or otherwise disposing of weapons in any way; or 	3 4 5
	(b) for trade or business, displays a weapon for sale or possesses a weapon for sale.	6 7
	"slingshot" means a device designed for use with, or a component of which is, a brace that fits or rests on a person's forearm or another part of the person's body to support the person's wrist against the tension of elastic material used to propel a projectile.	8 9 10 11
	Example—	12
	A Saunders 'Falcon' Hunting Sling.'.	13
	(2) Section 5, definition "firearm"—	14
	insert—	15
	'(g) a slingshot.'.	16
	(3) Section 5, definition "security organisation", 'an organisation which'—	17 18
	omit, insert—	19
	'an entity that'.	20
	Amendment of s 10 (Limitations on issue of licence)	21
Clause	28.(1) Section 10(2)—	22
	insert—	23
	'(g) resides only in Queensland.'.	24
	(2) Section 10—	25
	insert—	26
	'(2A) Subsection (2)(g) does not apply to a person who—	27
	(a) for a person who resides in State adjoining Queensland—	28

s 29 23 **s 29**

Police and Other Legislation (Miscellaneous Provisions)

	(i) satisfies the authorised officer that the person has a genuine reason for possessing a weapon for which a licence is required under this Act; and	1 2 3
	(ii) is not disqualified from obtaining a similar licence in the adjoining State; or	4 5
(b)	for a person who resides in a State other than an adjoining State but whose main place of residence is Queensland—is not disqualified from obtaining a similar licence in the other State.	6 7 8
'(2B)	Also, subsection (2)(g) does not apply to a person who—	9
(a)	resides outside Queensland and intends visiting Queensland to engage in an activity that is a reason for possession of a weapon under section 11; and	10 11 12
(b)	is entitled by law (whether or not under a licence) to possess and use a firearm or type of firearm in the State or country where the person usually resides; and	13 14 15
(c)	applies for a licence prescribed under section 12(1)(k) for visitors to Queensland.'.	16 17
(3) Se	ction 10(4)(a)(ii), from 'another' to 'weapons'—	18
omit, i	insert—	19
	arse in safety training for weapons conducted in another State that missioner is satisfied is'.	20 21
(4) Se	ction 10—	22
insert-	_	23
'(9) In	this section—	24
lice	e licence ", for a weapon in an adjoining or other State, means a ence, permit or authority issued under the law of the other State tling the person to possession of the weapon.".	25 26 27
Amendr	ment of s 18 (Renewal of licences)	28
29. Se	ection 18—	29

30

Clause

insert—

s 30 24 s 31

	'(8) Section 10(2) to (6) applies to the renewal of a licence with any necessary changes.'.	1 2
	Amendment of s 29 (Revocation of licence)	3
Clause	30. Section 29—	4
	insert—	5
	'(3) This section does not prevent an authorised officer reinstating a licence that is revoked by the authorised officer because of a mistake of fact.	6 7
	Examples for subsection (3)—	8
	1. J was charged with an offence and although no conviction was recorded for the offence, police records indicated a conviction had been recorded.	9 10
	2. A was required to be a member of a pistol club but the club failed to tell the commissioner that A had joined the club before the revocation happened.	11 12
	'(4) A licence reinstated under subsection (3) is taken not to have been revoked.	13 14
	'(5) The licence may be reinstated by—	15
	(a) returning the licence; or	16
	(b) issuing a fresh licence.	17
	'(6) The authorised officer must also ensure any entry made in the firearms register because of the revocation is corrected.'.	18 19
	Replacement of s 51 (Possession of a knife in night clubs)	20
Clause	31. Section 51—	21
	omit, insert—	22
	'Possession of a knife in a public place	23
	'51.(1) A person must not physically possess a knife in a public place, unless the person has a reasonable excuse.	24 25
	Maximum penalty—20 penalty units or 6 months imprisonment.	26
	'(2) It is a reasonable excuse for subsection (1) to physically possess a knife—	27 28

(a) to perform a lawful activity, duty or employment; or	1
(b) to participate in a lawful entertainment, recreation or sport; or	2
(c) for exhibiting the knife; or	3
(d) for use for a lawful purpose.	4
Example for subsection (2)(a)—	5
1. A person may carry a knife on his or her belt for performing work in primary production.	6 7
Examples for subsection (2)(b)—	8
1. A scout may carry a knife on his or her belt as part of the scout uniform.	9
2. A person may carry a knife as an accessory while playing in a pipe band.	10
3. A fisher may carry a knife for use while fishing.	11
Example for subsection $(2)(c)$ —	12
1. A person who collects knives may exhibit them at a fete or another public gathering.	13 14
Examples for subsection $(2)(d)$ —	15
1. A person may use a knife to prepare or cut food at a restaurant in a public place or when having a picnic in a park.	1 <i>6</i> 17
2. A person may carry a pen knife or swiss army knife for use for its normal utility purposes.	18 19
'(3) However, it is not a reasonable excuse to physically possess a knife in a public place for self-defence purposes.	20 21
'(4) In deciding what is a reasonable excuse for subsection (1), regard may be had, among other things, to whether the way the knife is held in possession, or when and where it is held in possession, would cause a reasonable person concern that he or she, or someone else in the vicinity, may be threatened or harmed.	22 23 24 25 26
(5) In this section—	27
"knife" includes a thing with a sharpened point or blade that is reasonably capable of—	28 29
(a) being held in 1 or both hands; and	30
(b) being used to wound or threaten to wound anyone when held in 1 or both hands.'.	31 32

s 32 26 s 35

	Amendment of s 54 (Possession or use of weapon by unlicensed person in primary production sometimes allowed)	1 2
Clause	32. (1) Section 54(2), 'use the weapon'—	3
	omit, insert—	4
	'use a weapon'.	5
	(2) Section 54(2)(b), 'the weapon'—	6
	omit, insert—	7
	'a weapon'.	8
	Amendment of s 56 (Discharge of weapon on private land without owner's consent prohibited)	9 10
Clause	33. Section 56(1), definition "weapon", 'and crossbow"—	11
	omit, insert—	12
	', crossbow and slingshot'.	13
	Amendment of s 57 (Particular conduct involving a weapon in a public place prohibited)	14 15
Clause	34. Section 57(1), definition "weapon", after paragraph (c)—	16
	insert—	17
	'(d) a slingshot.'.	18
	Amendment of s 58 (Dangerous conduct with weapon prohibited generally)	19 20
Clause	35. Section 58(1), definition "weapon", after paragraph (d)—	21
	insert—	22
	'(e) a slingshot.'.	23

	Amendment of s 59 (Possession or use of weapon under the influence of liquor or a drug prohibited)	1 2
Clause	36.(1) Section 59(1), definition "weapon", paragraph (b)—	3
	renumber as section 59(1)(c).	4
	(2) Section 59(1), definition "weapon"—	5
	insert—	6
	'(b) a slingshot; and'.	7
	Amendment of s 68 (Dealers to be licensed)	8
Clause	37. Section 68(1)—	9
	omit, insert—	10
	'68.(1) A person must not deal in weapons in the course of business, unless the person is a licensed dealer.	11 12
	'Maximum penalty—	13
	(a) for a category D, H or R weapon—100 penalty units or 2 years imprisonment; and	14 15
	(b) for a category C or E weapon—60 penalty units or 1 year's imprisonment; and	16 17
	(c) for a category A or B weapon—20 penalty units or 6 months imprisonment.'.	18 19
	Amendment of s 69 (Armourers to be licensed)	20
Clause	38.(1) Section 69(1), as penalty—	21
	insert—	22
	'Maximum penalty—	23
	(a) for a category D, H or R weapon—100 penalty units or 2 years imprisonment; and	24 25
	(b) for a category C or E weapon—60 penalty units or 1 year's imprisonment; and	26 27

s 39 28 s 41

	(c) for a category A or B weapon—20 penalty units or 6 months imprisonment.'.	1
	(2) After section 69(1)—	3
	insert—	2
	'(1A) A person who is not a licensed armourer must not manufacture a weapon.	5
	'Maximum penalty—	7
	(a) for a category D, H or R weapon—100 penalty units or 2 years imprisonment; and	Ş
	(b) for a category C or E weapon—60 penalty units or 1 year's imprisonment; and	10 11
	(c) for a category A or B weapon—20 penalty units or 6 months imprisonment.'.	12 13
	Amendment of s 71 (Licensed dealers and armourers to keep register)	14
Clause	39. Section 71(5), definition "weapons register"—	15
	omit, insert—	16
	"weapons register" means—	17
	(a) a book in the approved form, bound in a way satisfactory to an authorised officer; or	18 19
	(b) a computer register approved by the commissioner.'.	20
	Amendment of s 78 (Weapons not to be discharged or operated)	21
Clause	40. Section 78(2)—	22
	omit.	23
	Amendment of s 132 (Power to demand production of licence etc.)	24
Clause	41. Section 132—	25
	insert—	26

	'(6) In subsections (2) and (4)—	1
	"licence" means a card issued as a licence under this Act that shows the following—	2 3
	(a) the licensee's photograph;	4
	(b) the licence number;	5
	(c) numbers and letters indicating licence conditions;	6
	(d) letters indicating the categories of weapons the licensee may possess.'.	7 8
	Amendment of s 139 (Seizure and retention of weapons etc.)	9
Clause	42. Section 139—	10
	insert—	11
	'(2A) Also, a police officer may seize and retain an antique firearm if the police officer reasonably believes a person in possession of the firearm is not a fit and proper person to be in possession of the firearm—	12 13 14
	(a) because of the person's mental and physical fitness; or	15
	(b) if a domestic violence order has been made against the person; or	16
	(c) because the person has been convicted of an offence involving the use, carriage, discharge or possession of a weapon.'	17 18
	Amendment of s 154 (Retention and disposal of weapons in police custody)	19 20
Clause	43. Section 154(1)(b), 'class'—	21
	omit, insert—	22
	'category or, for an antique firearm, the antique firearm'.	23
	Amendment of s 179 (Compensation)	24
Clause	44. Section 179(2), from 'under'—	25
	omit, insert—	26

s 45 30 **s 48**

	'under either of the following Commonwealth Acts—	1
	• the National Firearms Program Implementation Act 1996	2
	• the National Firearms Program Implementation Act 1997.'.	3
	PART 7—AMENDMENT OF POLICE POWERS AND	4
	RESPONSIBILITIES ACT 1997	5
	Act amended in pt 7	6
Clause	45. This part amends the <i>Police Powers and Responsibilities Act 1997</i> .	7
	Amendment of s 10 (Appointment of police officers as public officials for other Acts)	8
Clause	46. Section 10—	10
	insert—	11
	'(6) Subsection (4) applies even if a police officer is a public official because an express provision of another Act declares all police officers to be public officials for the other Act.'.	12 13 14
	Amendment of s 13 (General power to enter to make inquiries, investigations or serve documents)	15 16
Clause	47. Section 13(5)—	17
	omit, insert—	18
	'(5) However, if the place contains a dwelling, the only part of the place a police officer may enter without the consent of the occupier is the part of the place that is not a dwelling.'.	19 20 21
	Amendment of s 18 (Crime scene warrant)	22
Clause	48. Section 18—	23

s 49 31 **s 51**

	insert—	1
	'(8A) Also, if the issuer is a Supreme Court judge, the warrant must state whether or not a police officer may, under the warrant, do something that may cause structural demaga to a building.'	2 3 4
	that may cause structural damage to a building.'.	4
	Amendment of s 20 (Powers at crime scene)	5
Clause	49.(1) Section 20(1)(g), 'inspect the crime scene and'—	6
	omit, insert—	7
	'search the crime scene and inspect'.	8
	(2) Section 20(1)—	9
	insert—	10
	'(ga)open anything at the crime scene that is locked;'.	11
	(3) Section 20(3), after 'is done'—	12
	insert—	13
	'and the warrant authorises the doing of the thing'.	14
	Amendment of s 26 (Searching persons without warrant)	15
Clause	50. Section 26(3)—	16
	omit, insert—	17
	'(3) The police officer may seize all or part of a thing—	18
	(a) that may provide evidence of the commission of an offence; or	19
	(b) that the person intends to use to cause harm to himself, herself or someone else.'.	20 21
	Amendment of s 27 (Searching vehicles without warrant)	22
Clause	51. Section 27(6)—	23
	omit, insert—	24
	'(6) The police officer may seize all or part of a thing—	25

	(a) that may provide evidence of the commission of an offence; or	1
	(b) that the person intends to use to cause harm to himself, herself or someone else.'.	2 3
	Amendment of s 35 (Arrest without warrant)	4
Clause	52.(1) Section 35(1), after 'committing an offence'—	5
	insert—	6
	(a "suspect").	7
	(2) Section 35(2), after 'an indictable offence'—	8
	insert—	9
	(also a "suspect").	10
	(3) Section 3(2), from 'under'—	11
	omit, insert—	12
	', or investigating the offence, under part 8.'.	13
	Amendment of s 41 (Notice to appear form)	14
Clause	53. Section 41(3), '7 days'—	15
	omit, insert—	16
	'14 days'.	17
	Amendment of s 46 (Court may order immediate arrest of person who fails to appear)	18 19
Clause	54. Section 46(2)—	20
	omit, insert—	21
	'(2) A document purporting to be a copy of the notice to appear signed on the day it is served by the police officer who served, and stating when and where it was served, it is evidence of the service of the notice.'.	22 23 24

s 55 33 s 58

	Amendment of s 48 (Application of part)	1
Clause	55. Section 48(1), from 'questioned'—	2
	omit, insert—	3
	'detained for—	4
	(a) questioning about an indictable offence; or	5
	(b) the investigation of an indictable offence.'.	6
	Amendment of s 49 (Removal of persons from lawful custody)	7
Clause	56. Section 49(2) and (5), from 'investigating'—	8
	omit, insert—	9
	'	10
	(a) questioning the person about an offence; or	11
	(b) the investigation of an offence.'.	12
	Amendment of s 51 (Extension of detention period)	13
Clause	57. Section 51(8), 'is'—	14
	omit, insert—	15
	'will, if extended under subsection (5), be'.	16
	Amendment of s 68 (Surveillance warrants)	17
Clause	58. Section 68—	18
	insert—	19
	'(19A) However, subsections (17) and (19) do not prevent the police officer exercising powers under the surveillance warrant after it stops having effect, but only for removing the surveillance device to which the warrant relates?	20 21 22

	Amendment of s 70 (Powers under surveillance warrants)	1
Clause	59. (1) Section 70, 'executes'—	2
	omit, insert—	3
	'exercises powers under'.	4
	(2) Section 70—	5
	insert—	6
	'(g) for a listening device or visual surveillance device—power to use an assistant to translate or interpret conversations or visual images intercepted under the warrant.'.	7 8 9
	Amendment of s 76 (Report on covert search)	10
Clause	60. Section 76(1), after 'issued the warrant'—	11
	insert—	12
	'and the monitor'.	13
	Insertion of new s 79A	14
Clause	61. After section 79—	15
	insert—	16
	'Acting monitor	17
	'79A.(1) The Governor in Council may appoint a person, who is qualified for appointment as the public interest monitor, to act as the public interest monitor—	18 19 20
	(a) during a vacancy in the office; or	21
	(b) during any period, or all periods, when the public interest monitor is absent from duty or from the State or, for another reason, can not perform the duties of the office.	22 23 24
	(2) The Governor in Council may appoint a person, who is qualified for appointment as a deputy public interest monitor, to act as a deputy public interest monitor—	25 26 27

s 62 35 s 64

	(a) during a vacancy in the office; or	1
	(b) during any period, or all periods, when a deputy public interest monitor is absent from duty or from the State or, for another reason, can not perform the duties of the office.'.	2 3 4
	Insertion of new s 82A	5
Clause	62. Part 11, after section 82—	6
	insert—	7
	'Protection from liability	8
	'82A.(1) The public interest monitor or a deputy public interest monitor does not incur civil liability for an act done, or omission made, honestly and without negligence under this Act.	9 10 11
	(2) If subsection (1) prevents a civil liability attaching to the public interest monitor or a deputy public interest monitor, the liability attaches instead to the State.'.	12 13 14
	Amendment of s 83 (When part applies to behaviour)	15
Clause	63.(1) Section 83, heading, 'part'—	16
	omit, insert—	17
	'division'.	18
	(2) Section 83(1), 'part'—	19
	omit, insert—	20
	'division'.	21
	Amendment of s 84 (When part applies to person's presence)	22
Clause	64.(1) Section 84, heading, 'part'—	23
	omit, insert—	24
	'division'.	25
	(2) Section 84(1), 'part'—	26

s 65 36 s 65

	omit, insert—	1
	'division'.	2
	(3) Section 84(2), 'behaviour'—	3
	omit, insert—	4
	'presence'.	5
	Insertion of new pt 11A	6
Clause	65. After part 11—	7
	insert—	8
	'PART 11A—WATCH-HOUSES	9
	'Control of persons in watch-houses	10
	'90A. The manager of a watch-house may give or cause to be given to a person in custody in the watch-house any reasonably necessary directions, or take or cause to be taken any reasonably necessary steps, for ensuring the good management and control of the watch-house.	11 12 13 14
	Examples—	15
	1. The manager may direct a person in custody to move from 1 cell to another because the person is causing disruption to others or for the safety of others.	16 17
	2. The manager may physically remove a person from 1 cell to another if the person fails to comply with a direction.	18 19
	'Transfer of persons in watch-houses	20
	'90B. The manager of a watch-house may transfer a person in custody in a watch-house from the watch-house to—	21 22
	(a) another watch-house; or	23
	(b) a holding cell at a police station; or	24
	(c) another place at which the person may receive treatment necessary for the person's welfare.	25 26

s 66 37 s 67

Police and Other Legislation (Miscellaneous Provisions)

Examples—

1

	Brisbane	Derson may be transferred from the watch-house at Holland Park to the City watch-house because there are not enough cells or staff available at Park to provide proper security at the watch-house or care for persons in	2 3 4 5
	_	erson held in custody at a watch-house may be transferred to a hospital to ecessary medical treatment.'.	6 7
	Amendr	ment of s 108 (Requirements after property is seized)	8
Clause	66. Se	ction 108—	9
	insert-	_	10
		lso, at the end of a proceeding, a court may, in relation to a thing nake any of the following orders—	11 12
	(a)	an order for the return, forfeiture, destruction or disposal of the thing;	13 14
	(b)	an order that the thing be dealt with by way of a proceeding under the <i>Justices Act 1886</i> , section 3910 or a forfeiture proceeding;	15 16
	(c)	an order that the police service retain the thing until it is dealt with according to law.'.	17 18
	Amendi	ment of s 110 (Return of seized things)	19
Clause	67. Se	ction 110—	20
	insert-	_	21
	section 2	Despite subsection (1), a police officer who seized a thing under $26(3)(b)$ or $27(6)(b)^{11}$ may retain the thing for 7 days after being as mentioned in subsection (1).'.	22 23 24

¹⁰ Section 39 (Power of court to order delivery of certain property)

Section 26 (Searching persons without warrants) and 27 (Searching vehicles without warrant)

s 68 s 71

	Amendment of s 120 (Assault etc. of police officer)	1
Clause	68. Section 120—	2
	insert—	3
	'(1A) For subsection (1), a person who obstructs a police dog or police horse under the control of a police officer in the performance of the police officer's duties is taken to obstruct the police officer.'.	4 5 6
	Amendment of s 122 (Entry of place to prevent offence or injury)	7
Clause	69. Section 122(3)(c), after 'place or'—	8
	insert—	9
	'on'.	10
	Amendment of s 123 (Police officer may use assistance in exercising certain powers)	11 12
Clause	70.(1) Section 123(1), after 'equipment'—	13
	insert—	14
	', vehicle, animal'.	15
	(2) Section 123—	16
	insert—	17
	'(5) Subsection (1) applies, in relation to animals, despite any other Act or law.'.	18 19
	Amendment of sch 3 (Dictionary)	20
Clause	71. (1) Schedule 3, definition "detention period"—	21
	omit.	22
	(2) Schedule 3—	23
	insert—	24
	"detention period" has the meaning given under section 50(3) and includes any period for which detention is extended under section 51.	25 26

	"watch-house manager" means a police officer for the time being in charge of a watch-house.'.(3) Schedule 3, definition "identifying particulars", paragraph (a)(iv)—	8 9 10
	omit, insert—	11
	'(iv) voiceprints;	12
	(v) footprints; and'.	13
	(4) Schedule 3, definition "prescribed place"—	14
	insert—	15
	'(fa) an automatic teller machine; or'.	16
	PART 8—AMENDMENT OF CRIME COMMISSION ACT 1997	17 18
Clause	ACT 1997	18
Clause	ACT 1997 Act amended in pt 8	18 19

¹² Section 35 (Arrest without warrant)

s 74 40

Police and Other Legislation (Miscellaneous Provisions)

s 75

	insert-	_	1
	'Acting	monitor	2
	qualified	(1) The Governor in Council may appoint a person, who is I for appointment as the public interest monitor, to act as the public monitor—	3 4 5
	(a)	during a vacancy in the office; or	6
	(b)	during any period, or all periods, when the public interest monitor is absent from duty or from the State or, for another reason, can not perform the duties of the office.	7 8 9
	appointn	ne Governor in Council may appoint a person, who is qualified for ment as a deputy public interest monitor, to act as a deputy public monitor—	10 11 12
	(a)	during a vacancy in the office; or	13
	(b)	during any period, or all periods, when a deputy public interest monitor is absent from duty or from the State or, for another reason, can not perform the duties of the office.'.	14 15 16
	Insertio	n of new s 72A	17
Clause	74. Pa	rt 5, after section 72—	18
	insert-	_	19
	'Protection from liability		20
	'72A.(1) The public interest monitor or a deputy public interest monitor does not incur civil liability for an act done, or omission made, honestly and without negligence under this Act.		21 22 23
	(2) If subsection (1) prevents a civil liability attaching to the public interest monitor or a deputy public interest monitor, the liability attaches instead to the State.'.		24 25 26
	Amendr	ment of s 78 (Requirements after property is seized)	27
Clause	75. Se	ection 78—	28
	insert-	_	29

s 76 41 s 77

	'(5) Also, at the end of a proceeding, a court may, in relation to a thir seized, make any of the following orders—	ng 1 2
	(a) an order for the return, forfeiture, destruction or disposal of thing;	the 3
	(b) an order that the thing be dealt with by way of a proceeding und the <i>Justices Act 1886</i> , section 39 ¹³ or a forfeiture proceeding;	ler 5
	(c) an order that QCC retain the thing until it is dealt with according to law.'.	ng 7 8
	Amendment of s 82 (Surveillance warrants)	9
Clause	76. Section 82—	10
	insert—	11
	'(19A) However, subsections (17) and (19) do not prevent a QC officer exercising powers under the surveillance warrant after it sto having effect, but only for removing the surveillance device to which twarrant relates.'.	ps 13
	Amendment of s 84 (Powers under surveillance warrant)	16
Clause	77. (1) Section 84, 'executes'—	17
	omit, insert—	18
	'exercises powers under'.	19
	(2) Section 84—	20
	insert—	21
	'(g) for a listening device or visual surveillance device—power to use an assistant to translate or interpret conversations or visual imagintercepted under the warrant.'.	

¹³ Section 39 (Power of court to order delivery of certain property)

	Amendment of s 141 (Insertion of new pt 3,	div 1A)	
Clause	78.(1) Section 141, after new section 84A—		2
	insert—		3
	'Acting monitor		2
	'84AA.(1) The Governor in Council may qualified for appointment as the public interest interest monitor—	11	5
	(a) during a vacancy in the office; or		8
	(b) during any period, or all periods, whe is absent from duty or from the State not perform the duties of the office.	-	9 10 11
	'(2) The Governor in Council may appoint a appointment as a deputy public interest monitor—	-	12 13 14
	(a) during a vacancy in the office; or		15
	(b) during any period, or all periods, whe monitor is absent from duty or from reason, can not perform the duties of the second	m the State or, for another	16 17 18
	(2) Section 141, after new section 84D—		19
	insert—		20
	'Protection from liability		21
	'84E.(1) The public interest monitor or a ded does not incur civil liability for an act done, or owithout negligence under this Act.		22 23 24
	'(2) If subsection (1) prevents a civil liabi interest monitor or a deputy public interest monitor or	• •	25 26

27

instead to the State.'.

	PART 9—REPEALS	1
	Acts repealed	2
Clause	79. The following Acts are repealed—	3
	• Police (Photographs) Act 1966	4
	• Police Dogs Act 1984.	5

SCHEDULE MINOR AMENDMENTS OF THE CRIME COMMISSION ACT 1997		1
		2
	section 72	4
1. Parts 9 to 15—		5
renumber as parts 8 to 14 respectively.		6
2. Section 133, heading, '12'—		7
omit, insert—		8
'11' .		9
3. Section 144, heading, '13'—		10
omit, insert—		11
'12' .		12
4. Section 146, heading, '14'—		13
omit, insert—		14
'13' .		15

SCHEDULE (continued)

5. Section 148, heading, '15'—]
omit, insert—	2
'14' .	3

© State of Queensland 1998