

# COMMUNITY SERVICES LEGISLATION AMENDMENT BILL 2002



## COMMUNITY SERVICES LEGISLATION AMENDMENT BILL 2002

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# 2002

# A BILL

### FOR

An Act to amend the Community Services (Aborigines) Act 1984, Community Services (Torres Strait) Act 1984 and Local Government (Aboriginal Lands) Act 1978, and for other purposes The Parliament of Queensland enacts—

	PART 1—PRELIMINARY	2
Clause	<b>1</b> Short title This Act may be cited as the <i>Community Services Legislation</i> <i>Amendment Act 2002</i> .	3 4 5
Clause	<b>2</b> Commencement Sections 34, 36, 38 and 39 commence on a day to be fixed by proclamation.	6 7 8

#### PART 2—AMENDMENT OF COMMUNITY SERVICES 9 (ABORIGINES) ACT 1984 10

3	Act amended in pt 2 and schedule	11
(	1) This part amends the Community Services (Aborigines) Act 1984.	12
	· ·	13 14
4	Amendment of s 6 (Definitions)	15
S	Section 6—	16
i	nsert—	17
• • • •	Aboriginal police officer" means a person appointed under section 39 as an Aboriginal police officer for a council area.	18 19
"ac	lvertised proposed by-law", for part 3C, see section 45ZN(a).	20
	( (Ab 4 5 i :	<ul> <li>(1) This part amends the <i>Community Services (Aborigines) Act 1984</i>.</li> <li>(2) The schedule also includes amendments of the <i>Community Services (Aborigines) Act 1984</i>.</li> <li>4 Amendment of s 6 (Definitions) Section 6— <i>insert</i>—</li> <li>'"Aboriginal police officer" means a person appointed under section 39</li> </ul>

1

"alcohol" has the same meaning as "liquor" in the <i>Liquor Act 1992</i> . <sup>1</sup>	1
"amended proposed by-law", for part 3C, see section 45ZN(b).	2
"appealable decision", for part 3B, see section 45L.	3
"approved form" means a form approved under section 81A.	4
"canteen" see the Indigenous Communities Liquor Licences Act 2002, schedule.	5 6
"certified copy", for part 3C, see section 45ZE.	7
"closing day for objections and submissions", for part 3B, see section 45N(2).	8 9
"community area" means a council area or the Shire of Aurukun or Mornington.	10 11
<b>"community council"</b> means an Aboriginal council or the Council of the Shire of Aurukun or Mornington.	12 13
<b>"community justice group"</b> means a community justice group established under part 3A for a community area.	14 15
"consultation period", for part 3C, see section 45ZK(1) or 45ZT(1).	16
<b>"coordinator"</b> , for a community justice group, means the person appointed under section 45G by the group to perform the functions of coordinator for the group.	17 18 19
"drafting certificate", for part 3C, see section 45ZE.	20
"dry place", for part 3B, see section 45L.	21
"entity", for part 3B, see section 45L.	22
"liquor provisions" means—	23
(a) section 45T; and	24

4B Meaning of "liquor"

<sup>1</sup> The Liquor Act 1992, section 4B—

<sup>(1) &</sup>quot;Liquor" is a spiritous or fermented fluid of an intoxicating nature intended for human consumption.

<sup>(2) &</sup>quot;Liquor" also includes any other substance intended for human consumption in which the level of ethyl alcohol (ethanol) is more than 5 mL/L (0.5%) at 20°C.

<sup>(3)</sup> However, "liquor" does not include a fluid, that would otherwise be liquor, if it is used merely as a preservative or medium in which fruit is offered for sale to the public in sealed containers and with the contents visible.

(b) the <i>Liquor Act 1992</i> , sections 168B, 169 and $171.^2$	1
<b>"member"</b> , for parts 3A and 3B, means a member of a community justice group.	2 3
"model by-law", for part 3C, see section 45ZF(1).	4
<b>"police officer in charge"</b> , for a council area, means the police officer in charge of the police station in the area or, if there is no police station in the area, the police officer in charge of the nearest police station.	5 6 7
"possess", for part 3B, see section 45L.	8
"private place", for part 3B, see section 45L.	9
"proposed authorising law", for part 3C, see section 45ZY(1).	10
"proposed by-law", for part 3C, see section 45ZI(1) or (2).	11
"public place", for part 3B, see section 45L.	12
"required number", for part 3C, see section 45ZE.	13
<b>"State interest"</b> , for a by-law or subordinate by-law, a provision of a by-law or subordinate by-law, or a provision of a proposed by-law or subordinate by-law, means—	14 15 16
(a) an interest that affects an economic, social or environmental interest of the State or a region; or	17 18
(b) an interest in ensuring there is an efficient, effective and accountable system of local government in the council area to which the law relates; or	19 20 21
(c) an interest prescribed under a regulation.	22
"subordinate by-law", for part 3C, see section 45ZG.".	23
5 Amendment of s 13D (Overruling by-laws)	24
Section 13D(3)—	25
omit.	26

Clause

<sup>2</sup> Section 45T (Possession or consumption of alcohol in or on dry place) and the *Liquor Act 1992*, sections 168B (Prohibition of possession of liquor in restricted area), 169 (Authority required for sale) and 171 (Carrying or exposing liquor for sale)

Clause	6 A	mendment of s 25 (Functions of Aboriginal councils)	1
	Secti	ion 25(2A)—	2
	omit,	insert—	3
		) Without limiting the functions and powers of an Aboriginal , a council may make by-laws—	4 5
	(a)	) not inconsistent with part 3B, for the purpose of regulating and controlling the possession or consumption of alcohol in its council area; or	6 7 8
	(b	) conferring functions on the community justice group for its council area.'.	9 10
Clause	7 O	mission of ss 26 and 27	11
	Secti	ions 26 and 27—	12
	omit		13
Clause	8 In	sertion of new s 32AA	14
	Afte	r section 32—	15
	inser	<i>t</i> —	16
	<b>'32AA</b>	Special accounting provision for particular payments	17
	paymer	An Aboriginal council must keep separate accounting records for its made to it under the <i>Indigenous Communities Liquor Licences</i> 02, section 9.	18 19 20
	" <b>(2</b> )"	The council must ensure the amounts paid to it are used only for—	21
	(a)	) funding programs or services for the benefit of residents of its council area; or	22 23
	(b	) if an implementation regulation under the <i>Indigenous</i> <i>Communities Liquor Licences Act 2002</i> , section 34, states this paragraph applies—for making a payment relating to the council's liabilities stated in the regulation.'.	24 25 26 27

Clause	9 Ame	ndment of s 40 (Discharge of Aboriginal police function)	1
	Section	40—	2
	insert—		3
	provisions	Also, for the administration and enforcement of the liquor s in a council area, the police officer in charge for the area may an Aboriginal police officer to exercise in the area the powers	4 5 6 7
	(a)	an investigator under the Liquor Act, 1992, part 7;3 or	8
		a police officer under the <i>Police Powers and Responsibilities Act</i> 2000, sections 51 to 53. <sup>4</sup>	9 10
	2000, sect	or subsection (1A)(b), the <i>Police Powers and Responsibilities Act</i> tions 51 to 53, apply as if a reference in the sections to a police re a reference to an Aboriginal police officer.'.	11 12 13
Clause	10 Inser	rtion of new pt 3A	14
	After se	ection 45B—	15
	insert—	-	16
	<b>'P</b>	ART 3A—COMMUNITY JUSTICE GROUPS	17
		Division 1—Establishment, functions and powers	18
	'45C Esta	ablishment	19
		community justice group for a community area may be d under a regulation.	20 21
	'( <b>2</b> ) The	e regulation must state the group's name.	22

<sup>3</sup> For exercise of powers by Aboriginal police officers under the *Liquor Act 1992*, part 7, see section 174A of that Act.

*Police Powers and Responsibilities Act 2000*, sections 51 (Stopping vehicles for prescribed purposes), 52 (Power to require vehicles to be moved) and 53 (Requirement to remain at a place)

'45D Fu	nctions and powers	1
(1) Th are to—	ne functions of the community justice group for a community area	2 3
(a)	regulate the possession and consumption of alcohol in the area under part 3B, division 2; and	4 5
(b)	carry out local strategies to address justice issues affecting members of the community in the area; and	6 7
(c)	make recommendations to the community liquor licence board established under the <i>Indigenous Communities Liquor Licences Act 2002</i> , part 2, division 1, for the area about the operation of the canteen in the area; <sup>5</sup> and	8 9 10 11
(d)	make recommendations to the Minister administering the <i>Liquor Act 1992</i> , part 6A, about declarations under that part; and	12 13
(e)	carry out other functions given to it under this or another Act.	14
Example fo	pr subsection $(1)(c)$ —	15
	bup may make a recommendation about the days and hours of operation of the or the availability of takeaway alcohol.	16 17
recomme	o remove any doubt, it is declared that the group may not make endations about the employment of canteen staff, including, for , the appointment of the canteen manager.	18 19 20
	he group has power to do all things reasonably necessary to be performing its functions.	21 22
	Tithout limiting subsection (3), the group has the powers conferred his or another Act.	23 24
'Div	ision 2—Provisions about membership of groups and group coordinators	25 26
'45E Me	embership	27
	he community justice group for a community area comprises the of members prescribed under a regulation.	28 29

See Indigenous Communities Liquor Licences Act 2002, section 8 (Board to 5 implement recommendations of community justice group).

<b>'(2)</b> A	regulation may make provision about the following—	1
(a)	eligibility of persons to be members;	2
(b)	nomination of persons as members;	3
(c)	terms on which, and period, a member holds office.	4
	owever, members must include at least 1 representative of each of indigenous social groupings in the area.	5 6
'( <b>4</b> ) M	embers must be of good standing in the community.	7
'( <b>5</b> ) In	this section—	8
shar relat	<b>ous social grouping''</b> means a group of indigenous persons ing a common basis of social affiliation, including family tionship, language, traditional land ownership and historical ociation.	9 10 11 12
'45F Cri	minal history checks	13
the polic	regulation may provide for the disclosure by the commissioner of se service to a stated entity of a person's criminal history for whether the person is suitable to be nominated as a member.	14 15 16
'( <b>2</b> ) Tł	ne entity must—	17
(a)	not use the information for any purpose other than for the purpose mentioned in subsection (1); and	18 19
(b)	as soon as practicable after the information is no longer needed for the purpose, destroy it.	20 21
<b>'(3)</b> In	this section—	22
conv	<b>al history</b> ", of a person, means the convictions, other than spent victions, recorded against the person for offences, in Queensland elsewhere, whether before or after the commencement of this ion.	23 24 25 26
"spent co	onviction" means a conviction—	27
(a)	for which the rehabilitation period under the <i>Criminal Law</i> ( <i>Rehabilitation of Offenders</i> ) Act 1986 has expired under that Act; and	28 29 30
(b)	that is not revived as prescribed by section 11 of that Act.	31

<b>'45G Co</b>	ordinator	1
	(1) The community justice group for a community area must appoint a coordinator for the group.	
	regulation may make provision about the eligibility of a person to nted as coordinator.	4 5
<b>'(3)</b> T	he coordinator's functions are to—	6
(a)	provide administrative support to the group; and	7
	Example for paragraph (a)—	8
	Ensuring notice requirements under part 3B, division 2, are met.	9
(b)	attend meetings of the group to advise it on any issue before it; and	10 11
(c)	ensure minutes of the group's meetings are kept; and	12
(d)	ensure the reporting requirements under section 45N are complied with.	13 14
	Division 3—Miscellaneous provisions	15
'45H Au	thentication of documents	16
	cument made by the community justice group for a community afficiently made if it is signed by the coordinator for the group.	17 18
'45I Pro	tection of members from civil liability	19
	member is not civilly liable to someone for an act done, or made, honestly and without negligence under this Act.	20 21
	subsection (1) prevents a civil liability attaching to the member, ity attaches instead to the State.	22 23
'45J Rej	porting requirements	24
justice g	Vithin 90 days after the end of each reporting period, a community roup must prepare a report on its activities for the period and give t to the chief executive.	25 26 27
<b>'(2)</b> T	he report must be in the approved form.	28

	(3) In this section—	1
	"reporting period" means—	2
	(a) the period prescribed under a regulation; or	3
	(b) if a period is not prescribed under paragraph (a)—each quarter of a financial year.'.	4 5
Clause	11 Insertion of new pt 3B	6
	After part 3A, as inserted by section 10—	7
	insert—	8
	<b>'PART 3B—CONTROL OF POSSESSION AND CONSUMPTION OF ALCOHOL IN COMMUNITY AREAS</b>	9 10 11
	'Division 1—Preliminary	12
	'45K Purpose of pt 3B	13
	(1) The purpose of this part is to prevent harm in community areas caused by alcohol abuse and misuse and associated violence.	14 15
	(2) The purpose is to be achieved by providing for the declaration of places in community areas in which the possession and consumption of alcohol is prohibited.	16 17 18
	<b>'45L Definitions for pt 3B</b>	19
	'In this part—	20
	"appealable decision" means a community justice group's decision—	21
	(a) to declare, or not to declare, a place as a dry place; or	22
	(b) to amend or revoke the declaration of a place as a dry place; or	23
	(c) to suspend, or not to suspend, the declaration of a place as a dry place.	24 25
	"closing day for objections and submissions" see section 45N(2).	26
	"dry place" means a place declared under division 2 as a dry place.	27

"entity"	includes—	1
(a)	a department; and	2
(b)	a division, branch or other part of a department.	3
"posses	" alcohol includes—	4
(a)	have custody or control of the alcohol; and	5
(b)	have an ability or right to obtain custody or control of the alcohol.	6 7
"private	e place" means—	8
(a)	a place occupied by a person, a group of persons, or an entity other than the State or a community council; or	9 10
(b)	a place to which a person or group of persons have the authority to control access under Aboriginal tradition.	11 12
"public	place" means a place that is not a private place.	13
	'Division 2—Dry places	14
	eclaration	15
·(1) 1	he community justice group for a community area may—	16
(a)	on its own initiative or on written application by the community council for the area or the chief executive of a department—	17 18
	(i) declare a public place in the area as a dry place; or	19
	(ii) amend or revoke a declaration made by it under subparagraph (i); or	20 21
(b)	on written or personal application by the occupier of a private place in the area, or a person or group of persons with authority to control access to the place under Aboriginal tradition—	22 23 24
	(i) declare the place as a dry place; or	25
	(ii) amend or revoke a declaration made by it under subparagraph (i).	26 27
	The community justice group may invite an application about a a private place.	28 29

(3) The group must consider the application as soon as reasonably 1 practicable. 2 (4) A declaration may be for the limited time stated in it, or without 3 limit of time, and may state reasonable conditions to which it is subject. 4 (5) The group may also, on its own initiative, revoke a declaration made 5 under subsection (1)(b) if it is satisfied it is necessary to revoke the 6 declaration because the occupier of the place, or a person or group with 7 authority to control access to the place under Aboriginal tradition, has 8 acted in a way that is contrary to the effect of, or hinders the enforcement 9 of, the declaration. 10 (6) The group must ensure a person or group of persons who wish to 11 make a written application under subsection (1)(b) are given help to make 12 the application. 13 **'45N Notice of proposal** 14 (1) Before deciding whether to declare a place as a dry place, the 15 community justice group for a community area must display written notice 16 of the proposal— 17 (a) in at least 1 prominent place in the area; and 18 (b) if it considers it practicable, at the place. 19 (2) The notice must— 20 (a) sufficiently identify the place; and 21 (b) state the right of a person to object or make a supporting 22 submission: and 23 (c) state the day (the "closing day for objections and 24 submissions") on or before which— 25 a written objection or supporting submission must be made; (i) 26 or 27 (ii) a written notice that a person wishes to object or make a 28 supporting submission in person to the group, must be 29 given; and 30 (d) state the objection, submission or notice must be made or given 31 to the coordinator for the group; and 32 (e) if the proposed declaration is for a limited time—state that fact 33 and the period proposed. 34

(3) The notice must be displayed for at least 14 days immediately 1 before the closing day for objections and submissions. 2 (4) In addition to displaying written notice of the proposal as required 3 by this section, the group must consult with members of the community 4 resident in the area in the way it considers appropriate. 5 (5) This section applies to the amendment or revocation of a declaration 6 of a place as a dry place in the same way as it applies to the making of the 7 declaration. 8 '450 Objections and supporting submissions 9 (1) A person whose interests will be affected by the declaration of a 10 public place as a dry place may object to or support the proposal to make 11 the declaration. 12 (2) A proposed declaration of a private place as a dry place may be 13 objected to or supported by-14 a person or group of persons with the authority to control access 15 (a) to the place or a neighbouring place under Aboriginal tradition; 16 or 17 (b) the occupier of, or a person or group who use, the place or a 18 neighbouring place. 19 (3) The objection or supporting submission must be made— 20 (a) in writing to the coordinator for the community justice group for 21 the community area in which the place is located on or before the 22 closing day for objections and submissions; or 23 (b) if the objector or supporter tells the coordinator for the group, on 24 or before that day, that he or she wishes to appear before the 25 group to make a submission—personally to the group. 26 '(4) The group must consider all written objections and supporting 27 submissions made on or before the closing day for objections and 28 submissions. 29 (5) If the group gives a person mentioned subsection (3)(b) a reasonable 30 opportunity to appear before it and put the objection or supporting 31 submission but the person fails to appear, the person loses the right to have 32 the objection or supporting submission considered by the group. 33

(6) A fee is not payable by an objector or supporter.

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(7) This section applies to the amendment or revocation of a declaration of a place as a dry place in the same way as it applies to the making of the 2 declaration.

#### **'45P Notice about declaration**

(1) The community justice group for a community area must display written notice of the declaration of a place as a dry place in at least 1 prominent place in the area for as long as the declaration is in force.

(2) The notice must— 8 (a) sufficiently identify the place; and 9 (b) state that the declaration takes effect on the day on which the 10 declaration is displayed; and 11 (c) if the declaration is for a limited time—state that fact and the 12 period of the declaration; and 13 (d) state the provisions of section 45T. 14 (3) This section applies to the amendment or revocation of the 15 declaration of a place as a dry place in the same way as it applies to the 16 making of the declaration. 17 (4) However, notice of the revocation must be displayed for at least 18 1 month and need not state the provisions of section 45T. 19 **'45Q Suspension of declaration** 20 (1) The community justice group for a community area may, on written 21 application by any person, suspend the declaration of a public place in the 22 area as a dry place for a period of not more than 7 days. 23 (2) The application must state the purpose and period of the suspension 24 sought. 25 (3) The group must consider the application as soon as reasonably 26 practicable. 27 (4) The group may suspend the declaration only if it is satisfied it is in 28 the best interests of the residents of the area to do so. 29

(5) The suspension may apply for all alcohol or a particular type of 30 alcohol. 31

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( <b>6</b> ) Al subject.	so, the suspension may state reasonable conditions to which it is	1 2
suspensio	(7) Sections 45N to 45P apply, with all necessary changes, to the suspension of a declaration of a place as a dry place as if it were a proposal to declare a place as a dry place.	
	owever, notice of the suspension displayed under section 45P need the provisions of section 45T.	6 7
'45R Eff	ect of declaration of dry place	8
<b>'(1)</b> Th	is section applies if—	9
(a)	under this division, a place is declared as a dry place (the "dry place declaration"); and	10 11
(b)	the place is in a restricted area under the <i>Liquor Act 1992</i> to which section 168B of that Act applies because of a declaration under section 173H of that Act (the <b>"restricted area declaration"</b> ).	12 13 14 15
(2) Tharea decla	he dry place declaration applies to the place despite the restricted aration.	16 17
	Division 3—Offences	18
<b>'45S Obs</b>	structing members	19
	person must not obstruct or improperly influence a member in ng the member's functions under this Act.	20 21
Maximur	n penalty—200 penalty units.	22
<b>'(2)</b> In	this section—	23
"influence	ce" includes attempt to influence.	24
"obstruc	t" includes hinder, resist and attempt to obstruct.	25
'45T Pos	session or consumption of alcohol in or on dry place	26
'( <b>1</b> ) A	person must not, in or on a dry place, possess or consume alcohol.	27

(2) A person must not, in or on a dry place, be drunk.	1
Maximum penalty—25 penalty units.	2
<b>'45U False or misleading statements</b>	3
(1) A person must not state anything to a community justice group that the person knows is false or misleading in a material particular.	4 5
Maximum penalty—60 penalty units.	6
(2) In a proceeding for an offence against subsection (1), it is enough to state that the statement made was, without specifying which, false or misleading.	7 8 9
'45V False or misleading documents	10
(1) A person must not give a community justice group a document containing information the person knows is false or misleading in a material particular.	11 12 13
Maximum penalty—60 penalty units.	14
(2) Subsection (1) does not apply to a person if the person, when giving the document—	15 16
(a) tells the group, to the best of the person's ability, how it is false or misleading; and	17 18
(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	19 20
(3) In a proceeding for an offence against subsection (1), it is enough to state that the document was, without specifying which, false or misleading.	
Division 4—Appeals	23
'45W Who may appeal	24

A person whose interests are affected by an appealable decision may appeal against the decision to a Magistrates Court. 26

'45X Ho	ow to start appeal	1
<b>'(1)</b> A	n appeal is started by—	2
(a)	filing notice of appeal with the clerk of the court of a Magistrates Court in, or nearest to, the community area to which the decision relates; and	3 4 5
(b)	giving a copy of the notice to the community justice group that made the appealable decision within 7 days after the notice is filed.	6 7 8
	he notice of appeal must be filed within 28 days after the appellant aware of the decision.	9 10
( <b>3</b> ) Thappeal.	he court may at any time extend the period for filing the notice of	11 12
	he notice of appeal must state fully the grounds of the appeal and relied on.	13 14
'45Y Sta	y of operation of decisions	15
	he Magistrates Court may grant a stay of the appealable decision to be effectiveness of the appeal.	16 17
'( <b>2</b> ) TI	he stay—	18
(a)	may be given on the conditions the court considers appropriate; and	19 20
(b)	operates for the period fixed by the court; and	21
(c)	may be revoked or amended by the court.	22
	he period of the stay must not extend past the time when the court he appeal.	23 24
	he appeal affects the appealable decision, or carrying out of the only if the decision is stayed.	25 26
<b>'45Z Po</b>	wers of Magistrates Court	27
<b>'(1)</b> In	deciding the appeal, the Magistrates Court—	28
(a)	has the same powers as the community justice group; and	29
(b)	is not bound by the rules of evidence; and	30
(c)	must comply with natural justice.	31

appealed	The appeal is by way of rehearing unaffected by the decision against on the material before the group and any further evidence by the court.	1 2 3
<b>'(3)</b> TI	he court may—	4
(a)	confirm the appealable decision; or	5
(b)	set aside the decision and substitute another decision; or	6
(c)	set aside the decision and return the issue to the group with the directions the court considers appropriate.	7 8
'45ZA C	Constitution of Magistrates Court	9
	Magistrates Court must be constituted by a magistrate when g its jurisdiction to decide the appeal.	10 11
'45ZB E	ffect of Magistrates Court's decision	12
decision	e Magistrates Court substitutes another decision, the substituted is, for this part (other than this division), taken to be the ity justice group's decision.	13 14 15
<b>'45ZC A</b>	appeal to District Court	16
-	opeal to the District Court from a decision of a Magistrates Court nade only on a question of law.	17 18
	'Division 5—Miscellaneous provision	19
'45ZD N	Taking applications	20
the com	n application under this part must be made to the coordinator for munity justice group for the community area to which the on relates.	21 22 23
'( <b>2</b> ) A	fee is not payable for an application—	24
(a)	to have a place declared as a dry place; or	25
(b)	to have the declaration amended, revoked or suspended.	26

Clause	12 Insertion of new pt 3C	1
	After part 3B, as inserted by section 11—	2
	insert—	3
	'PART 3C—PROVISIONS ABOUT MAKING BY-LAWS AND SUBORDINATE BY-LAWS	4 5
	Division 1—Preliminary	6
	<b>'45ZE Definitions for pt 3C</b>	7
	'In this part—	8
	"advertised proposed by-law" see section 45ZN(a).	9
	"amended proposed by-law" see section 45ZN(b).	10
	<b>"certified copy"</b> , of an Aboriginal council's by-law or subordinate local law, means a copy of the by-law or subordinate local law certified by the council's clerk to be the by-law or subordinate by-law as made by the council.	11 12 13 14
	"consultation period" means—	
	(a) for a proposed by-law—the period mentioned in section 45ZK(1); or	16 17
	(b) for a proposed subordinate by-law—the period mentioned in section 45ZT(1).	18 19
	<b>"drafting certificate"</b> , for a proposed by-law or subordinate by-law, means a certificate signed by the relevant Aboriginal council's clerk and a lawyer stating—	20 21 22
	(a) the law is drafted in sufficient accordance with drafting standards prescribed under a regulation for the law; and	23 24
	(b) if section 68(2) <sup>6</sup> applies to the proposed law—the subsection has been complied with and all interested persons under the subsection located by the council have given written consent to the making of the law.	25 26 27 28
	"model by-law" see section 45ZF(1).	29

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<sup>6</sup> Section 68 (Power of Aboriginal council to regulate presence in area)

"proposed authorising law" see section 45ZY(1).	1
"proposed by-law" see section 45ZI(1) or (2).	2
"required number" means the number decided by the Minister.	3
"subordinate by-law" see section 45ZG.	4
'Division 2—Publishing model by-laws and power to make subordinate by-laws	5 6
'45ZF Minister may publish model by-laws	7
(1) The Minister may prepare and publish in the gazette a by-law (a "model by-law") about a matter within the functions of an Aboriginal council as suitable for adoption by Aboriginal councils as a by-law.	8 9 10
(2) Also, the Minister must publish a notice in the gazette stating whether steps 3 to 7 of division 3 apply for making the model by-law.	11 12
(3) However, steps 3 to 7 of division 3 may be applied for making the model by-law only if the Minister is satisfied the consultation process under the steps would serve a useful purpose.	13 14 15
'45ZG Power to make subordinate by-laws	16
'An Aboriginal council may make a law (a <b>"subordinate by-law"</b> ) about a matter that a by-law expressly states that the council may make about the matter.	17 18 19
Division 3—Process for making by-laws	20
'45ZH By-law process	21
(1) Subject to subsection (2), the process stated in this division must be used to make a by-law.	22 23
(2) Steps 3 to 7 apply to the making of a model by-law only if the steps apply to the making of the model by-law under a notice published under section 45ZF(2).	24 25 26
(3) If an Aboriginal council purports to make a by-law in contravention of this section, the purported law is of no effect.	27 28

'45ZI St	ep 1—propose a by-law	1
	efore making a model by-law, an Aboriginal council must, by n, propose to adopt the model by-law (the <b>"proposed by-law"</b> ).	2 3
	before making another by-law, an Aboriginal council must, by n, propose to make the by-law (also the <b>"proposed by-law"</b> ).	4 5
	ep 2—ensure proposed by-law satisfactorily deals with any te interest	6 7
(1) T by-law.	his section does not apply if the proposed by-law is a model	8 9
'( <b>2</b> ) Tl	ne Aboriginal council must give the Minister the following—	10
(a)	a copy of the proposed by-law;	11
(b)	a drafting certificate for the proposed by-law;	12
(c)	information about the proposed by-law required by the Minister or under a regulation.	13 14
	he Minister must advise the council that it may proceed further in he law if the Minister considers—	15 16
(a)	State interests are satisfactorily dealt with by the proposed by-law; and	17 18
(b)	the proposed by-law is drafted substantially in accordance with drafting standards prescribed under a regulation.	19 20
subsectio	Iternatively, if the Minister considers the matters mentioned in on (3) would be satisfactorily dealt with by the proposed by-law if cil satisfied particular conditions, the Minister—	21 22 23
(a)	may impose conditions on the council that the Minister considers appropriate; and	24 25
(b)	must advise the council that it may proceed further in making the law if it—	26 27
	(i) satisfies any conditions about the content of the proposed by-law; and	28 29
	(ii) agrees to satisfy any other conditions.	30
	the Minister considers the proposed by-law only makes a minor ent of an existing law (including, for example, the correction of a	31 32

	ror), the advice of the Minister also may state that the council may to step 8 without satisfying steps 3 to 7.	1 2
	teps 3 to 7 do not apply if the Minister's advice to the council the statement mentioned in subsection (5).	3 4
• • •	The advice of the Minister also may state that the council may without satisfying step 7 if the council agrees to satisfy particular ns.	5 6 7
'( <b>8</b> ) Be must—	efore proceeding further in making a proposed by-law, the council	8 9
(a)	get an advice under subsection (3) or (4); and	10
(b)	satisfy any condition about the content of the proposed by-law; and	11 12
(c)	agree to satisfy any other conditions.	13
'45ZK S	tep 3—consultation about proposed by-law	14
	the Aboriginal council must consult with residents of its council out the proposed by-law for at least 14 days (the <b>"consultation</b> ).	15 16 17
<b>'(2)</b> He	owever, a longer consultation period may be—	18
(a)	fixed by a condition agreed by the Minister and the council in step 2; or	19 20
(b)	prescribed under a regulation.	21
	The consultation period begins on the day when the notice ed in subsection (4) is first published.	22 23
<b>'(4)</b> A	notice about the proposed by-law must be	24
(a)	published at least once in a newspaper, newsletter or other publication circulating generally in its council area; and	25 26
(b)	displayed in a conspicuous place in the following places from the first day of the consultation period until the end of the last day of the consultation period—	27 28 29
	(i) the council's office;	30
	(ii) another prominent place in its council area.	31
'( <b>5</b> ) Tł	he notice must state the following—	32

(a)	the council's name;	1
(b)	the name of the proposed by-law;	2
(c)	the purposes and general effect of the proposed by-law;	3
(d)	the length of the consultation period and the first and last days of the period;	4 5
(e)	that written submissions by any person supporting or objecting to the proposed by-law may be made and given to the council on or before the last day stating—	6 7 8
	(i) the grounds of the submission; and	9
	(ii) the facts and circumstances relied on in support of the grounds.	10 11
state that	so, for a notice published under subsection $(4)(a)$ , the notice must a copy of the proposed by-law is open to inspection, or available, harge at the council's office until the end of the last day of the	12 13 14 15
	copy of the proposed by-law must be attached to a notice d under subsection (4)(b).	16 17
	ne council may also consult with residents of its council area about osed by-law in any way it considers appropriate.	18 19
	an open meeting is held under subsection (8), the council's clerk p minutes of the meeting.	20 21
'45ZL S	tep 4—give access to proposed by-law	22
day of th	e first day of the consultation period and until the end of the last e consultation period a copy of the proposed by-law must be open stion, and be available, free of charge at the Aboriginal council's	23 24 25 26
'45ZM S	Step 5—accept and consider all submissions	27
(1) T made to i	he Aboriginal council must consider every submission properly it.	28 29
<b>'(2)</b> A	submission is properly made to the council if it—	30
(a)	is the written submission of any person about the proposed by-law; and	31 32

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(b)	is given to the council on or before the last day of the consultation period.	1 2
	lso, a submission is properly made to the council if it is made at a held under section 45ZK(8) and recorded in the minutes of the	3 4 5
ʻ45ZN S by-l	tep 6—decide whether to proceed with making proposed law	6 7
	considering every submission properly made to it, the Aboriginal nust, by resolution, decide whether to—	8 9
(a)	proceed with making the proposed by-law as advertised (the "advertised proposed by-law"); or	10 11
(b)	proceed with making the proposed by-law with amendments (the "amended proposed by-law"); or	12 13
(c)	not proceed with making the proposed by-law.	14
	tep 7—again ensure proposed by-law satisfactorily deals with State interest	15 16
<b>'(1)</b> Tl	his step does not apply in the following cases—	17
(a)	if the Aboriginal council receives an advice under section 45ZJ(5) or (7) and has satisfied any agreed conditions;	18 19
(b)	if the Aboriginal council decides to proceed with making the advertised proposed by-law;	20 21
(c)	if the Aboriginal council decides not to proceed with the proposed by-law;	22 23
(d)	if a regulation states the step does not apply.	24
'( <b>2</b> ) Tl	he council must—	25
(a)	advise the Minister of its decision under step 6; and	26
(b)	give the Minister information about the proposed by-law required by the Minister or by regulation.	27 28
	the Minister considers that State interests are satisfactorily dealt the proposed by-law, the Minister must advise the council it may to step 8.	29 30 31

satisfacto	Iternatively, if the Minister considers State interests would be orily dealt with by the proposed by-law if the council satisfied r conditions, the Minister—	1 2 3
(a)	may impose conditions on the council that the Minister considers appropriate; and	4 5
(b)	must advise the council that it may proceed to step 8 if it—	6
	(i) satisfies any conditions about the content of the proposed by-law; and	7 8
	(ii) agrees to satisfy any other conditions.	9
( <b>5</b> ) B must—	efore proceeding further in making a proposed by-law, the council	10 11
(a)	get an advice under subsection (3) or (4); and	12
(b)	satisfy any condition about the content of the proposed by-law; and	13 14
(c)	agree to satisfy any other conditions.	15
<b>'45ZP S</b>	tep 8—make proposed by-law	16
	f the proposed by-law is a model by-law about a matter, the al council makes the model by-law if, by resolution, it—	17 18
(a)	adopts the model by-law; and	19
(b)	if there is an existing by-law about the matter that is inconsistent with what is adopted—amends or repeals the existing by-law so that there is no inconsistency.	20 21 22
	the proposed by-law is not a model by-law, the council must, by n, make—	23 24
(a)	the advertised proposed by-law; or	25
(b)	the amended proposed by-law; or	26
(c)	the proposed by-law for which the council received advice from the Minister that it could proceed to this step without satisfying steps 3 to 7.	27 28 29
	he council's clerk must certify the required number of copies of w to be the by-law as made by the council under subsection (1)	30 31 32

'45ZQ S	tep 9—give public notice of law	1
'( <b>1</b> ) A	notice of the making of the by-law must be	2
(a)	gazetted; and	3
(b)	displayed in a conspicuous place in the Aboriginal council's office and the other prominent places in its council area the council considers appropriate.	4 5 6
<b>'(2)</b> A	notice under subsection (1) must state the following—	7
(a)	the name of the council making the by-law;	8
(b)	the name of the by-law;	9
(c)	the date of the council's resolution making the by-law;	10
(d)	the name of any existing by-law amended or repealed by the new by-law.	11 12
'( <b>3</b> ) Th	ne notice also may state the following—	13
(a)	the purposes and general effect of the by-law;	14
(b)	that a certified copy of the by-law is open to inspection at the council's office;	15 16
(c)	that a copy of the certified copy of the by-law is available free of charge at the council's office and at the department's offices.	17 18
after the period de	notice of the making of the by-law is not gazetted within 1 year date of the council's resolution making the by-law or the longer ecided by the Minister, the process stated in this division must be in before the by-law is notified in the gazette.	19 20 21 22
	n the day notice of the making of the by-law is gazetted or as soon cable after the day, the council must give the Minister—	23 24
(a)	a copy of the notice; and	25
(b)	the required number of certified copies of the by-law.	26
	Division 4—Process for making subordinate by-laws	27
'45ZR S	ubordinate by-law process	28
	The process stated in this division must be used to make a ate by-law.	29 30

(2) If an Aboriginal council purports to make a subordinate by-law in contravention of subsection (1), the purported subordinate by-law is of no effect.	1 2 3
<b>'45ZS Step 1—propose a subordinate by-law</b>	4
'Before making a subordinate by-law, the Aboriginal council must, by resolution, propose to make a subordinate by-law.	5 6
'45ZT Step 2—consultation about proposed subordinate by-law	7
'(1) The Aboriginal council must consult with residents of its council area about the proposed subordinate by-law for at least 14 days (the "consultation period").	8 9 10
(2) However, a longer consultation period may be prescribed under a regulation.	11 12
(3) The consultation period begins on the day when the notice mentioned in subsection (4) is first published.	13 14
(4) A notice about the proposed subordinate by-law must be—	15
(a) published at least once in a newspaper, newsletter or other publication circulating generally in its council area; and	16 17
<ul> <li>(b) displayed in a conspicuous place in the following places from the first day of the consultation period until the end of the last day of the consultation period—</li> </ul>	18 19 20
(i) the council's office;	21
(ii) another prominent place in its council area.	22
(5) The notice must state the following—	23
(a) the council's name;	24
(b) the name of the proposed subordinate by-law;	25
(c) the name of—	26
(i) the by-law allowing the subordinate by-law to be made; or	27
(ii) if this step is used under section 45ZY—the proposed authorising law;	28 29
(d) the purposes and general effect of the proposed subordinate by-law;	30 31

(e) th	e length of the consultation period and the first and last days of	1
	ne period;	2
• •	at a copy of the proposed subordinate by-law is open to	3
	spection, or available, free of charge at the council's office until	4
	e end of the last day of the period;	5
<i>.</i>	at written submissions by any person supporting or objecting to	6
	ne proposed subordinate by-law may be made and given to the pouncil on or before the last day stating—	7 8
(i)	) the grounds of the submission; and	9
(i	i) the facts and circumstances relied on in support of the grounds.	10 11
<b>'(6)</b> Also	, for a notice published under subsection (4)(a), the notice must	12
	copy of the proposed subordinate by-law is open to inspection,	13
or available day of the p	e, free of charge at the council's office until the end of the last period.	14 15
'( <b>7</b> ) A co	ppy of the proposed subordinate by-law must be attached to a	16
notice displ	ayed under subsection (4)(b).	17
	council may also consult with residents of its council area about d subordinate by-law in any way it considers appropriate.	18 19
'( <b>9</b> ) If an	open meeting is held under subsection (8), the council's clerk	20
must keep n	ninutes of the meeting.	21
'45ZU Sten	o 3—give access to proposed subordinate by-law	22
-	first day of the consultation period and until the end of the last	23
	consultation period a copy of the proposed subordinate by-law	23 24
•	pen to inspection, and be available, free of charge at the	25
Aboriginal	council's office.	26
'45ZV Step	o 4—accept and consider all submissions	27
-	Aboriginal council must consider every submission properly	28
made to it.	riconginal coulon mast constact crony submission property	20 29
<b>'(2)</b> A su	bmission is properly made to the council if it—	30
	the written submission of any person about the proposed abordinate by-law; and	31 32

(b)	is given to the council on or before the last day of the consultation period.	1 2
	lso, a submission is properly made to the council if it is made at a held under section 45ZT(8) and recorded in the minutes of the	3 4 5
'45ZW S	Step 5—make proposed subordinate by-law	6
Aborigin whether	c, after considering every submission properly made to it, the al council decides to make the proposed subordinate by-law, as advertised or with amendments, it must, by resolution, make the ate by-law.	7 8 9 10
subordin	However, the council may substantially amend the proposed ate by-law only if the council again consults with residents of its rea under section 45ZT and complies with steps 3 and 4.	11 12 13
	he council's clerk must certify the required number of copies of rdinate by-law to be the subordinate by-law as made by the	14 15 16
'45ZX S	tep 6—give public notice of subordinate by-law	17
<b>'(1)</b> A	notice of the making of the subordinate by-law must be—	18
(a)	gazetted; and	19
(b)	displayed in a conspicuous place in the Aboriginal council's office and the other prominent places in its council area the council considers appropriate.	20 21 22
<b>'(2)</b> A	notice under subsection (1) must state the following—	23
(a)	the name of the council making the subordinate by-law;	24
(b)	the name of the subordinate by-law;	25
(c)	the date of the council's resolution making the subordinate by-law;	26 27
(d)	the name of any existing subordinate by-law amended or repealed by the new subordinate by-law.	28 29
'( <b>3</b> ) Tl	ne notice also may state—	30
(a)	the name of the by-law allowing the subordinate by-law to be made; or	31 32

(b)	the purposes and general effect of the subordinate by-law.	1
	On the day notice of the making of the subordinate by-law is or as soon as practicable after the day, the council must give the	2 3 4
(a)	a copy of the notice; and	5
(b)	the required number of certified copies of the subordinate by-law; and	6 7
(c)	a drafting certificate for the subordinate by-law.	8
'45ZY E	arly start for subordinate by-law making process	9
the proce making	ne purpose of this section is to permit an Aboriginal council to start ess for making a subordinate by-law even though the process for the by-law on which the subordinate by-law is to be based <b>oposed authorising law</b> ") has not finished.	10 11 12 13
subordin	a council may use steps 1 to 5 of the process for making the ate by-law, other than actually making the subordinate by-law, e proposed authorising by-law is made if—	14 15 16
(a)	in making the proposed authorising law, the council has to satisfy steps 3 to 7 of division 3; and	17 18
(b)	the notice about the subordinate by-law under section 45ZT is published no earlier than the notice about the proposed authorising law under section 45ZK is published.	19 20 21
Divisi	ion 5—Commencement and status of by-laws and subordinate by-laws	22 23
<b>'45ZZ C</b>	ommencement of by-laws and subordinate by-laws	24
'(1) A	by-law or subordinate by-law commences—	25
(a)	on the day notice of the making of the by-law or subordinate by-law is gazetted; or	26 27
(b)	if a later day or time is fixed in the by-law or subordinate by-law—on that day or at that time.	28 29
	notice of the making of the by-law or subordinate by-law is on a day after the day or time fixed by the by-law or subordinate	30 31

by-law for its commencement, the by-law or subordinate by-law is valid, but commences on the day on which it is notified.	1 2
'45ZZA Effect of by-laws	3
'On commencement, a by-law made by an Aboriginal council has the force of law.	4 5
<b>'45ZZB Extent to which subordinate by-law is binding</b>	6
(1) An Aboriginal council's subordinate by-law is binding on the council.	7 8
(2) An Aboriginal council's subordinate by-law on a matter is binding on anyone else to the extent stated in the by-law stating the matter about which the subordinate by-law may be made.	9 10 11
'45ZZC When subordinate by-laws cease to have effect	12
(1) This section applies if—	13
<ul> <li>(a) a by-law or provision of a by-law states a matter about which a subordinate by-law may be made; and</li> </ul>	14 15
(b) a subordinate by-law is made about the matter; and	16
(c) the by-law is repealed or the provision is omitted.	17
(2) To remove any doubt, it is declared that the subordinate by-law ceases to have effect on the repeal or omission.	18 19
<b>'45ZZD Proof of by-laws and subordinate by-laws</b>	20
(1) In a proceeding, a certified copy of a by-law or subordinate by-law is evidence of the content of the by-law or subordinate by-law.	21 22
(2) All courts, judges and persons acting judicially must take judicial notice of a certified copy of a by-law or subordinate by-law.	23 24
(3) In a proceeding, a copy of the gazette, newspaper, newsletter or other publication containing a notice about the making of a by-law or subordinate by-law is—	25 26 27
(a) evidence of the matters stated in the notice; and	28

(b) evidence that the by-law or subordinate by-law has been properly made.	1 2
'45ZZE By-law and subordinate by-law presumed to be within power	3
'In a proceeding, the competence of an Aboriginal council to make a particular by-law or subordinate by-law is presumed unless the issue is raised.'.	4 5 6
13 Amendment of s 81 (Evidentiary aids)	7
Section 81—	8
insert—	9
'(2) Subsections (3) and (4) apply to a proceeding for an offence against section $45T(1)$ . <sup>7</sup>	10 11
(3) A statement in the complaint for the offence that fluid was in a container of a type that usually holds alcohol is evidence that the fluid was alcohol.	12 13 14
(4) A certificate purporting to be signed by an analyst stating the results of an analysis of a fluid is evidence of the results of the analysis.	15 16
(5) In this section—	17
"analyst" see the <i>Health Act 1937</i> , section 5(1).8".	18
14 Insertion of new s 81A	19
After section 81—	20
insert—	21
<b>'81A Approved forms</b>	22
'The chief executive may approve forms for use under this Act.'.	23

7 Section 45T (Possession or consumption of alcohol in or on dry place)

*Health Act 1937*, section 5(1)—

Clause

Clause

**<sup>&</sup>quot;analyst"**, other than for a relevant provision or part 4A, means a person appointed under section 27 as a State analyst or a person holding accreditation of a kind prescribed under a regulation.

Clause	15 Amendment of s 82 (Regulations)	1
	(1) Section 82, heading—	2
	omit, insert—	3
	'82 Regulation-making power'.	4
	(2) Section $82(t)$ —	5
	omit, insert—	6
	<ul><li>'(t) the business and conduct of meetings of Aboriginal councils or community justice groups, including, for example, about the following—</li></ul>	7 8 9
	(i) the times and places of meetings;	10
	(ii) the quorum for meetings;	11
	(iii) the presiding member at meetings;	12
	(iv) the disclosure of a member's interest before meetings; and'.	13
Clause	16 Insertion of new pt 10, div 2	14
	After section 85—	15
	insert—	16
	Division 2—Transitional provision for Community Services Legislation Amendment Act 2002	17 18
	'85A Transitional provision for process for making by-laws	19
	(1) This section applies if—	20
	<ul> <li>(a) before the commencement of this section, an Aboriginal council had, under section 26, started the process of making a by-law under the section; and</li> </ul>	21 22 23
	(b) immediately before the commencement, the process for making the by-law had not finished.	24 25
	(2) Despite their repeal, sections 26 and 27 continue to apply to the making of the by-law as if they had not been repealed.'.	26 27

Clause	17 Insertion of new pt 12	1
	After section 86—	2
	insert—	3
	<b>'PART 12—PROVISION FOR REPRINTING ACT</b>	4
	<b>'87</b> Numbering and renumbering of Act	5
	'In the next reprint of this Act produced under the <i>Reprints Act 1992</i> , the provisions of this Act must be numbered and renumbered as permitted by the <i>Reprints Act 1992</i> , section 43.'.	6 7 8
	PART 3—AMENDMENT OF COMMUNITY SERVICES (TORRES STRAIT) ACT 1984	9 10
Clause	18 Act amended in pt 3 and schedule	11
	(1) This part amends the Community Services (Torres Strait) Act 1984.	12
	(2) The schedule also includes amendments of the <i>Community Services</i> ( <i>Torres Strait</i> ) Act 1984.	13 14
Clause	<b>19</b> Amendment of s 6 (Definitions)	15
	Section 6—	16
	insert—	17
	" "advertised proposed by-law", for part 3C, see section 43ZN(a).	18

"alcohol" has the same meaning as "liquor" in the Liquor Act 1992.9	1
"amended proposed by-law", for part 3C, see section 43ZN(b).	2
"appealable decision", for part 3B, see section 43L.	3
"approved form" means a form approved under section 80A.	4
"canteen" see the Indigenous Communities Liquor Licences Act 2002, schedule.	5 6
"certified copy", for part 3C, see section 43ZE.	7
"closing day for objections and submissions", for part 3B, see section 43N(2).	8 9
<b>"community justice group"</b> means a community justice group established under part 3A for a council area.	10 11
"consultation period", for part 3C, see section 43ZK(1) or 43ZT(1).	12
<b>"coordinator"</b> , for a community justice group, means the person appointed under section 43G by the group to perform the functions of coordinator for the group.	13 14 15
"drafting certificate", for part 3C, see section 43ZE.	16
"dry place", for part 3B, see section 43L.	17
"entity", for part 3B, see section 43L.	18
<b>"Island police officer"</b> means a person appointed under section 37 as an Island police officer for a council area.	19 20
"liquor provisions" means—	21
(a) section 43T; and	22

4B Meaning of "liquor"

<sup>9</sup> The Liquor Act 1992, section 4B—

<sup>(1) &</sup>quot;Liquor" is a spiritous or fermented fluid of an intoxicating nature intended for human consumption.

<sup>(2) &</sup>quot;Liquor" also includes any other substance intended for human consumption in which the level of ethyl alcohol (ethanol) is more than 5 mL/L (0.5%) at 20°C.

<sup>(3)</sup> However, "liquor" does not include a fluid, that would otherwise be liquor, if it is used merely as a preservative or medium in which fruit is offered for sale to the public in sealed containers and with the contents visible.

(b) the <i>Liquor Act 1992</i> , sections 168B, 169 and 171. <sup>10</sup>	1
"member", for parts 3A and 3B, means a member of a community justice group.	2 3
"model by-law", for part 3C, see section 43ZF(1).	4
<b>"police officer in charge"</b> , for a council area, means the police officer in charge of the police station in the area or, if there is no police station in the area, the police officer in charge of the nearest police station.	5 6 7
"possess", for part 3B, see section 43L.	8
"proposed authorising law", for part 3C, see section 43ZY(1).	9
"proposed by-law", for part 3C, see section 43ZI(1) or (2).	10
"private place", for part 3B, see section 43L.	11
"public place", for part 3B, see section 43L.	12
"required number", for part 3C, see section 43ZE.	13
<b>"State interest"</b> , for a by-law or subordinate by-law, a provision of a by-law or subordinate by-law, or a provision of a proposed by-law or subordinate by-law, means—	14 15 16
(a) an interest that affects an economic, social or environmental interest of the State or a region; or	17 18
(b) an interest in ensuring there is an efficient, effective and accountable system of local government in the council area to which the law relates; or	19 20 21
(c) an interest prescribed under a regulation.	22
"subordinate by-law", for part 3C, see section 43ZG.'.	23
20 Amendment of s 13D (Overruling by-laws)	24
Section 13D(3)—	25
omit.	26

Clause

<sup>10</sup> Section 43T (Possession or consumption of alcohol in or on dry place) and the Liquor Act 1992, sections 168B (Prohibition of possession of liquor in restricted area), 169 (Authority required for sale) and 171 (Carrying or exposing liquor for sale)

Clause	21 Amendment of s 23 (Functions of Island councils)	1
	Section 23(2A)—	2
	omit, insert—	3
	(2A) Without limiting the functions and powers of an Island council, a council may make by-laws—	4 5
	<ul> <li>(a) not inconsistent with part 3B, for the purpose of regulating and controlling the possession or consumption of alcohol in its council area; or</li> </ul>	6 7 8
	(b) conferring functions on the community justice group for its council area.'.	9 10
Clause	22 Omission of ss 24 and 25	11
	Sections 24 and 25—	12
	omit.	13
Clause	23 Insertion of new s 30AA	14
Clube	After section 30—	15
	insert—	16
	'30AA Special accounting provision for particular payments	17
	(1) An Island council must keep separate accounting records for payments made to it under the <i>Indigenous Communities Liquor Licences</i> Act 2002, section 9.	18 19 20
	(2) The council must ensure the amounts paid to it are used only for—	21
	<ul> <li>(a) funding programs or services for the benefit of residents of its council area; or</li> </ul>	22 23
	(b) if an implementation regulation under the <i>Indigenous</i> <i>Communities Liquor Licences Act 2002</i> , section 34, states this paragraph applies—for making a payment relating to the council's liabilities stated in the regulation.'.	24 25 26 27

Clause	24 Amendment of s 38 (Discharge of Island police function)	1
	Section 38—	2
	insert—	3
	(1A) Also, for the administration and enforcement of the liquor provisions in a council area, the police officer in charge for the area may authorise an Island police officer to exercise in the area the powers of—	4 5 6
	(a) an investigator under the <i>Liquor Act</i> , 1992, part 7; <sup>11</sup> or	7
	<ul> <li>(b) a police officer under the <i>Police Powers and Responsibilities Act</i> 2000, sections 51 to 53.<sup>12</sup></li> </ul>	8 9
	'( <b>1B</b> ) For subsection (1A)(b), the <i>Police Powers and Responsibilities Act</i> 2000, sections 51 to 53, apply as if a reference in the sections to a police officer were a reference to an Island police officer.'.	10 11 12
Clause	25 Insertion of new pt 3A	13
	After section 43B—	14
	insert—	15
	<b>'PART 3A—COMMUNITY JUSTICE GROUPS</b>	16
	Division 1—Establishment, functions and powers	17
	'43C Establishment	18
	(1) A community justice group for a council area may be established under a regulation.	19 20
	(2) The regulation must state the group's name.	21

<sup>11</sup> For exercise of powers by Island police officers under the *Liquor Act 1992*, part 7, see section 174A of that Act.

*Police Powers and Responsibilities Act 2000*, sections 51 (Stopping vehicles for prescribed purposes), 52 (Power to require vehicles to be moved) and 53 (Requirement to remain at a place)

<b>'43D Fu</b>	nctions and powers	1
'(1) Th to—	ne functions of the community justice group for a council area are	2 3
(a)	regulate the possession and consumption of alcohol in the area under part 3B, division 2; and	4 5
(b)	carry out local strategies to address justice issues affecting members of the community in the area; and	6 7
(c)	make recommendations to the community liquor licence board established under the <i>Indigenous Communities Liquor Licences Act 2002</i> , part 2, division 1, for the area about the operation of the canteen in the area; <sup>13</sup> and	8 9 10 11
(d)	make recommendations to the Minister administering the <i>Liquor Act 1992</i> , part 6A, about declarations under that part; and	12 13
(e)	carry out other functions given to it under this or another Act.	14
Example fo	pr subsection (1)(c)—	15
	bup may make a recommendation about the days and hours of operation of the or the availability of takeaway alcohol.	16 17
recomme	o remove any doubt, it is declared that the group may not make endations about the employment of canteen staff, including, for the appointment of the canteen manager.	18 19 20
	he group has power to do all things reasonably necessary to be performing its functions.	21 22
	Tithout limiting subsection (3), the group has the powers conferred his or another Act.	23 24
'Div	ision 2—Provisions about membership of groups and group coordinators	25 26
'43E Me	embership	27
	The community justice group for a council area comprises the of members prescribed under a regulation.	28 29

See Indigenous Communities Liquor Licences Act 2002, section 8 (Board to 13 implement recommendations of community justice group).

'( <b>2</b> ) A	regulation may make provision about the following—	1
(a)	eligibility of persons to be members;	2
(b)	nomination of persons as members;	3
(c)	terms on which, and period, a member holds office.	4
	owever, members must include at least 1 representative of each of indigenous social groupings in the area.	5 6
'( <b>4</b> ) M	embers must be of good standing in the community.	7
'( <b>5</b> ) In	this section—	8
shar rela	<b>tous social grouping</b> " means a group of indigenous persons ring a common basis of social affiliation, including family tionship, language, traditional land ownership and historical ociation.	9 10 11 12
'43F Cri	minal history checks	13
the polic	regulation may provide for the disclosure by the commissioner of ce service to a stated entity of a person's criminal history for whether the person is suitable to be nominated as a member.	14 15 16
'( <b>2</b> ) Tł	ne entity must—	17
(a)	not use the information for any purpose other than for the purpose mentioned in subsection (1); and	18 19
(b)	as soon as practicable after the information is no longer needed for the purpose, destroy it.	20 21
<b>'(3)</b> In	this section—	22
con	al history", of a person, means the convictions, other than spent victions, recorded against the person for offences, in Queensland elsewhere, whether before or after the commencement of this ion.	23 24 25 26
"spent c	onviction" means a conviction—	27
(a)	for which the rehabilitation period under the Criminal Law (Rehabilitation of Offenders) Act 1986 has expired under that Act; and	28 29 30
(b)	that is not revived as prescribed by section 11 of that Act.	31

<b>'43G Co</b>	ordinator	1
	The community justice group for a council area must appoint a tor for the group.	2 3
	regulation may make provision about the eligibility of a person to nted as coordinator.	4 5
'( <b>3</b> ) TI	he coordinator's functions are to—	6
(a)	provide administrative support to the group; and	7
	Example for paragraph (a)—	8
	Ensuring notice requirements under part 3B, division 2, are met.	9
(b)	attend meetings of the group to advise it on any issue before it; and	10 11
(c)	ensure minutes of the group's meetings are kept; and	12
(d)	ensure the reporting requirements under section 43J are complied with.	13 14
	Division 3—Miscellaneous provisions	15
'43H Au	thentication of documents	16
	cument made by the community justice group for a council area is tly made if it is signed by the coordinator for the group.	17 18
'43I Pro	tection of members from civil liability	19
	member is not civilly liable to someone for an act done, or made, honestly and without negligence under this Act.	20 21
	subsection (1) prevents a civil liability attaching to the member, ity attaches instead to the State.	22 23
'43J Rej	porting requirements	24
justice g	Vithin 90 days after the end of each reporting period, a community roup must prepare a report on its activities for the period and give t to the chief executive.	25 26 27
'( <b>2</b> ) Tl	he report must be in the approved form.	28

	(3) In this section—	1
	"reporting period" means—	2
	(a) the period prescribed under a regulation; or	3
	(b) if a period is not prescribed under paragraph (a)—each quarter of a financial year.'.	4 5
Clause	26 Insertion of new pt 3B	6
	After part 3A, as inserted by section 25—	7
	insert—	8
	<b>'PART 3B—CONTROL OF POSSESSION AND CONSUMPTION OF ALCOHOL IN COUNCIL AREAS</b>	9 10
	'Division 1—Preliminary	11
	'43K Purpose of pt 3B	12
	(1) The purpose of this part is to prevent harm in council areas caused by alcohol abuse and misuse and associated violence.	13 14
	(2) The purpose is to be achieved by providing for the declaration of places in council areas in which the possession and consumption of alcohol is prohibited.	15 16 17
	<b>'43L Definitions for pt 3B</b>	18
	'In this part—	19
	"appealable decision" means a community justice group's decision—	20
	(a) to declare, or not to declare, a place as a dry place; or	21
	(b) to amend or revoke the declaration of a place as a dry place; or	22
	(c) to suspend, or not to suspend, the declaration of a place as a dry place.	23 24
	"closing day for objections and submissions" see section 43N(2).	25
	"dry place" means a place declared under division 2 as a dry place.	26
	"entity" includes—	27

(3	a)	a department; and	1
(	b)	a division, branch or other part of a department.	2
"poss	ess'	'alcohol includes—	3
(3	a)	have custody or control of the alcohol; and	4
(	b)	have an ability or right to obtain custody or control of the alcohol.	5 6
"priva	ate	place" means—	7
(3	a)	a place occupied by a person, a group of persons, or an entity other than the State or an Island council; or	8 9
(	b)	a place to which a person or group of persons have the authority to control access under Island custom.	10 11
"publ	lic p	lace" means a place that is not a private place.	12

'Division 2—Dry places	
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'43M Declaration	14
(1) The community justice group for a council area may—	15
(a) on its own initiative or on written application by the Is council for the area or the chief executive of a department—	
(i) declare a public place in the area as a dry place; or	18
(ii) amend or revoke a declaration made by it u subparagraph (i); or	under 19 20
(b) on written or personal application by the occupier of a pr place in the area, or a person or group of persons with auth to control access to the place under Island custom—	
(i) declare the place as a dry place; or	24
(ii) amend or revoke a declaration made by it u subparagraph (i).	under 25 26
(2) The community justice group may invite an application abore particular private place.	out a 27 28
(3) The group must consider the application as soon as reason practicable.	nably 29 30

(4) A declaration may be for the limited time stated in it, or without limit of time, and may state reasonable conditions to which it is subject.

3 (5) The group may also, on its own initiative, revoke a declaration made under subsection (1)(b) if it is satisfied it is necessary to revoke the 4 declaration because the occupier of the place, or a person or group with 5 authority to control access to the place under Island custom, has acted in a 6 way that is contrary to the effect of, or hinders the enforcement of, the 7 declaration. 8

9 (6) The group must ensure a person or group of persons who wish to make a written application under subsection (1)(b) are given help to make 10 the application. 11

<b>'43N No</b>	tice of proposal	12
	efore deciding whether to declare a place as a dry place, the ity justice group for a council area must display written notice of osal—	13 14 15
(a)	in at least 1 prominent place in the area; and	16
(b)	if it considers it practicable, at the place.	17
'( <b>2</b> ) Tł	ne notice must—	18
(a)	sufficiently identify the place; and	19
(b)	state the right of a person to object or make a supporting submission; and	20 21
(c)	state the day (the "closing day for objections and submissions") on or before which—	22 23
	(i) a written objection or supporting submission must be made; or	24 25
	<ul><li>(ii) a written notice that a person wishes to object or make a supporting submission in person to the group, must be given; and</li></ul>	26 27 28
(d)	state the objection, submission or notice must be made or given to the coordinator for the group; and	29 30
(e)	if the proposed declaration is for a limited time—state that fact and the period proposed.	31 32
	he notice must be displayed for at least 14 days immediately e closing day for objections and submissions.	33 34

s 26

declaration.

(4) In addition to displaying written notice of the proposal as required 1 by this section, the group may consult with members of the community 2 resident in the area in any way it considers appropriate. 3 (5) This section applies to the amendment or revocation of a declaration 4 of a place as a dry place in the same way as it applies to the making of the 5 declaration. 6 **'430 Objections and supporting submissions** 7 (1) A person whose interests will be affected by the declaration of a 8 public place as a dry place may object to or support the proposal to make 9 the declaration. 10 (2) A proposed declaration of a private place as a dry place may be 11 objected to or supported by-12 (a) a person or group of persons with the authority to control access 13 to the place or a neighbouring place under Island custom; or 14 (b) the occupier of, or a person or group who use, the place or a 15 neighbouring place. 16 (3) The objection or supporting submission must be made— 17 (a) in writing to the coordinator for the community justice group for 18 the council area in which the place is located on or before the 19 closing day for objections and submissions; or 20 (b) if the objector or supporter tells the coordinator for the group, on 21 or before that day, that he or she wishes to appear before the 22 group to make a submission—personally to the group. 23 (4) The group must consider all written objections and supporting 24 submissions made on or before the closing day for objections and 25 submissions. 26 (5) If the group gives a person mentioned in subsection (3)(b) a 27 reasonable opportunity to appear before it and put the objection or 28 supporting submission but the person fails to appear, the person loses the 29 right to have the objection or supporting submission considered by the 30 group. 31 (6) A fee is not payable by an objector or supporter. 32 (7) This section applies to the amendment or revocation of a declaration 33 of a place as a dry place in the same way as it applies to the making of the 34

s 26

<b>'43P Not</b>	tice about declaration	1
notice of	the community justice group for a council area must display written if the declaration of a place as a dry place in at least 1 prominent the area for as long as the declaration is in force.	2 3 4
'( <b>2</b> ) Tl	ne notice must—	5
(a)	sufficiently identify the place; and	6
(b)	state that the declaration takes effect on the day on which the declaration is displayed; and	7 8
(c)	if the declaration is for a limited time—state that fact and the period of the declaration; and	9 10
(d)	state the provisions of section 43T.	11
declarati	This section applies to the amendment or revocation of the on of a place as a dry place in the same way as it applies to the of the declaration.	12 13 14
	owever, notice of the revocation must be displayed for at least and need not state the provisions of section 43T.	15 16
'43Q Su	spension of declaration	17
applicati	he community justice group for a council area may, on written on by any person, suspend the declaration of a public place in the dry place for a period of not more than 7 days.	18 19 20
(2) Th sought.	ne application must state the purpose and period of the suspension	21 22
( <b>3</b> ) T practicab	he group must consider the application as soon as reasonably le.	23 24
	he group may suspend the declaration only if it is satisfied it is in nterests of the residents of the area to do so.	25 26
( <b>5</b> ) T alcohol.	he suspension may apply for all alcohol or a particular type of	27 28
(6) A subject.	lso, the suspension may state reasonable conditions to which it is	29 30
suspensi	ections 43N to 43P apply, with all necessary changes, to the on of a declaration of a place as a dry place as if it were a proposal e a place as a dry place.	31 32 33

	owever, notice of the suspension displayed under section 43P need the provisions of section 43T.	1 2
'43R Eff	fect of declaration of dry place	3
<b>'(1)</b> Tl	his section applies if—	4
(a)	under this division, a place is declared as a dry place (the "dry place declaration"); and	5 6
(b)	the place is in a restricted area under the <i>Liquor Act 1992</i> to which section 168B of that Act applies because of a declaration under section 173H of that Act (the " <b>restricted area declaration</b> ").	7 8 9 10
(2) T area decl	he dry place declaration applies to the place despite the restricted aration.	11 12
	Division 3—Offences	13
'43S Ob	structing members	14
	a person must not obstruct or improperly influence a member in ng the member's functions under this Act.	15 16
Maximu	m penalty—200 penalty units.	17
<b>'(2)</b> In	this section—	18
"influen	<b>ce</b> " includes attempt to influence.	19
"obstruc	et" includes hinder, resist and attempt to obstruct.	20
<b>'43T Po</b> s	ssession or consumption of alcohol in or on dry place	21
'( <b>1</b> ) A	person must not, in or on a dry place, possess or consume alcohol.	22
Maximu	m penalty—250 penalty units.	23
'( <b>2</b> ) A	person must not, in or on a dry place, be drunk.	24
Maximu	m penalty—25 penalty units.	25

<b>'43U False or misleading statements</b>	1
(1) A person must not state anything to a community justice group that the person knows is false or misleading in a material particular.	2 3
Maximum penalty—60 penalty units.	4
(2) In a proceeding for an offence against subsection (1), it is enough to state that the statement made was, without specifying which, false or misleading.	5 6 7
'43V False or misleading documents	8
(1) A person must not give a community justice group a document containing information the person knows is false or misleading in a material particular.	9 10 11
Maximum penalty—60 penalty units.	12
(2) Subsection (1) does not apply to a person if the person, when giving the document—	13 14
<ul> <li>(a) tells the group, to the best of the person's ability, how it is false or misleading; and</li> </ul>	15 16
(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	17 18
<b>(3)</b> In a proceeding for an offence against subsection (1), it is enough to state that the document was, without specifying which, false or misleading.	19 20
'Division 4—Appeals	21
'43W Who may appeal	22
'A person whose interests are affected by an appealable decision may appeal against the decision to a Magistrates Court.	23 24
'43X How to start appeal	25
(1) An appeal is started by—	26
<ul> <li>(a) filing notice of appeal with the clerk of the court of a Magistrates Court in, or nearest to, the council area to which the decision relates; and</li> </ul>	27 28 29

(b)	giving a copy of the notice to the community justice group that made the appealable decision within 7 days after the notice is filed.	1 2 3
	ne notice of appeal must be filed within 28 days after the appellant aware of the decision.	4 5
<b>'(3)</b> Tappeal.	he court may at any time extend the period for filing the notice of	6 7
. ,	he notice of appeal must state fully the grounds of the appeal and relied on.	8 9
'43Y Sta	y of operation of decisions	10
	ne Magistrates Court may grant a stay of the appealable decision to e effectiveness of the appeal.	11 12
"( <b>2</b> ) T	he stay—	13
(a)	may be given on the conditions the court considers appropriate; and	14 15
(b)	operates for the period fixed by the court; and	16
(c)	may be revoked or amended by the court.	17
	he period of the stay must not extend past the time when the court he appeal.	18 19
	he appeal affects the appealable decision, or carrying out of the only if the decision is stayed.	20 21
'43Z Pov	wers of Magistrates Court	22
<b>'(1)</b> In	deciding the appeal, the Magistrates Court—	23
(a)	has the same powers as the community justice group; and	24
(b)	is not bound by the rules of evidence; and	25
(c)	must comply with natural justice.	26
appealed	The appeal is by way of rehearing unaffected by the decision against on the material before the group and any further evidence by the court.	27 28 29
'( <b>3</b> ) T	he court may—	30
(a)	confirm the appealable decision; or	31

(b) set aside the decision and substitute another decision; or	1
(c) set aside the decision and return the issue to the group with the directions the court considers appropriate.	2 3
<b>'43ZA</b> Constitution of Magistrates Court	4
'The Magistrates Court must be constituted by a magistrate when exercising its jurisdiction to decide the appeal.	5 6
'43ZB Effect of Magistrates Court's decision	7
'If the Magistrates Court substitutes another decision, the substituted decision is, for this part (other than this division), taken to be the community justice group's decision.	8 9 10
'43ZC Appeal to District Court	11
'An appeal to the District Court from a decision of a Magistrates Court may be made only on a question of law.	12 13
Division 5—Miscellaneous provision	14
'43ZD Making applications	15
(1) An application under this part must be made to the coordinator for the community justice group for the council area to which the application relates.	16 17 18
(2) A fee is not payable for an application—	19
(a) to have a place declared as a dry place; or	20
(b) to have the declaration amended, revoked or suspended.'.	21

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Clause	27 Insertion of new pt 3C	1
	After part 3B, as inserted by section 26—	2
	insert—	3
	<b>'PART 3C—PROVISIONS ABOUT MAKING BY-LAWS</b>	4
	AND SUBORDINATE BY-LAWS	5
	'Division 1—Preliminary	6
	<b>'43ZE Definitions for pt 3C</b>	7
	'In this part—	8
	"advertised proposed by-law" see section 43ZN(a).	9
	"amended proposed by-law" see section 43ZN(b).	10
	<b>"certified copy"</b> , of an Island council's by-law or subordinate local law, means a copy of the by-law or subordinate local law certified by the council's clerk to be the by-law or subordinate by-law as made by the council.	11 12 13 14
	"consultation period" means—	15
	(a) for a proposed by-law—the period mentioned in section 43ZK(1); or	16 17
(b) for a proposed subordinate by-law—the period mentioned section 43ZT(1).	(b) for a proposed subordinate by-law—the period mentioned in section 43ZT(1).	18 19
	<b>"drafting certificate"</b> , for a proposed by-law or subordinate by-law, means a certificate signed by the relevant Island council's clerk and a lawyer stating—	20 21 22
(a)	(a) the law is drafted in sufficient accordance with drafting standards prescribed under a regulation for the law; and	23 24
	(b) if section 66(2) <sup>14</sup> applies to the proposed law—the subsection has been complied with and all interested persons under the subsection located by the council have given written consent to the making of the law.	25 26 27 28
	"model by-law" see section 43ZF(1).	29

<sup>14</sup> Section 66 (Power of Island council to regulate presence in area)

"proposed authorising law" see section 43ZY(1).	1
"proposed by-law" see section 43ZI(1) or (2).	2
"required number" means the number decided by the Minister.	3
"subordinate by-law" see section 43ZG.	4
Division 2—Publishing model by-laws and power to make subordinate by-laws	5 6
'43ZF Minister may publish model by-laws	7
(1) The Minister may prepare and publish in the gazette a by-law (a "model by-law") about a matter within the functions of an Island council as suitable for adoption by Island councils as a by-law.	8 9 10
(2) Also, the Minister must publish a notice in the gazette stating whether steps 3 to 7 of division 3 apply for making the model by-law.	11 12
(3) However, steps 3 to 7 of division 3 may be applied for making the model by-law only if the Minister is satisfied the consultation process under the steps would serve a useful purpose.	13 14 15
'43ZG Power to make subordinate by-laws	16
'An Island council may make a law (a <b>"subordinate by-law"</b> ) about a matter that a by-law expressly states that the council may make about the matter.	17 18 19
Division 3—Process for making by-laws	20
'43ZH By-law process	21
(1) Subject to subsection (2), the process stated in this division must be used to make a by-law.	22 23
'(2) Steps 3 to 7 apply to the making of a model by-law only if the steps apply to the making of the model by-law under a notice published under section $43$ ZF(2).	24 25 26
(3) If an Island council purports to make a by-law in contravention of this section, the purported law is of no effect.	27 28

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'43ZI St	ep 1—propose a by-law	1
	Before making a model by-law, an Island council must, by n, propose to adopt the model by-law (the <b>"proposed by-law"</b> ).	2 3
· · ·	Before making another by-law, an Island council must, by n, propose to make the by-law (also the <b>"proposed by-law"</b> ).	4 5
	ep 2—ensure proposed by-law satisfactorily deals with State interest	6 7
(1) T by-law.	his section does not apply if the proposed by-law is a model	8 9
'( <b>2</b> ) Th	ne Island council must give the Minister the following—	10
(a)	a copy of the proposed by-law;	11
(b)	a drafting certificate for the proposed by-law;	12
(c)	information about the proposed by-law required by the Minister or under a regulation.	13 14
	ne Minister must advise the council that it may proceed further in he law if the Minister considers—	15 16
(a)	State interests are satisfactorily dealt with by the proposed by-law; and	17 18
(b)	the proposed by-law is drafted substantially in accordance with drafting standards prescribed under a regulation.	19 20
subsectio	Iternatively, if the Minister considers the matters mentioned in on (3) would be satisfactorily dealt with by the proposed by-law if cil satisfied particular conditions, the Minister—	21 22 23
(a)	may impose conditions on the council that the Minister considers appropriate; and	24 25
(b)	must advise the council that it may proceed further in making the law if it—	26 27
	(i) satisfies any conditions about the content of the proposed by-law; and	28 29
	(ii) agrees to satisfy any other conditions.	30
	the Minister considers the proposed by-law only makes a minor ent of an existing law (including, for example, the correction of a	31 32

	ror), the advice of the Minister also may state that the council may to step 8 without satisfying steps 3 to 7.	1 2
	teps 3 to 7 do not apply if the Minister's advice to the council the statement mentioned in subsection (5).	3 4
	he advice of the Minister also may state that the council may without satisfying step 7 if the council agrees to satisfy particular ns.	5 6 7
'( <b>8</b> ) Be must—	efore proceeding further in making a proposed by-law, the council	8 9
(a)	get an advice under subsection (3) or (4); and	10
(b)	satisfy any condition about the content of the proposed by-law; and	11 12
(c)	agree to satisfy any other conditions.	13
'43ZK S	tep 3—consultation about proposed by-law	14
	he Island council must consult with residents of its council area	15
about the <b>period''</b> )	e proposed by-law for at least 14 days (the "consultation	16 17
-	owever, a longer consultation period may be—	18
( <u>-</u> ) 11 (a)	fixed by a condition agreed by the Minister and the council in	10
(u)	step 2; or	20
(b)	prescribed under a regulation.	21
	The consultation period begins on the day when the notice ed in subsection (4) is first published.	22 23
<b>'(4)</b> A	notice about the proposed by-law must be-	24
(a)	published at least once in a newspaper, newsletter or other publication circulating generally in its council area; and	25 26
(b)	displayed in a conspicuous place in the following places from the first day of the consultation period until the end of the last day of the consultation period—	27 28 29
	(i) the council's office;	30
	(ii) another prominent place in its council area.	31
'( <b>5</b> ) TI	he notice must state the following—	32

(a)	the council's name;	1
(b)	the name of the proposed by-law;	2
(c)	the purposes and general effect of the proposed by-law;	3
(d)	the length of the consultation period and the first and last days of the period;	4 5
(e)	that written submissions by any person supporting or objecting to the proposed by-law may be made and given to the council on or before the last day stating—	6 7 8
	(i) the grounds of the submission; and	9
	(ii) the facts and circumstances relied on in support of the grounds.	10 11
state that	so, for a notice published under subsection $(4)(a)$ , the notice must a copy of the proposed by-law is open to inspection, or available, harge at the council's office until the end of the last day of the	12 13 14 15
	copy of the proposed by-law must be attached to a notice d under subsection $(4)(b)$ .	16 17
	ne council may also consult with residents of its council area about osed by-law in any way it considers appropriate.	18 19
	an open meeting is held under subsection (8), the council's clerk p minutes of the meeting.	20 21
43ZL St	tep 4—give access to proposed by-law	22
day of the	e first day of the consultation period and until the end of the last e consultation period a copy of the proposed by-law must be open tion, and be available, free of charge at the Island council's office.	23 24 25
'43ZM S	tep 5—accept and consider all submissions	26
(1) Th to it.	ne Island council must consider every submission properly made	27 28
'( <b>2</b> ) A	submission is properly made to the council if it—	29
(a)	is the written submission of any person about the proposed by-law; and	30 31

(b)	is given to the council on or before the last day of the consultation period.	1 2
	lso, a submission is properly made to the council if it is made at a held under section 43ZK(8) and recorded in the minutes of the	3 4 5
ʻ43ZN S by-l	tep 6—decide whether to proceed with making proposed law	6 7
	considering every submission properly made to it, the Island nust, by resolution, decide whether to—	8 9
(a)	proceed with making the proposed by-law as advertised (the "advertised proposed by-law"); or	10 11
(b)	proceed with making the proposed by-law with amendments (the "amended proposed by-law"); or	12 13
(c)	not proceed with making the proposed by-law.	14
	tep 7—again ensure proposed by-law satisfactorily deals with State interest	15 16
<b>'(1)</b> Tl	his step does not apply in the following cases—	17
(a)	if the Island council receives an advice under section 43ZJ(5) or (7) and has satisfied any agreed conditions;	18 19
(b)	if the Island council decides to proceed with making the advertised proposed by-law;	20 21
(c)	if the Island council decides not to proceed with the proposed by-law;	22 23
(d)	if a regulation states the step does not apply.	24
'( <b>2</b> ) Tl	he council must—	25
(a)	advise the Minister of its decision under step 6; and	26
(b)	give the Minister information about the proposed by-law required by the Minister or by regulation.	27 28
	the Minister considers that State interests are satisfactorily dealt the proposed by-law, the Minister must advise the council it may to step 8.	29 30 31

satisfacto	Iternatively, if the Minister considers State interests would be orily dealt with by the proposed by-law if the council satisfied r conditions, the Minister—	1 2 3
(a)	may impose conditions on the council that the Minister considers appropriate; and	4 5
(b)	must advise the council that it may proceed to step 8 if it—	6
	(i) satisfies any conditions about the content of the proposed by-law; and	7 8
	(ii) agrees to satisfy any other conditions.	9
( <b>5</b> ) Bo must—	efore proceeding further in making a proposed by-law, the council	10 11
(a)	get an advice under subsection (3) or (4); and	12
(b)	satisfy any condition about the content of the proposed by-law; and	13 14
(c)	agree to satisfy any other conditions.	15
'43ZP St	tep 8—make proposed by-law	16
	the proposed by-law is a model by-law about a matter, the Island nakes the model by-law if, by resolution, it—	17 18
(a)	adopts the model by-law; and	19
(b)	if there is an existing by-law about the matter that is inconsistent with what is adopted—amends or repeals the existing by-law so that there is no inconsistency.	20 21 22
	the proposed by-law is not a model by-law, the council must, by n, make—	23 24
(a)	the advertised proposed by-law; or	25
(b)	the amended proposed by-law; or	26
(c)	the proposed by-law for which the council received advice from the Minister that it could proceed to this step without satisfying steps 3 to 7.	27 28 29
	he council's clerk must certify the required number of copies of w to be the by-law as made by the council under subsection (1)	30 31 32

<b>'43ZQ S</b>	tep 9—give public notice of law	1
'( <b>1</b> ) A	notice of the making of the by-law must be	2
(a)	gazetted; and	3
(b)	displayed in a conspicuous place in the Island council's office and the other prominent places in its council area the council considers appropriate.	4 5 6
<b>'(2)</b> A	notice under subsection (1) must state the following-	7
(a)	the name of the council making the by-law;	8
(b)	the name of the by-law;	9
(c)	the date of the council's resolution making the by-law;	10
(d)	the name of any existing by-law amended or repealed by the new by-law.	11 12
'( <b>3</b> ) TI	he notice also may state the following—	13
(a)	the purposes and general effect of the by-law;	14
(b)	that a certified copy of the by-law is open to inspection at the council's office;	15 16
(c)	that a copy of the certified copy of the by-law is available free of charge at the council's office and at the department's offices.	17 18
after the period de	notice of the making of the by-law is not gazetted within 1 year date of the council's resolution making the by-law or the longer ecided by the Minister, the process stated in this division must be in before the by-law is notified in the gazette.	19 20 21 22
	n the day notice of the making of the by-law is gazetted or as soon cable after the day, the council must give the Minister—	23 24
(a)	a copy of the notice; and	25
(b)	the required number of certified copies of the by-law.	26
	Division 4—Process for making subordinate by-laws	27
'43ZR S	ubordinate by-law process	28
	The process stated in this division must be used to make a ate by-law.	29 30

	an Island council purports to make a subordinate by-law in tion of subsection (1), the purported subordinate by-law is of no	1 2 3
'43ZS Ste	p 1—propose a subordinate by-law	4
	making a subordinate by-law, the Island council must, by , propose to make a subordinate by-law.	5 6
'43ZT Ste	ep 2—consultation about proposed subordinate by-law	7
about the	e Island council must consult with residents of its council area e proposed subordinate by-law for at least 14 days (the <b>tion period</b> ").	8 9 10
(2) How regulation.	wever, a longer consultation period may be prescribed under a .	11 12
	ne consultation period begins on the day when the notice I in subsection (4) is first published.	13 14
<b>'(4)</b> A n	otice about the proposed subordinate by-law must be—	15
· / 1	published at least once in a newspaper, newsletter or other publication circulating generally in its council area; and	16 17
f	displayed in a conspicuous place in the following places from the first day of the consultation period until the end of the last day of the consultation period—	18 19 20
(	(i) the council's office;	21
(	(ii) another prominent place in its council area.	22
'( <b>5</b> ) The	e notice must state the following—	23
(a) t	the council's name;	24
(b) t	the name of the proposed subordinate by-law;	25
(c) t	the name of—	26
(	(i) the by-law allowing the subordinate by-law to be made; or	27
(	(ii) if this step is used under section 43ZY—the proposed authorising law;	28 29
	the purposes and general effect of the proposed subordinate by-law;	30 31

(e) the length of the consultation period and the fit the period;	rst and last days of 1 2
<ul><li>(f) that a copy of the proposed subordinate b inspection, or available, free of charge at the co the end of the last day of the period;</li></ul>	•
(g) that written submissions by any person support the proposed subordinate by-law may be mad council on or before the last day stating—	
(i) the grounds of the submission; and	9
(ii) the facts and circumstances relied on grounds.	in support of the 10 11
'(6) Also, for a notice published under subsection (4)( state that a copy of the proposed subordinate by-law is o or available, free of charge at the council's office until day of the period.	open to inspection, 13
(7) A copy of the proposed subordinate by-law must notice displayed under subsection (4)(b).	st be attached to a 16 17
<b>(8)</b> The council may also consult with residents of its the proposed subordinate by-law in any way it considers	
(9) If an open meeting is held under subsection (8), must keep minutes of the meeting.	the council's clerk 20 21
'43ZU Step 3—give access to proposed subordinate b	y-law 22
'On the first day of the consultation period and until day of the consultation period a copy of the proposed s must be open to inspection, and be available, free of cl council's office.	ubordinate by-law 24
'43ZV Step 4—accept and consider all submissions	27
(1) The Island council must consider every submiss to it.	ion properly made 28 29
(2) A submission is properly made to the council if it	— 30
<ul> <li>(a) is the written submission of any person at subordinate by-law; and</li> </ul>	bout the proposed 31 32

(b)	is given to the council on or before the last day of the consultation period.	1 2
	so, a submission is properly made to the council if it is made at a held under section 43ZT(8) and recorded in the minutes of the	3 4 5
'45ZW S	Step 5—make proposed subordinate by-law	6
council advertise	after considering every submission properly made to it, the Island decides to make the proposed subordinate by-law, whether as d or with amendments, it must, by resolution, make the ate by-law.	7 8 9 10
subordin	Iowever, the council may substantially amend the proposed ate by-law only if the council again consults with residents of its rea under section 43ZT and complies with steps 3 and 4.	11 12 13
. ,	he council's clerk must certify the required number of copies of rdinate by-law to be the subordinate by-law as made by the	14 15 16
<b>'43ZX S</b>	tep 6—give public notice of subordinate by-law	17
	tep 6—give public notice of subordinate by-law notice of the making of the subordinate by-law must be—	17 18
'( <b>1</b> ) A	notice of the making of the subordinate by-law must be—	18
(1) A (a) (b)	notice of the making of the subordinate by-law must be— gazetted; and displayed in a conspicuous place in the Island council's office and the other prominent places in its council area the council	18 19 20 21
(1) A (a) (b)	notice of the making of the subordinate by-law must be— gazetted; and displayed in a conspicuous place in the Island council's office and the other prominent places in its council area the council considers appropriate.	18 19 20 21 22
<ul> <li>'(1) A</li> <li>(a)</li> <li>(b)</li> <li>'(2) A</li> <li>(a)</li> </ul>	notice of the making of the subordinate by-law must be— gazetted; and displayed in a conspicuous place in the Island council's office and the other prominent places in its council area the council considers appropriate. notice under subsection (1) must state the following—	18 19 20 21 22 23
<ul> <li>'(1) A</li> <li>(a)</li> <li>(b)</li> <li>'(2) A</li> <li>(a)</li> <li>(b)</li> </ul>	notice of the making of the subordinate by-law must be— gazetted; and displayed in a conspicuous place in the Island council's office and the other prominent places in its council area the council considers appropriate. notice under subsection (1) must state the following— the name of the council making the subordinate by-law;	18 19 20 21 22 23 24
<ul> <li>'(1) A</li> <li>(a)</li> <li>(b)</li> <li>'(2) A</li> <li>(a)</li> <li>(b)</li> </ul>	notice of the making of the subordinate by-law must be— gazetted; and displayed in a conspicuous place in the Island council's office and the other prominent places in its council area the council considers appropriate. notice under subsection (1) must state the following— the name of the council making the subordinate by-law; the name of the subordinate by-law; the date of the council's resolution making the subordinate	18 19 20 21 22 23 24 25 26
<ul> <li>'(1) A</li> <li>(a)</li> <li>(b)</li> <li>'(2) A</li> <li>(a)</li> <li>(b)</li> <li>(c)</li> <li>(d)</li> </ul>	notice of the making of the subordinate by-law must be— gazetted; and displayed in a conspicuous place in the Island council's office and the other prominent places in its council area the council considers appropriate. notice under subsection (1) must state the following— the name of the council making the subordinate by-law; the name of the subordinate by-law; the date of the council's resolution making the subordinate by-law; the name of any existing subordinate by-law amended or	18 19 20 21 22 23 24 25 26 27 28

(b)	the purposes and general effect of the subordinate by-law.	1
(4) On the day notice of the making of the subordinate by-law is gazetted or as soon as practicable after the day, the council must give the Minister—		
(a)	a copy of the notice; and	5
(b)	the required number of certified copies of the subordinate by-law; and	6 7
(c)	a drafting certificate for the subordinate by-law.	8
'43ZY E	arly start for subordinate by-law making process	9
process making	the purpose of this section is to permit an Island council to start the for making a subordinate by-law even though the process for the by-law on which the subordinate by-law is to be based <b>oposed authorising law</b> ") has not finished.	10 11 12 13
subordin	council may use steps 1 to 5 of the process for making the ate by-law, other than actually making the subordinate by-law, e proposed authorising by-law is made if—	14 15 16
(a)	in making the proposed authorising law, the council has to satisfy steps 3 to 7 of division 3; and	17 18
(b)	the notice about the subordinate by-law under section 43ZT is published no earlier than the notice about the proposed authorising law under section 43ZK is published.	19 20 21
Divisi	ion 5—Commencement and status of by-laws and subordinate by-laws	22 23
<b>'43ZZ C</b>	ommencement of by-laws and subordinate by-laws	24
<b>'(1)</b> A	by-law or subordinate by-law commences—	25
(a)	on the day notice of the making of the by-law or subordinate by-law is gazetted; or	26 27
(b)	if a later day or time is fixed in the by-law or subordinate by-law—on that day or at that time.	28 29
<b>'(2)</b> If	notice of the making of the by-law or subordinate by-law is	30

(2) If notice of the making of the by-law or subordinate by-law is gazetted on a day after the day or time fixed by the by-law or subordinate

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by-law for its commencement, the by-law or subordinate by-law is valid, but commences on the day on which it is notified.	1 2
'43ZZA Effect of by-laws	3
'On commencement, a by-law made by an Island council has the force of law.	4 5
<b>'43ZZB Extent to which subordinate by-law is binding</b>	6
(1) An Island council's subordinate by-law is binding on the council.	7
(2) An Island council's subordinate by-law on a matter is binding on anyone else to the extent stated in the by-law stating the matter about which the subordinate by-law may be made.	8 9 10
'43ZZC When subordinate by-laws cease to have effect	11
(1) This section applies if—	12
(a) a by-law or provision of a by-law states a matter about which a subordinate by-law may be made; and	13 14
(b) a subordinate by-law is made about the matter; and	15
(c) the by-law is repealed or the provision is omitted.	16
(2) To remove any doubt, it is declared that the subordinate by-law ceases to have effect on the repeal or omission.	17 18
'43ZZD Proof of by-laws and subordinate by-laws	19
(1) In a proceeding, a certified copy of a by-law or subordinate by-law is evidence of the content of the by-law or subordinate by-law.	20 21
(2) All courts, judges and persons acting judicially must take judicial notice of a certified copy of a by-law or subordinate by-law.	22 23
(3) In a proceeding, a copy of the gazette, newspaper, newsletter or other publication containing a notice about the making of a by-law or subordinate by-law is—	24 25 26
(a) evidence of the matters stated in the notice; and	27
(b) evidence that the by-law or subordinate by-law has been properly made.	28 29

'43ZZE By-law and subordinate by-law presumed to be within power	1
'In a proceeding, the competence of an Island council to make a particular by-law or subordinate by-law is presumed unless the issue is raised.'.	2 3 4
28 Amendment of s 80 (Evidentiary aids)	5
Section 80—	6
insert—	7
'(2) Subsections (3) and (4) apply to a proceeding for an offence against section $43T(1)$ . <sup>15</sup>	8 9
'(3) A statement in the complaint for the offence that fluid was in a container of a type that usually holds alcohol is evidence that the fluid was alcohol.	10 11 12
(4) A certificate purporting to be signed by an analyst stating the results of an analysis of a fluid is evidence of the results of the analysis.	13 14
(5) In this section—	15
"analyst" see the <i>Health Act 1937</i> , section 5(1). <sup>16</sup> ".	16
29 Insertion of new s 80A	17
After section 80—	18
insert—	19
'80A Approved forms	20
'The chief executive may approve forms for use under this Act.'.	21
	<ul> <li>In a proceeding, the competence of an Island council to make a particular by-law or subordinate by-law is presumed unless the issue is raised.'.</li> <li><b>28 Amendment of s 80 (Evidentiary aids)</b> Section 80— <i>insert</i>— (2) Subsections (3) and (4) apply to a proceeding for an offence against section 43T(1).<sup>15</sup> (3) A statement in the complaint for the offence that fluid was in a container of a type that usually holds alcohol is evidence that the fluid was alcohol. (4) A certificate purporting to be signed by an analyst stating the results of an analysis of a fluid is evidence of the results of the analysis. (5) In this section— "analyst" see the <i>Health Act 1937</i>, section 5(1).<sup>16</sup>". </li> <li><b>29 Insertion of new s 80A</b> After section 80— <i>insert</i>— <b>'80A Approved forms</b></li></ul>

<sup>15</sup> Section 43T (Possession or consumption of alcohol in or on dry place)

<sup>16</sup> *Health Act 1937*, section 5(1)—

**<sup>&</sup>quot;analyst"**, other than for a relevant provision or part 4A, means a person appointed under section 27 as a State analyst or a person holding accreditation of a kind prescribed under a regulation.

Clause	30 Amendment of s 81 (Regulations)	1
	(1) Section 81, heading—	2
	omit, insert—	3
	'81 Regulation-making power'.	4
	(2) Section 81(t)—	5
	omit, insert—	6
	'(t) the business and conduct of meetings of Island councils or community justice groups, including, for example, about the following—	7 8 9
	(i) the times and places of meetings;	10
	(ii) the quorum for meetings;	11
	(iii) the presiding member at meetings;	12
	(iv) the disclosure of a member's interest before meetings; and'.	13
Clause	31 Insertion of new pt 10, div 2	14
	After section 84—	15
	insert—	16
	Division 2—Transitional provision for Community Services Legislation Amendment Act 2002	17 18
	<b>'84A Transitional provision for process for making by-laws</b>	19
	(1) This section applies if—	20
	<ul><li>(a) before the commencement of this section, an Island council had, under section 24, started the process of making a by-law under the section; and</li></ul>	21 22 23
	(b) immediately before the commencement, the process for making the by-law had not finished.	24 25
	(2) Despite their repeal, sections 24 and 25 continue to apply to the making of the by-law as if they had not been repealed.	26 27

Clause	32 Insertion of new pt 12	1
	After section 85—	2
	insert—	3
	<b>'PART 12—PROVISION FOR REPRINTING ACT</b>	4
	<b>'86 Numbering and renumbering of Act</b>	5
	'In the next reprint of this Act produced under the <i>Reprints Act 1992</i> , the provisions of this Act must be numbered and renumbered as permitted by the <i>Reprints Act 1992</i> , section 43.'.	6 7 8
	PART 4—AMENDMENT OF LOCAL GOVERNMENT (ABORIGINAL LANDS) ACT 1978	9 10
Clause	33 Act amended in pt 4 and schedule	11
	(1) This part amends the Local Government (Aboriginal Lands) Act 1978.	12 13
	(2) The schedule also includes amendments of the <i>Local Government</i> ( <i>Aboriginal Lands</i> ) Act 1978.	14 15
Clause	34 Amendment of s 3 (Definitions)	16
	Section 3—	17
	insert—	18
	" "liquor provisions" means—	19
	(a) the Community Services (Aborigines) Act 1984, section 45T; and	20
	(b) the <i>Liquor Act 1992</i> , sections 168B, 169 and $171.^{17}$	21

Community Services (Aborigines) Act 1984, section 45T (Possession or consumption of alcohol in or on dry place) and the Liquor Act 1992, sections 168B 17 (Prohibition of possession of liquor in restricted area), 169 (Authority required for sale) and 171 (Carrying or exposing liquor for sale)

		officer in charge", for a shire, means the police officer in charge of plice station in the shire.'.	1 2
Clause	35 Ins	ertion of new s 15	3
	After	section 14—	4
	insert-	_	5
	'15 Spe	ecial accounting provision for particular payments	6
	keep sep	ach of the Councils of the Shires of Aurukun and Mornington must parate accounting records for payments made to it under the <i>bus Communities Liquor Licences Act 2002</i> , section 9.	7 8 9
	<b>'(2)</b> T	he council must ensure the amounts paid to it are used only for-	10
	(a)	funding programs or services for the benefit of residents of its shire; or	11 12
	(b)	if an implementation regulation under the <i>Indigenous Communities Liquor Licences Act 2002</i> , section 34, states this paragraph applies—for making a payment relating to the Council's liabilities stated in the regulation.'.	13 14 15 16
Clause	36 Am	endment of s 33 (Law and order in shires)	17
	Sectio	on 33—	18
	insert-	_	19
	provision	Also, for the administration and enforcement of the liquor ns in a shire, the police officer in charge for the shire may authorise iginal police officer to exercise in the area the powers of—	20 21 22
	(a)	an investigator under the Liquor Act, 1992, part 7;18 or	23
	(b)	a police officer under the <i>Police Powers and Responsibilities Act</i> 2000, sections 51 to 53. <sup>19</sup>	24 25

For exercise of powers by Aboriginal police officers under the Liquor Act 1992, 18 part 7, see section 174A of that Act.

<sup>19</sup> Police Powers and Responsibilities Act 2000, sections 51 (Stopping vehicles for prescribed purposes), 52 (Power to require vehicles to be moved) and 53 (Requirement to remain at a place)

	'( <b>2D</b> ) For subsection (2C)(b), the <i>Police Powers and Responsibilities Act</i> 2000, sections 51 to 53, apply as if a reference in the sections to a police officer were a reference to an Aboriginal police officer.'.	1 2 3
Clause	37 Insertion of new s 55AA	4
	After section 55—	5
	insert—	6
	<b>'55AA Delegation</b>	7
	(1) The secretary may delegate the secretary's powers under this Act to an appropriately qualified employee of the shire council.	8 9
	(2) In this section—	10
	<b>"appropriately qualified"</b> , for a person to whom a power under this Act may be delegated, includes having the qualifications, experience or standing appropriate to exercise the power.'.	11 12 13
Clause	<b>38</b> Omission of pt 6 (Control of possession or consumption of alcohol at Aurukun)	14 15
	Part 6—	16
	omit.	17
Clause	39 Insertion of new pt 8, div 2 and pt 9	18
	After section 111—	19
	insert—	20
	<i>'Division 2—Transitional provisions for Community Services Legislation Amendment Act 2002</i>	21 22
	<b>'112 Definitions for div 2</b>	23
	'In this division—	24
	<b>"law council"</b> means the Aurukun Alcohol Law Council established under the repealed part.	25 26

esta	<b>inity justice group"</b> means the community justice group blished under the <i>Community Services (Aborigines) Act 1984</i> , 3A, for the Shire of Aurukun.	1 2 3
	<b>y place provisions</b> " means the <i>Community Services (Aborigines)</i> 1984, part 3B.	4 5
-	means the repeal of part 6 of this Act by the <i>Community Services</i> islation Amendment Act 2002.	6 7
"repeale	d part" means part 6 of this Act as in force before its repeal.	8
"shire co	ouncil" means the Council of the Shire of Aurukun.	9
<b>'113</b> Lav	w council dissolved	10
'On th	e repeal, the law council is dissolved.	11
'114 Ass	ets and liabilities	12
	ne repeal, assets and liabilities of the law council immediately e repeal vest in the shire council.	13 14
'115 Apj	plication to declare dry place	15
'( <b>1</b> ) Tl	nis section applies if, before the repeal—	16
(a)	an application under the repealed part for a place to be declared to be a dry place had been made to the law council; and	17 18
(b)	the law council had not given notice of the proposal under the repealed part.	19 20
· · ·	he community justice group must deal with the application under dry place provisions as if the application were made under the ns.	21 22 23
<b>'116 Not</b>	tice of proposal to declare dry place	24
'( <b>1</b> ) Tl	nis section applies if, before the repeal, the law council—	25
(a)	had, under the repealed part, given notice of a proposal to declare a place to be a dry place; but	26 27
(b)	had not, under the repealed part, declared the place to be a dry place.	28 29

(2) The community justice group must deal with the matter, including, 1 considering any objections and submissions to the proposal, under the new 2 dry place provisions as if the proposal were made and notified under the 3 provisions. 4 **'117 Notice about dry place declaration** 5 'This section applies if, before the repeal, the law council— 6 (a) had, under the repealed part, declared a place to be a dry place; 7 but 8 (b) had not, under the repealed part, displayed notice of the 9 declaration. 10 (2) The declaration is taken to be a declaration by the community justice 11 group, under the new dry place provisions, of the place as a dry place and 12 13 the community justice group must display notice of the declaration under the provisions as if it were made under the provisions. 14 **'118 Dry place declaration continues in force** 15 (1) This section applies if— 16 (a) under the repealed part, the law council declared a place to be a 17 dry place; and 18 (b) the declaration was in force immediately before the repeal. 19 (2) The declaration is taken to be a declaration by the community justice 20 group, under the new dry place provisions, of the place as a dry place. 21 **'119 Reporting requirements** 22 (1) Within 30 days after the repeal, the chief executive officer of the 23 shire of Aurukun must— 24 (a) prepare a report on the law council's activities for the reporting 25 period; and 26 (b) give the report to the shire council. 27 (2) As soon as practicable after giving the report to the shire council, the 28 chief executive officer must-29 (a) publish a notice in a newspaper circulating generally in the shire; 30 and 31

(b) display a notice in a prominent place in the township of Aurukun.	1
(3) The notices must advise that copies of the report are open for inspection, or available, free of charge at the shire council's office.	2 3
(4) The shire council's annual report prepared under the <i>Local Government Act 1993</i> for the financial year that includes the reporting period must contain the chief executive officer's report.	4 5 6
(5) In this section—	7
<b>"reporting period"</b> means the period starting on the first day of the financial year after the last financial year for which a report was prepared under repealed section 56 and ending on the day before the repeal.	8 9 10 11
<b>'120 Transitional regulation-making power</b>	12
(1) A regulation (a " <b>transitional regulation</b> ") may make provision about a matter for which—	13 14
<ul> <li>(a) it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the operation of repealed part 6 to the operation of the <i>Community Services</i> (<i>Aborigines</i>) Act 1984, parts 3A and 3B; and</li> </ul>	15 16 17 18
(b) this division does not make provision or sufficient provision.	19
(2) Without limiting subsection (1), a regulation may be made about the following—	20 21
(a) the enforcement of contracts, guarantees, undertakings and securities entered into or given by or on behalf of the law council;	22 23 24
<ul><li>(b) reviews and appeals against decisions under the repealed part being started or continued under the part;</li></ul>	25 26
(c) legal proceedings taken, or that could have been taken, against the law council.	27 28
(3) A transitional regulation may have retrospective operation to a day not earlier than the repeal.	29 30
(4) A transitional regulation must declare it is a transitional regulation.	31
(5) This section and any transitional regulation expire 1 year after the repeal.	32 33

#### **'PART 9—PROVISION FOR REPRINTING ACT**

#### **'121 Numbering and renumbering of Act**

'In the next reprint of this Act produced under the *Reprints Act 1992*, the provisions of this Act must be numbered and renumbered as permitted by the *Reprints Act 1992*, section 43.'. 5

## PART 5—MINOR AND CONSEQUENTIAL 6 AMENDMENTS 7

Clause	40 Acts amended	8
	The schedule amends the Acts it mentions.	9

1

2

	SCHEDULE	
	MINOR AND CONSEQUENTIAL AMENDMENTS	2
	sections 3(2), 18(2), 33(2) and 40	3
	COMMUNITY SERVICES (ABORIGINES) ACT 1984	4
1	Sections 36(3), 39(1), 40(1) and (2) and 41, after 'Aboriginal police'—	5 6
	insert—	7
	'officers'.	8
2	Section 40, heading, 'function'—	0
4		9
	omit, insert—	10
	<b>'officers' functions etc.'</b> .	11
3	Section 45B(1)(a), 'any member of the Aboriginal police'—	12
	omit, insert—	13
	'an Aboriginal police officer'.	14
4	Section 82(n), after 'service of Aboriginal police'—	15
	insert—	16
	'officers'.	17

5	Part 10, heading—	1
	omit, insert—	2
	<b>'PART 10—TRANSITIONAL PROVISIONS</b>	3
I	Division 1—Transitional provision for Community Services Legislation Amendment Act 1999'.	4 5
(	COMMUNITY SERVICES (TORRES STRAIT) ACT 1984	6
1	Sections 34(3), 37(1), 38(1) and (2) and 39, after 'Island police'—	7
	insert—	8
	'officers'.	9
2	Section 38, heading, 'function'—	10
	omit, insert—	11
	<b>'officers' functions etc.'</b> .	12
3	Section 43B(1)(a), 'any member of the Island police'—	13
	omit, insert—	14
	'an Island police officer'.	15
4	Section 81(n), after 'service of Island police'—	16
	insert—	17
	'officers'.	18

5 Pa	rt 10, heading—	1
omit,	insert—	2
	omit, insert—       2         'PART 10—TRANSITIONAL PROVISIONS       3         Division 1—Transitional provision for Community Services Legislation Amendment Act 1999'.       4         Division 1—Transitional provision for Community Services Legislation Amendment Act 1999'.       5         JUVENILE JUSTICE ACT 1992       6         Section 109(5), definition "community justice group"—       7         omit, insert—       8         "community justice group", for a child, means—       9         (a) the community justice group established under the Community Services (Aborigines) Act 1984, part 3A, division 1, or Community Services (Torres Strait) Act 1984, part 3A, division 1, 12       10         (b) a group of persons within the child's community, other than a department of government, that is involved in the provision of       14	
'Divisio		
	JUVENILE JUSTICE ACT 1992	6
1 Sec	ction 109(5), definition "community justice group"—	7
omit,	insert—	8
"community justice group", for a child, means—		9
(a)	Services (Aborigines) Act 1984, part 3A, division 1, or Community Services (Torres Strait) Act 1984, part 3A, division 1,	11 12
(b)		
	(i) information to a court about Aboriginal or Torres Strait Islander offenders;	17 18
	(ii) diversionary, interventionist or rehabilitation activities relating to Aboriginal or Torres Strait Islander offenders;	19 20
	(iii) other activities relating to local justice issues; or	21
(c)	a group of persons made up of the elders or other respected persons of the child's community.'.	22 23

	LOCAL GOVERNMENT (ABORIGINAL LANDS) ACT 1978	1 2
1	Section 8, from 'held by' to '1993,'—	3
	omit, insert—	4
of	'held by the Council of the Shire of Aurukun or the Council of the Shire 'Mornington'.	5 6
2	Sections 18(1)(a) and (b), 21(a) to (d) and 25(1)(a), ';'	7
	omit, insert—	8
	'; and'.	9
3	Section 32, from 'or section 4' to 'is not empowered'—	10
	omit, insert—	11
М	', the Council of the Shire of Aurukun or the Council of the Shire of fornington is not empowered'.	12 13
4	Part 8, heading—	14
	omit, insert—	15
	'PART 8—VALIDATING AND TRANSITIONAL PROVISIONS	16 17
	'Division 1—Validating provision'.	18

# **PENALTIES AND SENTENCES ACT 1992**

1

1 See	ction 9(6), definition "community justice group"—	2
omit,	insert—	3
' "comr	nunity justice group", for an offender, means —	4
(a)	the community justice group established under the <i>Community</i> <i>Services</i> ( <i>Aborigines</i> ) <i>Act</i> 1984, part 3A, division 1, or <i>Community Services</i> ( <i>Torres Strait</i> ) <i>Act</i> 1984, part 3A, division 1, for the offender's community; or	5 6 7 8
(b)	a group of persons within the offender's community, other than a department of government, that is involved in the provision of any of the following—	9 10 11
	(i) information to a court about Aboriginal or Torres Strait Islander offenders;	12 13
	(ii) diversionary, interventionist or rehabilitation activities relating to Aboriginal or Torres Strait Islander offenders;	14 15
	(iii) other activities relating to local justice issues; or	16
(c)	a group of persons made up of elders or other respected persons of the offender's community.'.	17

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