

Queensland

# Police Powers and Responsibilities (Motorbike Noise) Amendment Bill 2005



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#### Police Powers and Responsibilities (Motorbike Noise) Amendment Bill 2005

# A Bill

for

An Act to amend the *Police Powers and Responsibilities Act 2000*, and for other purposes

The Parliament of Queensland enacts—

Part <sup>-</sup>	1 Preliminary	2
1	Short title	3
	This Act may be cited as the Police Powers and Responsibilities (Motorbike Noise) Amendment Act 2005.	4 5
2	Commencement	6
	This Act commences on a day to be fixed by proclamation.	7
Part 2	2 Amendment of Police Powers and Responsibilities Act 2000	8 9
3	Act amended in pt 2 and schedule	10
	This part and the schedule amend the <i>Police Powers and Responsibilities Act 2000.</i>	11 12
4	Amendment of s 34 (Power for age-related offences)	13
(	(1) Section 34, heading, after 'offences'—	14
	insert—	15
	'and for particular motor vehicle related purposes'.	16
(	(2) Section $34(1)$ —	17
	insert—	18
		19
	1 2 Part 2 3 4	<ol> <li>Short title         This Act may be cited as the Police Powers and         <i>Responsibilities (Motorbike Noise) Amendment Act 2005.</i></li> <li>Commencement         This Act commences on a day to be fixed by proclamation.</li> <li>Part 2 Amendment of Police Powers         and Responsibilities Act 2000         Act amended in pt 2 and schedule         This part and the schedule amend the Police Powers and         <i>Responsibilities Act 2000.</i>         Amendment of s 34 (Power for age-related offences)         (1) Section 34, heading, after 'offences'—             insert—             'and for particular motor vehicle related purposes'.             (2) Section 34(1)—         </li> </ol>

			(i	) giving a notice in relation to a motor vehicle impounded under chapter 2B; <sup>1</sup>	1 2
			(i	i) giving a noise abatement direction in relation to excessive noise emitted by a motorbike being driven on a place other than a road;	3 4 5
			(i	ii) the making of an application for an impounding order or a forfeiture order under chapter 2B;	6 7
			(i	v) the making of an application under section 367A <sup>2</sup> for a noise abatement order.'.	8 9
Clause	5	Am	endme	nt of s 50 (Power for regulating traffic)	10
		(1)	Section	50(1), 'or animal'—	11
			omit.		12
		(2)	Section	50(5)—	13
			omit.		14
Clause	6		endme poses)	nt of s 51 (Stopping vehicles for prescribed	15 16
		(1)	Section	51(3)—	17
			insert–	-	10
					18
			'(f) to	investigate the emission of excessive noise from—	18 19
			'(f) to (i	e	
			(i	e	19
			(i (i (g) to	<ul><li>a motor vehicle on a road or in a public place; or</li><li>a motorbike being driven on a place other than a</li></ul>	19 20 21
			(i (i (g) to	<ul> <li>a motor vehicle on a road or in a public place; or</li> <li>a motorbike being driven on a place other than a road;</li> <li>give a noise abatement direction to the person esponsible for the emission of excessive noise from—</li> </ul>	19 20 21 22 23
			(i (i (g) to re (i	<ul> <li>a motor vehicle on a road or in a public place; or</li> <li>a motorbike being driven on a place other than a road;</li> <li>give a noise abatement direction to the person esponsible for the emission of excessive noise from—</li> </ul>	19 20 21 22 23 24

<sup>1</sup> Chapter 2B (Motor vehicle impounding powers for prescribed offences and motorbike noise direction offences)

<sup>2</sup> Section 367A (Noise abatement order—application for order)

		Note—	1
		For the power to give noise abatement directions, see section $360.^3$	2 3
		(h) to impound a motor vehicle under chapter $2B.4^{\circ}$ .	4
	(2)	Section 51(6)—	5
		insert—	6
		<i>excessive noise</i> means excessive noise mentioned in section 358(1) and to which chapter 9, part 3 applies.'.	7 8
Clause	7 Re	placement of ch 2, pt 6, div 2 hdg and ss 59A–59LA	9
		Chapter 2, part 6, division 2, heading, and sections 59A to 59LA—	10 11
		omit, insert—	12
	<b>'Chapt</b>	er 2B Motor vehicle impounding	13
		powers for prescribed	14
		offences and motorbike	15
		noise direction offences	16
	'Part 1	Preliminary	17
	'Divisior	1 Interpretation	18
	'59A De	finitions for ch 2B	19
		'In this chapter—	20
		applied section 258 see section 59LW. <sup>5</sup>	21

<sup>3</sup> Section 360 (Powers of police officer to deal with excessive noise)

<sup>4</sup> Chapter 2B (Motor vehicle impounding powers for prescribed offences and motorbike noise direction offences)

<sup>5</sup> Section 59LW (Costs order for child drivers)

vehic onto	<i>out</i> , for a motor vehicle, means wilfully drive the motor cle in a way that causes the tyres or a substance poured the road surface, or both, to smoke when the drive wheels traction with the road surface.	1 2 3 4
	<i>ssive noise</i> means excessive noise mentioned in section 1) and to which chapter 9, part 3 applies.	5 6
forfe	iture order—	7
(a)	for a vehicle related offence—see section 59LJ(2); or	8
(b)	for a motorbike noise order offence—see section 59LK(2). <sup>6</sup>	9 10
impo	unding notice—	11
(a)	for a vehicle related offence—see section 59J(2); or	12
(b)	for a motorbike noise direction offence or a motorbike noise order offence—see section 59K(2). <sup>7</sup>	13 14
impo	unding order—	15
(a)	for a vehicle related offence—see section 59LE(2); or	16
(b)	for a motorbike noise order offence—see section 59LF(2). <sup>8</sup>	17 18
initia	al impoundment period, for a motor vehicle, means—	19
(a)	a period of 48 hours starting when the motor vehicle is impounded; or	20 21
(b)	if the period of 48 hours ends at any time after 5p.m. and before 8a.m. on a day, a period starting when the motor vehicle is impounded and ending at 8a.m. next occurring after the period of 48 hours ends.	22 23 24 25
impo	<i>ting impoundment</i> , of a motor vehicle, means the bundment of the motor vehicle for the initiating bundment offence.	26 27 28

<sup>6</sup> Section 59LJ (Application for forfeiture order for vehicle related offence) or 59LK (Application for forfeiture order for motorbike noise order offence)

<sup>7</sup> Section 59J (Impounding notice for vehicle related offence) or 59K (Impounding notice for motorbike noise direction offence or motorbike noise order offence)

<sup>8</sup> Section 59LE (Application for impounding order for vehicle related offence) or 59LF (Application for impounding order for motorbike noise order offence)

initi	ating impoundment offence means—	1
(a)	the vehicle related offence for which a motor vehicle is impounded under this chapter; or	2 3
(b)	for a motorbike noise order offence—the motorbike noise order offence because of which a police officer applies for an impounding order or a forfeiture order for the motorbike involved in the commission of the offence.	4 5 6 7 8
mag	istrate includes a Childrens Court magistrate.	9
	<i>ify</i> , a motor vehicle, includes remove the engine or box from the motor vehicle.	10 11
a no nois	<b>brbike noise direction offence</b> means the contravention of bise abatement direction given in relation to excessive e emitted by a motorbike being driven on a place other a road.	12 13 14 15
nois	<i>orbike noise order offence</i> means the contravention of a e abatement order given in relation to excessive noise ted by a motorbike being driven on a place other than a d.	16 17 18 19
the i	<i>nce</i> , in relation to which an application is made, means initiating application offence and any other offence relied or the purposes of any order under this chapter.	20 21 22
pres	cribed impoundment information means—	23
(a)	information about how the owner of a motor vehicle impounded under this chapter may recover the motor vehicle; and	24 25 26
(b)	a statement that, before the motor vehicle may be recovered, the owner may be required to produce satisfactory evidence of the ownership of the motor vehicle; and	27 28 29 30
(c)	a statement that, if the driver is an adult and the driver is found guilty of the offence for which the motor vehicle was impounded, the driver will be required to pay the costs of removing and keeping the motor vehicle; and	31 32 33 34
(d)	a statement that, if the driver is a child and the child is found guilty of the offence for which the motor vehicle	35 36

was impounded, the court may order the child or the child's parent or guardian to pay the costs of removing and keeping the motor vehicle; and

- (e) a statement that, if the owner of a motor vehicle fails to 4 motor vehicle after 5 recover the the period of impounding ends and the owner was the driver of the 6 motor vehicle when it was impounded, the owner is 7 liable to pay the costs of keeping the motor vehicle for 8 each day after the period of impounding ends, whether 9 or not the driver is found guilty of the offence for which 10 the motor vehicle is impounded; and 11
- (f) a statement that, if the owner of the motor vehicle fails 12 to recover the motor vehicle after the period of 13 impounding ends and the owner was not the driver of the 14 motor vehicle when it was impounded, the owner is 15 liable to pay the costs of keeping the motor vehicle for 16 each day after the period of impoundment ends that is 17 more than 2 business days after the owner is given the 18 impounding notice; and 19
- (g) the penalty for unlawfully removing the motor vehicle 20 from the place at which it is held. 21

prescribed offence means—

- (a) a motorbike noise order offence; or
- (b) a vehicle related offence.

*prescribed period*, in relation to an application for an 25 impounding order or a forfeiture order— 26

- (a) for a vehicle related offence—means the relevant period
   27
   and any period from the end of the relevant period to
   and including the day on which the application is heard
   and decided; or
   30
- (b) for a motorbike noise order offence—the period for 31
  which the motorbike noise order to which the offence 32
  relates is in force and any period from the end of that 33
  period to and including the day on which the application 34
  is heard and decided. 35

*relevant court*, in relation to an application for an impounding 36 order or a forfeiture order for a motor vehicle, means— 37

1

2

3

22

23

	(a)	the Magistrates Court for the Magistrates Court district, or division of the district, in which the motor vehicle was impounded for the prescribed offence to which the application relates; or	1 2 3 4
	(b)	if the driver of the motor vehicle is a child—a Childrens Court constituted by a magistrate sitting in the Magistrates Court district, or division of the district, in which the motor vehicle was impounded for the prescribed offence to which the application relates.	5 6 7 8 9
	a vel	<i>cant period</i> , in relation to a motor vehicle impounded for nicle related offence, means the period of 3 years before nitiating impoundment for the motor vehicle.	10 11 12
	com	cle related offence means any of the following offences mitted in circumstances that involve a speed trial, a race een motor vehicles, or a burn out—	13 14 15
	(a)	an offence against the Criminal Code, section 328A <sup>9</sup> committed on a road or in a public place;	16 17
	(b)	an offence against the Road Use Management Act, section 83; <sup>10</sup>	18 19
	(c)	an offence against the Road Use Management Act, section 85; <sup>11</sup>	20 21
	(d)	an offence against the Road Use Management Act involving wilfully starting a motor vehicle, or driving a motor vehicle, in a way that makes unnecessary noise or smoke.	22 23 24 25
	Note-	_	26
	for	the enactment of this definition, a relevant offence for paragraph (d), example, is an offence against the <i>Transport Operations (Road Use nagement—Road Rules) Regulation 1999</i> , section 291(1)(b).	27 28 29
Refe	eren	ces to motor vehicle includes motorbike	30
	'To r	emove any doubt, it is declared that—	31

<sup>9</sup> Criminal Code, section 328A (Dangerous operation of a vehicle)

'59B

<sup>10</sup> Road Use Management Act, section 83 (Careless driving of motor vehicles)

<sup>11</sup> Road Use Management Act, section 85 (Racing and speed trials on roads)

		(a)	a reference in this chapter to a motor vehicle in relation to a prescribed offence includes a reference to a motorbike; and	1 2 3
		(b)	a reference in this chapter to a motor vehicle in relation to a vehicle related offence includes a reference to a motorbike.	4 5 6
'59C	rela	tion	person is charged for this chapter in to a prescribed offence if a proceeding for nce is started by notice to appear or arrest	7 8 9
	'(1)	presc	section applies for this chapter if a proceeding for a cribed offence is started against a person by notice to ar or arrest.	10 11 12
	'(2)	taker	e proceeding is started by notice to appear, the person is n to be charged with having committed the offence when otice to appear is issued and served on the person.	13 14 15
	'(3)	charg	e proceeding is started by arrest, the person is taken to be ged with having committed the offence when the person rested.	16 17 18
'59D			nent under this chapter is in addition to nishment for the same offence	19 20
		impo chap is in	impounding or forfeiture of a motor vehicle or the osition of community service on a person under this ter arising out of the commission of a prescribed offence addition to any other penalty that may be imposed on the on for the prescribed offence.	21 22 23 24 25
'Divi	sion	2	Relationship with other legislation	26
'59E	Сог	nsum	er Credit Code	27
		(NT /		20

'Nothing in this chapter affects the rights of a credit provider28to repossess a motor vehicle under the Consumer Credit Code29and sell it.30

'Part 2			Impounding motor vehicles		
'Division		n 1 Impounding powers and duties after impounding		2 3	
'59F	Imp	oun	ding motor vehicles	4	
	<b>'</b> (1)	the r	blice officer may impound a motor vehicle if the driver of motor vehicle is charged with having committed a vehicle red offence in relation to the motor vehicle.	5 6 7	
	'(2)		o, a police officer may impound a motorbike if, in relation ne motorbike—	8 9	
		(a)	the driver of the motorbike is charged with having committed—	10 11	
			(i) a motorbike noise direction offence; or	12	
			(ii) a motorbike noise order offence; or	13	
		(b)	the driver of the motorbike is a child, paragraph (a) does not apply, and the police officer reasonably suspects the child has committed—	14 15 16	
			(i) a motorbike noise direction offence; or	17	
			(ii) a motorbike noise order offence.	18	
		Note-	_	19	
		Fo	r when a person is charged with an offence, see section 59C.	20	
	<b>'</b> (3)		notor vehicle impounded under subsection (1) or (2) is bunded for the initial impoundment period.	21 22	
'59G	Par	ticul	ar powers for impounding motor vehicles	23	
	<b>'</b> (1)		impound a motor vehicle under section 59F, a police cer may—	24 25	
		(a)	stop the motor vehicle if it is moving, whether or not the motor vehicle is on a road; or	26 27	

		(b)	to r	aire the driver of the motor vehicle if it is stationary emain at the place where it is stopped for the time sonably necessary; or	1 2 3
		(c)		ct the person who has the key needed to move the for vehicle—	4 5
			(i)	to give the key to a police officer; or	6
			(ii)	if the motor vehicle is in a dwelling, to move the motor vehicle out of the dwelling, and to give the key to a police officer; or	7 8 9
		(d)		is necessary to enter the motor vehicle to impound nter the motor vehicle to impound it; or	10 11
		(e)		er a place, other than the part of the place that is a elling, and stay for a reasonable time on the place; or	12 13
		(f)		anything else reasonably necessary for impounding motor vehicle.	14 15
	'(2)	unde of th	er a ti e mo	en impounding a motorbike that is not registered ransport Act, a police officer may require the driver torbike to state the name and address of the owner of bike.	16 17 18 19
		Note-	_		20
				o comply with a direction or requirement given or made under on is an offence against section 445.	21 22
	'(3)			on (1)(a) and (b) is in addition to, and does not limit, 1 or 52.	23 24
	'(4)	may		powers exercisable under subsection (1)(a) and (b) exercised before or after the motor vehicle is ed.	25 26 27
'59H		ties o nicle	of po	lice officer after impounding motor	28 29
	<b>'</b> (1)	mov mov	e the ed, t	bounding the motor vehicle, the police officer must motor vehicle, or arrange for the motor vehicle to be o a holding yard in the way the police officer appropriate.	30 31 32 33

		Exan	nples of ways of moving a motor vehicle after it is impounded—	1
		dri	iving, pushing, towing or transporting the motor vehicle	2
	'(2)	However, if the motor vehicle is a motor vehicle that is being unlawfully used or has been stolen or is a rental motor vehicle—		
		(a)	the motor vehicle must be released to the owner as soon as reasonably practicable; and	6 7
		(b)	an application for an impounding order or a forfeiture order about the motor vehicle must not be made.	8 9
	<b>'</b> (3)	In th	nis section—	10
		a pe	<i>al motor vehicle</i> means a motor vehicle made available by rson in the course of a business in which the person rents icles to members of the public.	11 12 13
'59I	Po	lice o	officer may authorise tow	14
	<b>'</b> (1)		s section applies if a police officer arranges for the ounded motor vehicle to be towed to a holding yard.	15 16
	'(2)		police officer may sign a towing authority for the ounded motor vehicle.	17 18
	<b>'</b> (3)		driver of a tow truck towing the impounded motor vehicle er a towing authority must tow the motor vehicle to—	19 20
		(a)	if the police officer directs the driver to tow the motor vehicle to a particular holding yard—the holding yard; or	21 22 23
		(b)	if paragraph (a) does not apply—the holding yard to which the driver ordinarily tows motor vehicles.	24 25
	<b>'</b> (4)	In th	nis section—	26
		towi	ing authority means—	27
		(a)	a towing authority under the Tow Truck Act 1973; or	28
		(b)	another document authorising a person to tow a motor vehicle.	29 30

'59J	Impounding notice for vehicle related offence					
	<b>'</b> (1)	This section applies if a motor vehicle is impounded for a vehicle related offence.	2 3			
	'(2)	As soon as reasonably practicable, a police officer must give written notice in the approved form ( <i>impounding notice</i> ) of the impounding to—	4 5 6			
		(a) the driver of the motor vehicle; and	7			
		(b) if the driver is not the owner or not the only owner of the motor vehicle—the owner or each other owner of the motor vehicle.	8 9 10			
	'(3)	If the driver is a child, the impounding notice must also be given to the child's parent or guardian if it is reasonably practicable to do so, unless the parent or guardian is given notice under subsection (2).	11 12 13 14			
	<b>'</b> (4)	The impounding notice must include the information required under section 59L or 59LA.	15 16			
	'(5)	When giving an impounding notice under this section to a child or the child's parent or guardian, the police officer giving the impounding notice must also give the person an explanation of the matters stated in the impounding notice.	17 18 19 20			
	'(6)	The police officer may give the explanation by giving the person a statement, in the approved form, containing the explanation if it is appropriate in the circumstances to do so.	21 22 23			
	'(7)	An impounding notice under this section must be given personally to the person to whom it is required to be given.	24 25			
'59K		oounding notice for motorbike noise direction ence or motorbike noise order offence	26 27			
	'(1)	This section applies if a motorbike is impounded for a motorbike noise direction offence or a motorbike noise order offence.	28 29 30			
	'(2)	As soon as reasonably practicable, a police officer must give written notice in the approved form ( <i>impounding notice</i> ) of the impounding to—	31 32 33			
		(a) the driver of the motorbike; and	34			

- (b) if the driver is not the owner or not the only owner of the motorbike—the owner or each other owner of the motorbike.
  '(3) If the driver is a child, the impounding notice must also be given to the child's parent or guardian if it is reasonably 5
- (3) If the driver is a child, the impounding notice must also be 4 given to the child's parent or guardian if it is reasonably 5 practicable to do so, unless the parent or guardian is given 6 notice under subsection (2). 7
- '(4) If the motorbike is impounded for a motorbike noise direction 8 offence, the impounding notice must include the information 9 required under section 59LB.<sup>12</sup>
- (5) If the motorbike is impounded for a motorbike noise order 11 offence, the impounding notice must include the information 12 required under section 59LC or 59LD.<sup>13</sup>
- '(6) When giving an impounding notice under this section to a 14 child or the child's parent or guardian, the police officer 15 giving the impounding notice must also give the person an explanation of the matters stated in the notice.
- (7) The police officer may give the explanation by giving the 18 person a statement, in the approved form, containing the 19 explanation if it is appropriate in the circumstances to do so. 20
- (8) An impounding notice under this section must be given 21 personally to the person to whom it is required to be given. 22

### **'Division 2** Notice requirements for motor vehicles impounded for vehicle related offences

### **'59L Content of notice for first vehicle related offence** 26

\*(1) This section applies if a motor vehicle has been impounded because of a vehicle related offence and section 59LA does not apply to the driver of the motor vehicle.
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<sup>12</sup> Section 59LB (Content of notice for motorbike noise direction offence)

<sup>13</sup> Section 59LC (Content of notice for first motorbike noise order offence) or 59LD (Content of notice for second or subsequent motorbike noise order offence)

<b>'</b> (2)	The imp	ounding notice must state—	1
		at the motor vehicle is impounded for the initial poundment period; and	2 3
	(b) the	e prescribed impoundment information.	4
	ntent of ated offe	notice for second or subsequent vehicle	5 6
'(1)	because reasonal	ction applies if a motor vehicle has been impounded of a vehicle related offence and a police officer oly suspects that, in addition to the initiating dment offence, and within the relevant period—	7 8 9 10
	ch	e driver of the motor vehicle has previously been arged with having committed a vehicle related offence at least 1 previous occasion within the relevant period d the charge has not been decided; or	11 12 13 14
	fo	e driver of the motor vehicle has previously been und guilty of a vehicle related offence committed on least 1 previous occasion within the relevant period.	15 16 17
<b>'</b> (2)	The imp	ounding notice must state—	18
	. ,	at the motor vehicle is impounded for the initial poundment period; and	19 20
	ma im ap	at an application will be made to a court or a agistrate for an order that the motor vehicle be pounded for up to 3 months, if either of the following ply to the driver at the time of the initiating poundment—	21 22 23 24 25
	(i)	the driver has previously been charged with having committed a vehicle related offence on 1 previous occasion within the relevant period and the charge has not been decided before the initiating impoundment;	26 27 28 29 30
	(ii	) the driver has previously been found guilty of a vehicle related offence committed on 1 previous occasion within the relevant period; and	31 32 33

	(c)	that an application will be made to a court or a magistrate for an order that the motor vehicle be forfeited to the State, if any of the following apply to the driver at the time of the initiating impoundment—	1 2 3 4
		<ul> <li>(i) the driver has previously been charged with having committed vehicle related offences on at least 2 previous occasions within the relevant period and the charges have not been decided before the initiating impoundment;</li> </ul>	5 6 7 8 9
		<ul> <li>(ii) the driver has previously been found guilty of having committed vehicle related offences on at least 2 previous occasions within the relevant period;</li> </ul>	10 11 12 13
		(iii) the driver has previously been found guilty of having committed a vehicle related offence on at least 1 previous occasion within the relevant period and has previously been charged with having committed a vehicle related offence on at least 1 previous occasion within the relevant period and the charge has not been decided before the initiating impoundment; and	14 15 16 17 18 19 20 21
	(d)	the prescribed impoundment information.	22
'Division	3	Notice requirements for motorbikes impounded for motorbike noise direction offences	23 24 25
	ntent ence	of notice for motorbike noise direction	26 27
'(1)	beca	section applies if a motorbike has been impounded use a police officer reasonably suspects the driver of the orbike has committed a motorbike noise direction offence.	28 29 30
'(2)	The	impounding notice must state—	31
	(a)	that the motorbike is impounded for the initial impoundment period; and	32 33
	(b)	the prescribed impoundment information; and	34

	(c)	that an application will be made to the relevant court for a noise abatement order within 48 hours after the end of the impoundment period.	1 2 3
'Division	4	Notice requirements for motorbikes impounded for motorbike noise order offences	4 5 6
	ntent ence	of notice for first motorbike noise order	7 8
'(1)	beca	section applies if a motorbike has been impounded use of a motorbike noise order offence and section 59LD not apply to the driver of the motorbike.	9 10 11
<b>'</b> (2)	The	impounding notice must state—	12
	(a)	that the motorbike is impounded for the initial impoundment period; and	13 14
	(b)	the prescribed impoundment information; and	15
	(c)	that an application will be made to the relevant court for an order that the motorbike be impounded for 3 months if the driver of the motorbike is found guilty of a motorbike noise order offence relating to the motorbike.	16 17 18 19
ʻ59LD Coi mo	ntent torbil	of notice for second or subsequent ke noise order offence	20 21
<b>'</b> (1)		section applies if a motorbike has been impounded use of a motorbike noise order offence and—	22 23
	(a)	the driver of the motorbike has been found guilty of having committed a motorbike noise order offence relating to that motorbike on at least 1 previous occasion and has been charged with having committed another motorbike noise order offence that has not been decided	24 25 26 27 28

the driver of the motorbike has been charged with (b) having committed a motorbike noise order offence 

and relates to that motorbike; or

	relating to that motorbike on at least 2 previous occasions and the charges have not been decided;						
	within 2 years after a noise abatement order is made in relation to the driver of the motorbike.						
	Note-	_	5				
	See section 59C for when a person is charged for this chapter. Also, this section, unlike the corresponding provisions about motor vehicle related offences, does not rely on the suspicion of a police officer because the principal operation of the section in fact relates to children and processes under the <i>Juvenile Justice Act 1992</i> apply.						
<b>'</b> (2)	The	impounding notice must state—	11				
	(a)	that the motorbike is impounded for the initial impoundment period; and	12 13				
	(b) that an application will be made to the relevant court for an order that the motorbike be forfeited to the State if either of the following apply to the driver—						
		<ul> <li>(i) the driver of the motorbike has previously been found guilty of a motorbike noise order offence relating to that motorbike;</li> </ul>	17 18 19				
		<ul> <li>(ii) the driver of the motorbike has been charged with having committed a motorbike noise order offence relating to that motorbike on at least 2 previous occasions and the charges have not been decided; and</li> </ul>	20 21 22 23 24				
	(c)	the prescribed impoundment information.	25				

'Part 3	Obtaining impounding orders	1
'Division	1 Impounding order application provisions	2 3
	lication for impounding order for vehicle related nce	4 5
'(1)	This section applies if a motor vehicle has been impounded for a vehicle related offence and, in addition to the initiating impoundment offence—	6 7 8
	<ul> <li>(a) the driver of the motor vehicle has previously been charged with having committed a vehicle related offence on 1 previous occasion within the relevant period and the charge has not been decided before the initiating impoundment; or</li> </ul>	9 10 11 12 13
	(b) the driver of the motor vehicle has previously been found guilty of a vehicle related offence committed on 1 previous occasion within the relevant period.	14 15 16
	Note—	17
	For vehicle related offences, the offences do not have to be committed using the same vehicle.	18 19
'(2)	Within 48 hours after charging the person with the initiating impoundment offence, a police officer must apply in the approved form for an order that the motor vehicle be held at a holding yard for a period of not more than 3 months ( <i>impounding order</i> ).	20 21 22 23 24
<b>'</b> (3)	The application must be made in relation to 2 vehicle related offences consisting of—	25 26
	(a) any vehicle related offence the circumstances of which apply to the driver under subsection (1)(a) or (b); and	27 28
	(b) the initiating impoundment offence.	29
'(4)	The application must be made to the relevant court but may be started by application to a magistrate under section 451 and subsection (6) of this section.	30 31 32

	ve cla M	Subsection (4) applies even though the value of the motor vehicle may be more than the maximum amount that may be claimed in a personal action in the civil jurisdiction of a Magistrates Court. If the application is properly made to a magistrate under			
(		ction 451, the magistrate must—	5 6		
	(a	) order that a police officer may have the application brought on for hearing and decision in the relevant court and adjourn the application to that court; and	7 8 9		
	(b	) give a copy of the application and the order to the clerk of the court of the relevant court.	10 11		
'59LF /	Applic noise	cation for impounding order for motorbike order offence	12 13		
'()	in	his section applies to the driver of a motorbike that is appounded for a motorbike noise order offence if the driver as been charged with the offence.	14 15 16		
'(2	pc th	Within 48 hours after charging the person with the offence, a police officer must apply in the approved form for an order that the motorbike be held at a holding yard for a period of not more than 3 months ( <i>impounding order</i> ).			
'(.	sta	ne application must be made to the relevant court but may be arted by application to a magistrate under section 451 and bsection (5) of this section. <sup>14</sup>	21 22 23		
'(4	m in	absection (3) applies even though the value of the motorbike ay be more than the maximum amount that may be claimed a personal action in the civil jurisdiction of a Magistrates burt.	24 25 26 27		
'(:	,	the application is properly made to a magistrate under ction 451, the magistrate must—	28 29		
	(a	) order that a police officer may have the application brought on for hearing and decision in the relevant court and adjourn the application to that court; and	30 31 32		

<sup>14</sup> Section 451 (Obtaining warrants, orders and authorities, etc., by telephone or similar facility)

	(b)	give a copy of the application and the order to the clerk of the court of the relevant court.	1 2
'Division	2	Orders if offence not decided	3
		on application for impounding order if related offence not decided	4 5
<b>'</b> (1)	This	section applies if—	6
	(a)	an application is made to a relevant court for an impounding order under section 59LE for a motor vehicle impounded for a vehicle related offence; and	7 8 9
	(b)	any proceeding on a charge of a vehicle related offence or offences in relation to which the application is made has not been decided.	10 11 12
'(2)	vehic occas the a guilt	e driver of the motor vehicle has not been found guilty of cle related offences in relation to offences committed on 2 sions within the prescribed period, the court must adjourn application until the driver of the motor vehicle is found y of charges in relation to offences committed on 2 sions within the prescribed period.	13 14 15 16 17 18
'(3)	offen may, be in relate	ever, if the application relates to at least 1 vehicle related ince of which the driver has been found guilty, the court if satisfied on application that the motor vehicle should impounded to stop the commission of another vehicle ed offence, order that the motor vehicle be impounded for ther period of not more than 3 months.	19 20 21 22 23 24
		on application for impounding order if ke noise order offence not decided	25 26
<b>'</b> (1)	This	section applies if—	27
	(a)	an application is made to a relevant court under section 59LF for an impounding order for a motorbike; and	28 29
	(b)	any proceeding on a charge of a motorbike noise order offence in relation to which the application is made has not been decided.	30 31 32

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The court must adjourn the application until the driver has

Advice of date of hearing

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**'Division 3** 

	vice to survey of data of beaving			
<b>59LI Ad</b>	<ul> <li><b>'59LI</b> Advice to owner of date of hearing</li> <li>'(1) As soon as reasonably practicable after a date is set for the hearing of an application for an impounding order in relation to a motor vehicle, a police officer must give the driver of the motor vehicle and each owner of the motor vehicle written notice of the date, time and place of the hearing.</li> </ul>			
ʻ(2)	If the driver or owner is a child and it is reasonably practicable to do so, notice must also be given to the child's parent or guardian.			
'Part 4	Obtaining forfeiture orders			
'Division	1 Forfeiture order application provisions			
	plication for forfeiture order for vehicle related			
'(1)	This section applies in relation to a motor vehicle impounded under section 59F for a vehicle related offence if, at the time of the initiating impoundment, in addition to the initiating impoundment offence, the driver of the motor vehicle has previously been charged with having committed vehicle related offences on at least 2 previous occasions within the relevant period and any of the following circumstances apply to the driver—			
	(a) the charges of the vehicle related offences have not been decided before the initiating impoundment;			

been found guilty of the offence.

	(b)	the driver has been found guilty of 1 of the vehicle related offences but the other charge or charges have not been decided before the initiating impoundment;	1 2 3
	(c)	the driver has previously been found guilty of having committed the vehicle related offences on at least 2 previous occasions.	4 5 6
·(2)	impo appr	nin 48 hours after charging the person with the initiating boundment offence, a police officer must apply in the roved form for an order that the motor vehicle be forfeited be State ( <i>forfeiture order</i> ).	7 8 9 10
<b>'</b> (3)		application must be made in relation to at least 3 vehicle red offences consisting of—	11 12
	(a)	the vehicle related offences the circumstances of which apply to the driver under subsection (1)(a), (b) or (c); and	13 14 15
	(b)	the initiating impoundment offence.	16
'(4)	start	application must be made to the relevant court but may be ed by application to a magistrate under section 451 and section (6) of this section.	17 18 19
<b>'</b> (5)	vehi clair	section (4) applies even though the value of the motor cle may be more than the maximum amount that may be ned in a personal action in the civil jurisdiction of a gistrates Court.	20 21 22 23
<b>'</b> (6)		ne application is properly made to a magistrate under ion 451, the magistrate must—	24 25
	(a)	order that a police officer may have the application brought on for hearing and decision in the relevant court and adjourn the application to that court; and	26 27 28
	(b)	give a copy of the application and the order to the clerk of the court of the relevant court.	29 30

	olication er offend	for forfeiture order for motorbike noise	1 2
'(1)	under se	tion applies in relation to a motorbike impounded ction 59F for a motorbike noise order offence if the the motorbike—	3 4 5
	(a) has	s been—	6
	(i)	found guilty of having committed a motorbike noise order offence relating to that motorbike on at least 1 previous occasion; and	7 8 9
	(ii)	charged with having committed another motorbike noise order offence relating to that motorbike and the charge has not been decided; or	10 11 12
	noi 2 j	s been charged with having committed a motorbike ise order offence relating to that motorbike on at least previous occasions and the charges have not been cided.	13 14 15 16
'(2)	relation t 59F, a p	8 hours after charging the person with the offence in to which the motorbike was impounded under section police officer must apply in the approved form for an at the motorbike be forfeited to the State ( <i>forfeiture</i>	17 18 19 20 21
<b>'</b> (3)	motorbil	blication must be made in relation to at least 2 the noise order offences the circumstances of which the driver under subsection $(1)(a)$ or $(b)$ .	22 23 24
<b>'</b> (4)	started b	ication must be made to the relevant court but may be y application to a magistrate under section 451 <sup>15</sup> and on (6) of this section.	25 26 27
ʻ(5)	may be r	on (4) applies even though the value of the motorbike nore than the maximum amount that may be claimed sonal action in the civil jurisdiction of a Magistrates	28 29 30 31
<b>'</b> (6)		pplication is properly made to a magistrate under 51, the magistrate must—	32 33

<sup>15</sup> Section 451 (Obtaining warrants, orders and authorities, etc., by telephone or similar facility)

	(a)	order that a police officer may have the application brought on for hearing and decision in the relevant court and adjourn the application to that court; and	1 2 3
	(b)	give a copy of the application and the order to the clerk of the court of the relevant court.	4 5
'Division	2	Orders if offence not decided	6
		on application for forfeiture order if vehicle offence not decided	7 8
<b>'</b> (1)	This	section applies if—	9
	(a)	an application is made to a relevant court under section 59LJ for a forfeiture order in relation to a motor vehicle impounded for a vehicle related offence; and	10 11 12
	(b)	any proceeding on a charge of a vehicle related offence or offences in relation to which the application is made has not been decided.	13 14 15
·(2)	vehic occa the a relat	e driver of the motor vehicle has not been found guilty of cle related offences in relation to offences committed on 3 sions within the prescribed period, the court must adjourn application until the driver is found guilty of charges in ion to vehicle related offences committed on at least 3 sions within the prescribed period.	16 17 18 19 20 21
'(3)	offer may, be i relat	rever, if the application relates to at least 1 vehicle related ince of which the driver has been found guilty, the court if satisfied on application that the motor vehicle should impounded to stop the commission of another vehicle ed offence, order that the motor vehicle be impounded for ther period of not more than 3 months.	22 23 24 25 26 27
		on application for forfeiture order if ke noise order offence not decided	28 29
<b>'</b> (1)		section applies if a police officer applies to a relevant t under section 59LK for a forfeiture order for a	30 31

motorbike and any proceeding on a charge of a motorbike

noise order offence in relation to which the application is made has not been decided.

- (2) If the driver of the motorbike has not been found guilty of 3 motorbike noise order offences in relation to offences 4 committed on 2 occasions within the prescribed period, the 5 court must adjourn the application until the driver has been 6 found guilty of charges in relation to motorbike noise order 7 offences committed on at least 2 occasions within the 8 prescribed period.
- '(3) However, if the application relates to at least 1 motorbike 10 noise order offence of which the driver has been found guilty, 11 the court may make an order under subsection (4) if satisfied 12 the motorbike should be impounded to stop the commission of 13 another motorbike noise order offence. 14
- (4) The court may order that the motorbike be impounded, or 15 continue to be impounded, for a stated period of not more than 3 months.
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# **'Division 3** Advice of date of hearing

#### **'59LN Advice to owner of date of hearing**

- (1) As soon as reasonably practicable after a date is set for the hearing of an application for a forfeiture order in relation to a motor vehicle, a police officer must give the driver of the 22 motor vehicle and each owner of the motor vehicle written notice of the date, time and place of the hearing.
- '(2) If the driver or owner is a child and it is reasonably practicable
   to do so, notice must also be given to the child's parent or
   guardian.

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'Part 5	Deciding applications	1
'Division	1 Where and when an application may be heard	2 3
'59LO Wh	ere application is to be decided	4
	'An application for an impounding order or a forfeiture order must be heard and decided by the relevant court.	5 6
	en application to be heard—vehicle related	7 8
'(1)	An application for an impounding order in relation to a vehicle related offence must be heard and decided as soon as practicable after the person to whom the application relates is found guilty of 2 vehicle related offences committed on 2 occasions within the prescribed period.	9 10 11 12 13
ʻ(2)	An application for a forfeiture order in relation to a vehicle related offence must be heard and decided as soon as practicable after the person to whom the application relates is found guilty of 3 vehicle related offences committed on 3 occasions within the prescribed period.	14 15 16 17 18
	en application to be heard—motorbike noise er offence	19 20
'(1)	An application for an impounding order for a motorbike noise order offence must be heard and decided as soon as practicable after the person to whom the application relates is found guilty of 1 motorbike noise order offence.	21 22 23 24
'(2)	An application for a forfeiture order for a motorbike noise order offence must be heard and decided as soon as practicable after the person to whom the application relates is found guilty of 2 motorbike noise order offences committed on 2 occasions within the prescribed period.	25 26 27 28 29

# **'Division 2 Consideration of application if** made for vehicle related offence

### **'59LR Consideration of application for impounding order**

(1) On the hearing of the application for an impounding order for a vehicle related offence, the relevant court may, if the driver 5 of the motor vehicle has been found guilty of a vehicle related 6 offence committed on 2 occasions within the prescribed 7 period, order that the motor vehicle be impounded for a stated 8 period of not more than 3 months.

Note—

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Section 59O makes provision for enforcing the order.

- Also, if the driver of the motor vehicle was a child when the last offence was committed, the relevant court must consider 13 whether to make a costs order under section 59LW.<sup>16</sup>
- '(3) Despite subsection (1), the relevant court may make an order 15 under section 59LV for the performance by the driver of the 16 motor vehicle of community service as decided by the court. 17
- (4) Also, if an owner of the motor vehicle raises the defence 18 mentioned in section 59M and the relevant court is satisfied 19 the defence has been made out, the court may order that the 20 motor vehicle be released to the owner. 21

#### **'59LS Consideration of application for forfeiture order**

'(1) On the hearing of an application for a forfeiture order for a vehicle related offence, the relevant court may order that the motor vehicle be forfeited to the State or impounded for the period, of not more than 3 months, fixed by the court if the 26 driver of the motor vehicle has been found guilty of a vehicle 27 related offence committed on 3 occasions within the prescribed period.

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Section 590 makes provision for enforcing the order.	31

Note-

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ʻ(2)	If the relevant court can not make the order under subsection (1) but can make an impounding order under section 59LR, the court may order, under section 59LR, that the motor vehicle be impounded for 3 months or make another order the court may make under that section.	1 2 3 4 5
'(3)	Also, if the driver of the motor vehicle was a child when the last offence was committed, the relevant court must consider whether to make a costs order under section 59LW. <sup>17</sup>	6 7 8
'(4)	Despite subsection (1), the relevant court may make an order under section 59LV for the performance by the driver of the motor vehicle of community service as decided by the court.	9 10 11
'(5)	Also, if an owner of the motor vehicle raises the defence mentioned in section 59M and the relevant court is satisfied the defence has been made out, the court may order that the motor vehicle be released to the owner.	12 13 14 15
<b>'</b> (6)	On the making of a forfeiture order for a motor vehicle—	16
	(a) the vehicle becomes the property of the State; and	17
	(b) any right of a person to enforce a charge or other security interest registered under the <i>Motor Vehicles and</i> <i>Boats Securities Act 1986</i> against a person other than the State by taking possession of the vehicle is extinguished.	18 19 20 21 22
<b>'Division</b>	3 Consideration of application if	23
	made for motorbike noise order	24
	offence	25
(50) T. Cor	addration of application for impounding order	26
	nsideration of application for impounding order	26
'(1)	On the hearing of an application for an impounding order for a motorbike noise order offence, the relevant court may order	27 28
	that the motorbike be impounded for 3 months if the driver of	28 29
	the motorbike has been found guilty of a motorbike noise	30
	order offence.	31

17 Section 59LW (Costs order for child drivers)

- (3) Despite subsection (1), the relevant court may make an order under section 59LV for the performance by the driver of the motorbike of community service as decided by the court.
- \*(4) Also, if an owner of the motorbike raises the defence 7 mentioned in section 59M and the relevant court is satisfied 8 the defence has been made out, the court may order that the 9 motorbike be released to the owner.

## **'59LU Consideration of application for forfeiture order**

- '(1) On the hearing of an application for a forfeiture order for a motorbike noise order offence, the relevant court may order 13 that the motorbike be forfeited to the State or impounded for 14 the period, of not more than 3 months, fixed by the court if the 15 driver of the motorbike has been found guilty of a motorbike 16 noise order offence committed on 2 occasions within the 17 prescribed period.
- (2) If the relevant court can not make the order under subsection 19
  (1) but can make an impounding order under section 59LT, the 20
  court may order, under section 59LT, that the motorbike be 21
  impounded for 3 months or make another order the court may 22
  make under that section. 23
- \*(3) Also, if the driver of the motorbike was a child when the last offence was committed, the relevant court must consider 25 whether to make a costs order under section 59LW.<sup>18</sup>
- '(4) Despite subsection (1), the relevant court may make an order under section 59LV for the performance by the driver of the motorbike of community service as decided by the court.
- (5) Also, if an owner of the motorbike raises the defence 30 mentioned in section 59M and the relevant court is satisfied 31 the defence has been made out, the court may order that the 32 motorbike be released to the owner. 33

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<sup>18</sup> Section 59LW (Costs order for child drivers)

<b>'</b> (6)	On th	ne making of a forfeiture order for a motorbike—	1
	(a)	the motorbike becomes the property of the State; and	2
	(b)	any right of a person to enforce a charge or other security interest registered under the <i>Motor Vehicles and</i> <i>Boats Securities Act 1986</i> against a person other than the State by taking possession of the motorbike is extinguished.	3 4 5 6 7
'Division	4	Other provisions about applications and orders	8 9
'Subdivis	sion	1 Community service orders	10
'59LV Cor forf	nmur eiture	nity service instead of impounding or e order	11 12
<b>'</b> (1)	This	section applies if—	13
	(a)	the relevant court is satisfied impounding or forfeiting a motor vehicle will cause severe financial or physical hardship to an owner or usual driver of the motor vehicle; and	14 15 16 17
	(b)	the driver to whom the application relates was an adult when he or she committed the last offence in relation to which the application is made.	18 19 20
'(2)	forfe	court may, instead of ordering the impounding or iture of the motor vehicle, order the driver to perform not than 240 hours community service.	21 22 23
<b>'</b> (3)	An o	rder made under subsection (2)—	24
	(a)	is taken to be an order made under the <i>Penalties and</i> <i>Sentences Act 1992</i> for the performance of community service under a fine option order under that Act; and	25 26 27
	(b)	is taken to have been made in the proceeding for the vehicle related offence giving rise to the application for the impounding order.	28 29 30

# **Subdivision 2** Costs orders for child drivers

### '59LW Costs order for child drivers

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- (1) This section applies if the relevant court makes an impounding order or a forfeiture order and the driver of the motor vehicle was a child when he or she committed the last offence in relation to which the order is made.
- (2) The relevant court must consider whether the child has the 7 capacity to pay the costs of removing and keeping the motor 8 vehicle and, if the relevant court considers the child has the 9 capacity to pay those costs, may order the child to pay the 10 costs of removing and keeping the motor vehicle.
- '(3) If, after considering any submissions made by the child or the 12 child's parent, the relevant court considers the child does not 13 have the capacity to pay the costs of removing and keeping the 14 motor vehicle, the relevant court may call on the child's parent 15 under applied section 258 to show cause under applied section 16 259, as directed by the court, why the parent should not pay 17 the costs of removing and keeping the motor vehicle.
- (4) The relevant court may, under applied section 259(5), order 19 the child's parent to pay the costs of removing and keeping the 20 motor vehicle.
- '(5) In this section22applied section 258 means the Juvenile Justice Act 1992,<br/>section 258, as applied by section 59LX.2324

applied section 259 means the Juvenile Justice Act 1992,25section 259, as applied by section 59LX.26

*parent* includes a guardian other than the chief executive 27 (child safety). 28

59LX /	Appl	ication of applied sections for s 59LW	29
'(	· ·	This section states how applied sections 258 and 259 apply for section 59LW.	30 31
'(2	2) A	Applied section 258 applies as if—	32

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	(a)	subs	vections (1) and (9) were omitted; and	1
	(b)	a ref	Ference in the applied section—	2
		(i)	to compensation were a reference to the costs of removing and keeping a motor vehicle impounded under this chapter; and	3 4 5
		(ii)	to the prosecution were a reference to the applicant for the impounding order or forfeiture order.	6 7
<b>'</b> (3)	Appl	ied s	ection 259 applies as if—	8
	(a)	a ref	ference in the applied section—	9
		(i)	to compensation were a reference to the costs of removing and keeping a motor vehicle impounded under this chapter; and	10 11 12
		(ii)	to the prosecution were a reference to the applicant for the impounding order or forfeiture; and	13 14
	(b)	hear of th appl	ference in applied section 259(4) to a show cause ing is a reference to the hearing and determination he issue of whether a parent should be ordered, under ied section 259(5), to pay the costs of removing and bing a motor vehicle impounded under this chapter;	15 16 17 18 19 20
	(c)		ied section 259(4), to the extent it mentions the ctor of public prosecutions, does not apply; and	21 22
	(d)	men as 't reme the	expression in applied section 259(5) 'of the matters tioned in section 258(1)(a), (b) and (c)' read instead hat the parent should be ordered to pay the costs of oving and keeping a motor vehicle impounded under <i>Police Powers and Responsibilities Act 2000</i> , oter 2B'.	23 24 25 26 27 28
'(4)	Also 259(3		relation to an order made under applied section	29 30
	(a)	secti	ion 260 of that Act does not apply to the order; and	31

		(b) the order is instead taken to be an order fining a person for an offence for the purposes of the <i>State Penalties</i> <i>Enforcement Act 1999</i> , section 34. <sup>19</sup>	1 2 3
	'Subdivi	sion 3 Offences	4
	'59LY Off	ence to remove vehicle from holding yard	5
	'(1)	A person must not unlawfully remove an impounded motor vehicle from a holding yard.	6 7
		Maximum penalty—40 penalty units.	8
	'(2)	For subsection (1), it does not matter how the motor vehicle came to be in the holding yard.	9 10
		ence to modify, sell or dispose of motor vehicle fore application decided	11 12
	'(1)	This section applies if a motor vehicle that is the subject of an application for an impounding order or a forfeiture order is released to the owner of the motor vehicle before the application is decided.	13 14 15 16
	'(2)	The owner of the motor vehicle must not modify or sell or otherwise dispose of the motor vehicle until the application for the impounding order or forfeiture order is decided or otherwise ends.	17 18 19 20
		Maximum penalty for subsection (2)—40 penalty units.'.	21
Clause	8 Ins	ertion of new s 59MA	22
		After section 59M—	23
		insert—	24

<sup>19</sup> *State Penalties Enforcement Act 1999*, section 34 (Default in paying fine, penalty or other amount under court order)

### **'59MA Counting the occasions**

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- \*(1) For sections 59LA, 59LD, 59LJ to 59LM, 59LP to 59LS and 59LU, for an occasion of the commission of an offence to be counted in addition to another occasion counted, an occasion 4 must be a separate occasion, that is, an event or series of events that happened on an occasion separate to the event or series of events making up the other occasion.
- However, if a series of events that would, apart from this ·(2) 8 subsection, be treated as a single occasion of the commission 9 of an offence under subsection (1) includes the intervention in 10 any way by a police officer between the commission of 1 11 vehicle related offence and another vehicle related offence or 12 1 motorbike noise offence and another motorbike noise 13 offence in the course of the events, the events that happen 14 after the police officer's intervention must be treated as a 15 separate occasion. 16

### Example for subsection (2)—

18 A driver commits a vehicle related offence at 10p.m. on 1 January. The driver is stopped by a police officer. Before the driver can be given a 19 notice to appear in relation to the vehicle related offence, the driver 20 continues to commit the offence but using another motor vehicle. A 21 police officer again stops the driver. The police officer impounds both 22 23 motor vehicles. Because a police officer has intervened between the 24 happening of the first and second offences, the occasions must be 25 treated as 2 separate occasions for this chapter.

- '(3) In sections 59LA, 59LD, 59LE, 59LJ and 59LK, a reference 26 to a vehicle related offence or a motorbike noise order offence 27 committed on a previous occasion is a reference to a vehicle 28 related offence or motorbike noise order offence committed 29 on an occasion before the occasion on which the initiating 30 impoundment offence was committed. 31
- (4) Subject to subsections (1) to (3), for a decision under sections 32
  59LE, 59LG, 59LJ to 59LM, 59LP to 59LS and 59LU of 33
  whether or not a person has, or has previously, been charged 34
  with, or found guilty of, a vehicle related offence or motorbike 35
  noise order offence committed on a previous occasion or any occasion or occasions, the following do not matter— 37
  - (a) whether or not any finding of guilt relied on relates to a charge heard and decided together with another charge 39

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- (b) whether or not findings of guilt relied on relate to charges that were heard and decided in the order in which the occasions of the commission of offences to which they related happened;
- (c) whether or not any occasion of the commission of an 7 offence, or any charge or any finding of guilt, relied on 8 happened before or after any occasion of the 9 commission of an offence, charge or finding of guilt also 10 relied on.

### Example—

An offender commits vehicle related offences on 1 January (offence 1), 1 May (offence 2) and 1 June (offence 3). The offender is charged with offence 1 on 1 January, offence 2 on 1 May and offence 3 on 1 June. The offender is convicted of offence 3 on 15 June and offences 1 and 2 on 1 October. When a court or magistrate considers the application for impoundment or forfeiture on 1 December, for the purpose of counting the occasions mentioned in subsection (1), there are 3 occasions the court may rely on to make an order.

- **'**(5) For a decision under section 59LR, 59LS, 59LT or 59LU, the 21 following do not matter-22
  - (a) whether or not any finding of guilt relied on is for an 23 offence in relation to which the application was 24 originally started; 25

### *Example for paragraph (a)*—

An application may relate to particular vehicle related offences 27 but before the application is decided, the driver is found guilty of 28 another vehicle related offence. The court may rely on the latter 29 finding of guilt when making an order under the sections 30 mentioned. 31

whether or not any finding of guilt relied on in an (b) 32 application relates to an offence committed before or 33 after the application was started.'. 34

Clause 9	Amendment of s 59N (Appeal)	35
	(1) Section 59N(1), 'under section $59L(2)(b)$ '—	36
	omit, insert—	37

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		'under section 59LV for the performance of community service'.	1 2
	(2)	Section 59N(2), from 'Magistrates' to 'division'—	3
		omit, insert—	4
		'relevant court or magistrate under this chapter'.	5
Clause	10 Am	nendment of s 590 (Powers for enforcing court order)	6
	(1)	Section 59O(1)—	7
		omit, insert—	8
	'(1)	This section applies if a relevant court, on an application under this chapter for an impounding order or forfeiture order for a motor vehicle, makes an impounding order or a forfeiture order for the motor vehicle.'.	9 10 11 12
	(2)	Section 59O(2), 'the vehicle'—	13
		omit, insert—	14
		'the motor vehicle'.	15
Clause		placement of s 59P (Who must pay costs of counding)	16 17
		Section 59P—	18
		omit, insert—	19
	'Part 6	Other provisions	20
	'Divisior	1 Liability for cost of impounding	21
	'59P Sta	te's liability to pay costs of impounding	22
	'(1)	Unless otherwise expressly provided by this division, the State is liable to pay the costs of removing a motor vehicle impounded under this chapter and keeping it for the initial impoundment period.	23 24 25 26

(2) Also, the State is liable to pay the costs of removing an impounded vehicle and keeping it if the driver of the motor vehicle is found not guilty of the offence for which the motor vehicle was impounded or the proceeding for the offence was withdrawn.

### '59PA Liability to pay costs of impounding—adult driver

- \*(1) This section applies in relation to a motor vehicle impounded for a prescribed offence or a motorbike noise direction offence 8 if the driver of the motor vehicle was an adult when he or she 9 committed the offence for which it was impounded.
- (2) The driver of the motor vehicle is liable to pay the costs of 11 removing and keeping the motor vehicle. 12
- '(3) If the driver is found guilty of the prescribed offence or 13 motorbike noise direction offence, any costs paid by the State 14 under section 59P(1) or by someone else on the driver's behalf 15 become a debt payable to the State or other person by the 16 driver. 17

### **'59PB** Liability to pay costs of impounding—child driver

- \*(1) This section applies in relation to a motor vehicle impounded 19 because of a prescribed offence or a motorbike noise direction 20 offence if the driver of the motor vehicle was a child when he or she committed the offence for which it was impounded. 22
- (2) If the child is found guilty by a court of a prescribed offence
   cr motorbike noise direction offence in relation to the motor
   vehicle—
   23
  - (a) the child is liable to pay the costs of removing and keeping the motor vehicle if the relevant court orders under section 59LW that the child pay the costs; or 28
  - (b) if the relevant court orders, under that section, the 29 child's parent to pay the costs of removing and keeping 30 the motor vehicle under applied section 259, the child's 31 parent is liable to pay the costs of removing and keeping 32 the motor vehicle.

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'(3)	If the relevant court orders the child to pay the costs of removing and keeping the motor vehicle, any costs paid by the State under section 59P(1) become a debt payable to the State by the child.	1 2 3 4
'(4)	If the relevant court orders the child's parent or guardian to pay the costs of removing and keeping the motor vehicle, any costs paid by the State under section 59P(1) become a debt payable to the State by the child's parent or guardian.	5 6 7 8
'59PC Pay	ment of costs if motor vehicle not recovered	9
'(1)	This section applies if a person who is entitled to recover a motor vehicle after a period of impoundment ends fails to recover the motor vehicle after the period ends.	10 11 12
<b>'</b> (2)	If—	13
	(a) before the period of impoundment ends, the owner was personally given an impounding notice for the motor vehicle; and	14 15 16
	(b) the owner was the driver when the vehicle was impounded;	17 18
	the owner is liable to pay the costs of keeping the motor vehicle for each day after the period of impounding ends, whether or not the driver is found guilty of the offence for which the vehicle is impounded.	19 20 21 22
<b>'</b> (3)	If—	23
	(a) before the period of impoundment ends, the owner was personally given an impounding notice for the motor vehicle; and	24 25 26
	(b) the owner was not the driver of the motor vehicle when it was impounded;	27 28
	the owner is liable to pay the costs of keeping the vehicle for each day that is more than 2 business days after the owner is given the impounding notice, whether or not the driver is found guilty of the offence for which the vehicle is impounded.	29 30 31 32 33

- **'(4)** If, after the period of impoundment ends, the owner was 1 personally given an impounding notice for the motor vehicle, 2 the owner is liable to pay the costs of keeping the motor 3 vehicle for each day that is more than 2 business days after the 4 owner is given the impounding notice, whether or not the 5 owner was the driver and whether or not the driver is found 6 guilty of the offence for which the vehicle is impounded. 7
- If the owner was not the driver of the motor vehicle and pays 8 **(**(5) the costs of keeping the motor vehicle as required under 9 subsection (2), (3) or (4), the owner may recover the costs 10 paid from the driver as a debt. 11

### **'59PD Registration of costs under State Penalties** Enforcement Act 1999

- (1) If an adult who is liable to pay costs under this division fails to 14 pay the costs, the commissioner may give particulars of the 15 costs to the registrar under the State Penalties Enforcement 16 Act 1999 for registration under that Act as if-17 18
  - the commissioner were the registrar of a court; and (a)
  - (b) the particulars were particulars of a fine imposed by a 19 court and the amount of the fine were unpaid after the 20time allowed by the court for payment. 21
- ·(2) The registrar must register the particulars under the State 22 Penalties Enforcement Act 1999, section 34.20 23
- **'**(3) For this section, the adult who is liable to pay costs under this 24 division fails to pay the costs if-25
  - the commissioner obtains an order for payment of costs (a) 26 against the person; and 27
  - (b) the commissioner gives the person a copy of the order 28 and a letter of demand for payment of the costs; and 29

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<sup>20</sup> State Penalties Enforcement Act 1999, section 34 (Default in paying fine, penalty or other amount under court order)

			(c) the person fails to pay the costs within 28 days after receiving the copy of the order and the letter of demand, or the longer period agreed to by the commissioner.	1 2 3
	'Divi	ision	2 Release of impounded vehicle'.	4
Clause	12	Rep	placement of ss 59Q-59W	5
			Sections 59Q to 59W—	6
			omit, insert—	7
	'59Q		ease of motor vehicle impounded under tion 59F	8 9
		<b>'</b> (1)	This section applies if an impounding notice under section 59J or 59K was given to a person.	10 11
		'(2)	When the initial impoundment period for which the motor vehicle is impounded ends, the owner of the motor vehicle is entitled to recover the motor vehicle from the holding yard at which it is kept whether or not the State has paid the costs of removing the motor vehicle to, and keeping it at, the holding yard.	12 13 14 15 16 17
		'(3)	At the request of the owner, the person holding the motor vehicle must release the motor vehicle to the owner, or a person appointed in writing by the owner, at the first reasonably practicable opportunity, during business hours, after the request is made.	18 19 20 21 22
		'(4)	In this section—	23
			business hours means 8a.m to 5p.m. on any day.	24
	'59R	Rel	ease of motor vehicle if driver found not guilty etc.	25
			'If a driver is found not guilty of the prescribed offence or the proceeding is discontinued, the motor vehicle must be released to the owner as soon as reasonably practicable if it is impounded under this chapter.	26 27 28 29

Division 3		Sale, transfer or disposal of impounded or forfeited motor vehicle	
59S	Sale of moto impounding	r vehicle if not recovered after ends	

- '(1) If, within 2 months after a period of impounding ends, the owner of the motor vehicle does not recover it, the commissioner may sell the motor vehicle and anything in or son it by public auction or dispose of it in the way the commissioner considers appropriate.
- (2) Notice of the proposed sale or disposal must be given by 11 advertisement in a newspaper circulating in the locality where 12 the vehicle was impounded.
   13
- (3) Also, the commissioner must give written notice of the 14 proposed sale or disposal of the motor vehicle to the owner. 15

'59T	Voluntary transfer of ownership of motor vehicle to State				
	<b>'</b> (1)	This section applies despite section 59LZ.	18		
		Note—	19		
		Under section 59LZ it is an offence for the owner of a motor vehicle that is the subject of an impounding order or forfeiture order application to modify, sell or otherwise dispose of the vehicle before the application is decided.	20 21 22 23		
	'(2)	The owner of a motor vehicle to which section 59LZ applies may agree to transfer ownership of the motor vehicle to the State.	24 25 26		
	<b>'</b> (3)	The agreement must be written and witnessed by a person who may witness a statutory declaration.	27 28		
	'(4)	If the State agrees in writing to the transfer of the motor vehicle—	29 30		
		(a) the motor vehicle becomes the property of the State; and	31		

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		(b)	the commissioner may sell or dispose of the motor vehicle and anything in or on it in the way the commissioner considers appropriate.	1 2 3
'59U	Dis	posa	I of forfeited motor vehicle	4
		to th	commissioner may dispose of a motor vehicle forfeited e State under this chapter in the way the commissioner iders appropriate, including by selling it.	5 6 7
'59V	Арр	olicat	ion of proceeds of sale	8
	<b>'</b> (1)		section applies if the commissioner decides to sell a or vehicle under section 59S or 59U.	9 10
	'(2)	The order	proceeds of the sale are to be applied in the following r—	11 12
		(a)	in payment of the expenses of the sale;	13
		(b)	in payment of removing and keeping the motor vehicle and for searching registers for giving notice of the motor vehicle's impounding;	14 15 16
		(c)	if there is an amount owing to a person under a security interest registered for the motor vehicle under the <i>Motor</i> <i>Vehicles and Boats Securities Act 1986</i> —in payment of the amount owing to the holder of the security interest;	17 18 19 20
		(d)	if the motor vehicle is sold under section 59S—in payment of any balance to the owner;	21 22
		(e)	if the motor vehicle is sold under section 59U—in payment to the consolidated fund.	23 24
' <b>Div</b> i	ision	4	Other provisions	25
'59W	Pro	tectio	on from liability	26
			lice officer acting in good faith and without negligence is	27

A police officer acting in good faith and without negligence is not liable for any damage, loss or depreciation to a motor vehicle during the impounding of the motor vehicle.

	'(2)	If subsection (1) prevents liability attaching to a police officer, liability instead attaches to the State.	1 2
	'(3)	Also, if a police officer signs a towing authority under section 59I for the motor vehicle, the State is not liable for any damage, loss or depreciation to the motor vehicle while it is being moved under the towing authority and while it is impounded in the holding yard of the person authorised under the towing authority to tow the motor vehicle.'.	3 4 5 6 7 8
Clause 13		nendment of s 59X (Third party protection from feiture order)	9 10
	(1)	Section 59X(1), 'the vehicle'—	11
		omit, insert—	12
		'the motor vehicle'.	13
	(2)	Section 59X(1), 'subsection (5)'—	14
		omit, insert—	15
		'subsection (6)'.	16
	(3)	Section 59X(4), 'subsection (5)'—	17
		omit, insert—	18
		'subsection (6)'.	19
	(4)	Section 59X(5) and (6), 'the vehicle'—	20
		omit, insert—	21
		'the motor vehicle'.	22
	(5)	Section 59X(7)(a)—	23
		omit, insert—	24
		'(a) the applicant must give notice of the making of the application to the commissioner; and'.	25 26
	(6)	Section 59X(2) and (3), 59X(4) to (7), as amended, and $59X(8)$ —	27 28
		renumber as section $59X(3)$ to (9).	29
	(7)	Section 59X—	30

		'(2)	vehicle ma	n (1) applies even though the value of the motor ay be more than the maximum amount that may be n a personal action in the civil jurisdiction of a es Court.'.	1 2 3 4 5
Clause	14	Inse	ertion of n	new ch 2C and ch 2D, pts 1 and 2	6
			After secti	ion 59X—	7
			insert—		8
	'Ch	apte	er 2C	Vehicle removal powers	9
				generally	10
	'Div	ision	1	Seizing or moving vehicles	11
	'59Y	Ren	noval of v	whicles from roads and other places	12
		<b>'</b> (1)	-	officer may, in prescribed circumstances, seize and whicle, or arrange for it to be moved, to another place eeping.	13 14 15
		'(2)	(d) or (e), instead me	scribed circumstances mentioned in section 59Z(c), the police officer may, without seizing a vehicle, ove the vehicle, or arrange for it to be moved, to ace where it can be located by its driver.	16 17 18 19
		·(3)	the vehicle	ns (1) and (2) do not prevent the person in control of e taking possession of it, with the consent of the icer, before or while it is being moved.	20 21 22
	'59Z	Pre	scribed ci	ircumstances for s 59Y	23
			'The press follows—	scribed circumstances for section 59Y are as	24 25
			(a) the p	person in control of a vehicle has been arrested;	26
			· / I	lice officer reasonably suspects the person who was in control of a vehicle has abandoned it;	27 28

	(c)	a po	lice officer—	1
		(i)	reasonably suspects a vehicle has been involved in a relevant vehicle incident; and	2 3
		(ii)	reasonably believes it is necessary to keep the vehicle for completing inquiries and investigations into the incident;	4 5 6
	(d)	left beca unat plac	blice officer reasonably suspects a vehicle has been on a road unattended, temporarily or otherwise, and use of the time for which it has been left tended, the way it has been left unattended, or the e, condition, or circumstances in which it has been unattended, its presence on the road—	7 8 9 10 11 12
		(i)	may be dangerous to others; or	13
		(ii)	may prevent or hinder the lawful use by others of the road or a part of the road;	14 15
	(e)	left the vehi a di	blice officer reasonably suspects a vehicle has been in circumstances that are an offence against any of following Acts and the person in control of the cle can not be easily located or fails to comply with rection of the police officer to move the vehicle mediately—	16 17 18 19 20 21
		•	the Road Use Management Act	22
		•	the Brisbane Forest Park Act 1977	23
		•	the Recreation Areas Management Act 1988	24
		•	the Nature Conservation Act 1992.	25
<b>'Division</b>	2		Other provisions about seizure	26
'59ZA Ste	ps af	ter s	eizing vehicle	27
'(1)	vehic	ele u	as practicable, but within 14 days after seizing a nder this chapter, the police officer who seized it or arrange for another police officer to give to the	28 29 30

(a) how the owner may recover the vehicle; and 32

owner, if known, a notice stating—

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	(b) that, before the vehicle may be recovered, the person—	1
	(i) may be required to produce satisfactory evidence of the ownership of the vehicle; and	2 3
	(ii) must pay the costs of removing and keeping the vehicle; and	4 5
	(c) the penalty for unlawfully removing the vehicle from the place at which it is held.	6 7
'(2)	If practicable, the notice must be given to the owner personally.	8 9
'(3)	If it is not practicable to comply with subsection (2), the notice may be given by advertisement in a newspaper circulating generally in the locality in which the vehicle was found.	10 11 12 13
'(4)	A requirement under this Act to return the vehicle applies subject to section 59ZB.	14 15
'59ZB Red	covery of seized vehicle	16
'(1)	If, within 1 month after notice of the seizure of a vehicle under this chapter is given, the owner does not recover the vehicle, the commissioner may sell the vehicle and anything in or on it by public auction or dispose of it in the way the commissioner considers appropriate.	17 18 19 20 21
'(2)	Notice of the proposed sale must be given by advertisement in a newspaper circulating in the locality where the vehicle was found.	22 23 24
'59ZC Ap	plication of proceeds of sale	25
'(1)	The proceeds of the sale of a vehicle under section 59ZC must be applied in the following order—	26 27
	(a) in payment of the expenses of the sale;	28
	(b) in payment of the cost of removing and keeping the vehicle and giving notice of its seizure;	29 30
	(c) in payment of any balance to the owner.	31

'(2)		npensation is not recoverable against the State for a ment under this section.	1 2
'Divisio	า 3	General towing authority	3
	lice c y Act	officer may authorise tow after seizure under	4 5
<b>'</b> (1)	This	s section applies if—	6
	(a)	a police officer seizes a vehicle under an Act; or	7
	(b)	the owner of a damaged vehicle, or the owner's agent, is away from the vehicle or incapacitated.	8 9
·(2)	A p	olice officer may sign a towing authority for the vehicle.	10
<b>'</b> (3)		driver of a tow truck towing the vehicle under the towing nority must tow the vehicle to—	11 12
	(a)	the nearest holding yard available to the driver; or	13
	(b)	if directed by a police officer, the nearest police establishment or other place directed by the police officer.	14 15 16
'(4)	-	erson must not unlawfully remove a vehicle from the place which it is towed under subsection (3).	17 18
	Max	kimum penalty for subsection (4)—40 penalty units.	19
<b>'</b> (5)	In th	nis section—	20
	towi	ing authority means—	21
	(a)	a towing authority under the Tow Truck Act 1973; or	22
	(b)	another document authorising a person to tow a vehicle.	23

<b>'Chapt</b>	er 2	2D Powers relating to animals	1
'Part 1		Interpretation	2
'59ZE De	finitio	on for ch 2D	3
	'In tl	his chapter—	4
	perso	on in charge, of an animal, means—	5
	(a)	a person who owns or has a lease, licence or other proprietary interest in the animal; or	6 7
	(b)	a person who has care, control or custody of the animal; or	8 9
	(c)	a person who is employing or has engaged someone else who has care, control or custody of the animal and the care, control or custody is within the scope of the employment or engagement.	10 11 12 13
'Part 2		General powers	14
		f inquiry into road use contraventions g an animal	15 16
'(1)	nece test	lawful for a police officer to make any reasonably ssary inquiry, investigation, inspection, examination, or for establishing whether or not an offence against the d Use Management Act has been committed involving an nal.	17 18 19 20 21
·(2)	Also	, it is lawful for a police officer to arrange for someone	22

Also, it is lawful for a police officer to arrange for someone
else to make any reasonably necessary inspection,
examination, or test for establishing whether or not an offence
against the Road Use Management Act has been committed
involving an animal.

	ower to require information about identity of erson in charge of animal	1 2					
'(1	This section applies if a person alleges to a police officer, or a police officer reasonably suspects, a contravention of the Road Use Management Act involving an animal has been committed.						
'(2	A police officer may require any of the following to give to the police officer information that will identify or help identify the person who was in charge of the animal when the contravention happened—	7 8 9 10					
	(a) an owner of the animal;	11					
	(b) a person in possession of the animal;	12					
	(c) a person who may reasonably be expected to be able to give the information.	13 14					
	Note—	15					
	Failure to comply with a requirement under this section is an offence against section 445.	16 17					
59ZH P	ower of entry for ss 59ZF–59ZG	18					
'(1	) For sections 59ZF and 59ZG, a police officer may enter a place and stay on the place for the time reasonably necessary for the purpose of the entry.	19 20 21					
'(2	) However, the police officer may use reasonably necessary force to enter the place only if the entry is authorised by a police officer of at least the rank of inspector.	22 23 24					
59 <b>ZI</b> P	ower for regulating traffic	25					
'(1	A police officer may give to a person in charge of an animal any direction, signal or order the police officer reasonably considers necessary for the safe and effective regulation of traffic on the road.	26 27 28 29					
'(2	) If a police officer reasonably suspects an emergency exists or it is otherwise necessary to temporarily prohibit, divert or direct traffic, the police officer may take any action and give or cause to be given any direction, signal or order to a person	30 31 32 33					

			in charge of an animal the police officer reasonably considers necessary or desirable to control traffic on a road.	1 2
		<b>'</b> (3)	The direction, signal or order may include a direction to the person in charge of an animal to move the animal as soon as practicable.'.	3 4 5
Clause	15		nendment of s 65B (Power to give animal welfare ection)	6 7
		(1)	Section 65B(2)(a) to (d)—	8
			omit, insert—	9
			(a) a person in charge of the animal; or	10
			(b) a person whom the police officer reasonably suspects is a person in charge of the animal; or'.	11 12
		(2)	Section 65B(2)(e)—	13
			renumber as section 65B(2)(c).	14
		(3)	Section 65B(3), 'Despite subsection (2)(a)'—	15
			omit, insert—	16
			'Also'.	17
Clause	16	Am	nendment of s 68 (Search warrant application)	18
			Section 68(1)—	19
			omit, insert—	20
		<b>'</b> (1)	A police officer may apply for a warrant to enter and search a place (a <i>search warrant</i> )—	21 22
			(a) to obtain evidence of the commission of an offence; or	23
			(b) to obtain evidence that may be confiscation related evidence in relation to a confiscation related activity; or	24 25
			(c) to find a vehicle that is to be impounded under section $59F.^{21}$ .	26 27

Clause	17	7 Rep	placement of s 358 (Application of pt 3)		
			Sect	ion 358—	2
			omit	r, insert—	3
	'Div	ision	1	Noise abatement direction	4
	<b>'358</b>	Ар	olicat	tion of pt 3	5
		'(1)	nois or 3 resid	part applies to an environmental nuisance caused by e of a kind mentioned in section 359A(1)(b), 359B(1)(b) 359C(1)(b) or (2)(b) that is audible at or near any lential or commercial premises and is excessive in the umstances.	6 7 8 9 10
		'(2)		vever, this part does not apply to an environmental ance caused by noise emitted from a place—	11 12
			(a)	while being used for an open-air concert or commercial entertainment; or	13 14
			(b)	by a public meeting under a permit under a law authorising the amplification or reproduction of sound by—	15 16 17
				(i) any electrical or mechanical appliance, apparatus or device; or	18 19
				(ii) another way; or	20
			(c)	while the place is being used by motor vehicles under a permit under a law.'.	21 22
Clause	18	Ins	ertio	n of new ss 359A–359C	23
			Afte	r section 359—	24
			inse	rt—	25
	'359 <i>/</i>		w to decide what is excessive noise—noise itted from a place		
		<b>'</b> (1)	This	section applies if—	28
			(a)	a complaint has been made about noise; and	29
			(b)	the complaint relates to noise emitted from a place by-	30

			(i)	a musical instrument; or	1
			(ii)	an appliance for electronically producing or amplifying music or other sounds; or	2 3
			(iii)	a motor vehicle, other than a motor vehicle on a road; or	4 5
			(iv)	a gathering of people for a meeting, party, celebration or similar occasion; and	6 7
		(c)	reaso audi	lice officer attending in response to the complaint is onably satisfied the noise complained of is clearly ble at or near the complainant's residential or mercial premises; and	8 9 10 11
		(d)	secti	on 359B does not apply.	12
•	(2)	circu	mstar	g, for this part, whether the noise is excessive in the nces, the police officer may have regard to any natters, including—	13 14 15
		(a)	likel carri	degree of interference the noise is causing or is y to cause to the conduct of activities ordinarily ed out in the vicinity of the place from which the e is being emitted; and	16 17 18 19
		(b)		nature of the lawful uses permitted for premises in vicinity of the place from which the noise is being ted.	20 21 22
'359B		tted		e what is excessive noise—noise otorbike driven on a place that is not a	23 24 25
د	(1)	This	sectio	on applies if—	26
		(a)	a coi	mplaint has been made about noise; and	27
		(b)		complaint relates to noise emitted by a motorbike g driven on a place that is not a road; and	28 29
		(c)	reaso audi	lice officer attending in response to the complaint is onably satisfied the noise complained of is clearly ble at or near the complainant's residential or mercial premises.	30 31 32 33

	'(2)	circu	imsta	g, for this part, whether the noise is excessive in the nces, the police officer may have regard to any natters, including—	1 2 3
		(a)	likel carri	degree of interference the noise is causing, or is y to cause, to the conduct of activities ordinarily ied out in the vicinity of the place from which the e is being emitted; and	4 5 6 7
		(b)		nature of the lawful uses permitted for premises in vicinity of the place from which the noise is being ted.	8 9 10
'359C				le what is excessive noise—noise her particular circumstances	11 12
	<b>'</b> (1)	This	section	on applies if—	13
		(a)	a co	mplaint is made about noise; and	14
		(b)	the o	complaint relates to noise that—	15
			(i)	is emitted from a motor vehicle on a road or in a public place; and	16 17
			(ii)	is emitted by an appliance for electronically producing or amplifying music or other sounds including, for example, by a radio, CD player or other similar equipment for producing or amplifying music or other sounds that is in the motor vehicle; and	18 19 20 21 22 23
		(c)	is re audi	police officer attending in response to the complaint asonably satisfied the noise complained of is clearly ble at or near the complainant's residential or mercial premises.	24 25 26 27
	<b>'</b> (2)	This	section	on also applies if—	28
		(a)	a po	lice officer hears noise; and	29
		(b)		noise is emitted from a motor vehicle in the umstances mentioned in subsection (1)(b); and	30 31
		(c)		police officer is satisfied that the noise is clearly ble at or near residential or commercial premises.	32 33

		'(3)	In deciding, for this part, whether noise is excessive in the circumstances, the police officer may have regard to any relevant matters, including the degree of interference or annoyance the noise is causing, or is likely to cause, to persons in the vicinity of the road or public place.	1 2 3 4 5
			Example—	6
			The person may be causing interference or annoyance to patrons of a motel by continually driving past the motel with the volume of a radio in the car at an excessive level.'.	7 8 9
Clause	19		placement of s 360 (Powers of police officers on estigation of excessive noise)	10 11
			Section 360—	12
			omit, insert—	13
	<b>'360</b>	Ρο	wers of police officer to deal with excessive noise	14
		<b>'</b> (1)	This section applies if a police officer is reasonably satisfied that noise to which this part applies is excessive in the circumstances.	15 16 17
		<b>'</b> (2)	The police officer may enter the place without warrant.	18
		<b>'</b> (3)	The police officer must give the person responsible for the noise a direction ( <i>noise abatement direction</i> )—	19 20
			(a) orally or in writing; or	21
			(b) if the direction relates to noise emitted by a motorbike being driven on a place other than a road—by a notice in the approved form.	22 23 24
		'(4)	Also, if the person to whom the direction is given under subsection $(3)(b)$ is a child, a copy of the notice must be given to the child's parent or guardian if it is reasonably practicable to do so.	25 26 27 28
		'(5)	A direction given under subsection (3)(a) must direct any person responsible for the noise, or for permitting the noise to be caused, to immediately abate the excessive noise from the place.	29 30 31 32

	<b>'</b> (6)	the o	otice given to a person under subsection (3)(b) must direct driver to immediately abate the excessive noise from the orbike and include—	1 2 3
		(a)	the time the notice was given; and	4
		(b)	the name and other particulars of the person given the direction; and	5 6
		(c)	the particulars necessary to properly identify the motorbike; and	7 8
		(d)	a general description of the place or, if the noise abatement direction relates only to a part of the place, the part of the place to which the direction relates.	9 10 11
	<b>'</b> (7)		ess otherwise stated, the noise abatement direction applies he whole of the place to which it relates.	12 13
	<b>'(8)</b>	limi the 1	vever, a notice given under subsection (3)(b) may be ted to a stated part of a place if the police officer giving notice is satisfied, having regard, for example, to the size opography of the place—	14 15 16 17
		(a)	the driving of the motorbike on the stated part of the place is appropriate; and	18 19
		(b)	another complaint about noise emitted from the motorbike is unlikely to be made if the motorbike is driven on the place but not on the part of the place stated in the notice.	20 21 22 23
	<b>'</b> (9)	For	subsection (5), persons responsible for noise include—	24
		(a)	if the noise is being emitted from or by a motor vehicle—the person driving the motor vehicle; or	25 26
		(b)	if the noise is being emitted from another place—the person apparently in charge of the place.'.	27 28
Clause 20		endr ectio	nent of s 361 (Compliance with noise abatement n)	29 30
	(1)	Sect	ion 361(1)(b), from 'relates'—	31
		omit	t, insert—	32

		tes or, if the direction relates only to a part of the place, stated part of the place, for the noise abatement period.'.	1 2
(2)	Sect	ion 361(2), from 'relates'—	3
	omit	t, insert—	4
		tes or, if the direction relates only to a part of the place, stated part of the place, for the noise abatement period.'.	5 6
(3)	Sect	ion 361—	7
	inse	rt—	8
<b>'</b> (4)	In th	is section—	9
	nois	e abatement period means—	10
	(a)	for a noise abatement direction given in relation to a motorbike being used on a place that is not a road—48 hours after the direction is given; or	11 12 13
	(b)	for any other noise abatement direction—12 hours after the direction is given.'.	14 15
Am on	endr later	nent of s 362 (Additional powers of police officers investigation)	16 17
(1)	Sect	ion 362(1)(b)—	18
	omit	t, insert—	19
	ʻ(b)	within the noise abatement period as defined under section $361(4)$ , a police officer is satisfied on further investigation that the police officer must again exercise the powers mentioned in section 360 about the same place or the same motor vehicle.'.	20 21 22 23 24
(2)	Sect	ion 362(2)(b)—	25
	inse	rt—	26
		'(iv) if it is a motorbike and section 59F applies—impound the motorbike under section 59F. <sup>22</sup> '.	27 28 29

Clause 21

Clause	22	Am	endr	nent of s 365 (Recovery of costs of seizure etc.)	1
			Sect	ion 365—	2
			inse	rt—	3
		'(2)	secti	section (1) does not apply to costs incurred if, because of ion $362(2)(b)(iv)$ , a police officer impounds a motorbike er chapter 2B.	4 5 6
			Note	_	7
			of	apter 2B, part 6 makes provision about who is liable to pay the costs removing and keeping a motorbike impounded because of the ercise of powers under this part.'.	8 9 10
Clause	23	Ins	ertio	n of new ch 9, pt 3, div 2	11
			Cha	pter 9, part 3, after section 367—	12
			inse	rt—	13
	<b>'Division 2</b> Noise abatement order				14
	'367A Noise abatement order—application for order				15
		<b>'</b> (1)	This	s section applies if a person (the <i>respondent</i> )—	16
			(a)	contravenes a noise abatement direction in relation to excessive noise emitted by a motorbike driven on a place other than a road; or	17 18 19
			(b)	is given 2 noise abatement directions within a period of 1 month in relation to excessive noise emitted by a motorbike and the directions both relate to the driving of the motorbike on the same place which is not a road.	20 21 22 23
			Exan	uple for subsection (1)(b)—	24
			1 J em apj	e driver of a motorbike is given 2 noise abatement directions, one on July and the other on 5 July. Both directions relate to excessive noise hitted by a motorbike when being driven on the same place. An plication may be made under this section for a noise abatement order en though the person does not contravene either direction.	25 26 27 28 29
		'(2)	mot	blice officer may apply for an order that the driving of the orbike by the respondent be restricted in the way dested in the application (a <i>noise abatement order</i> ).	30 31 32

<b>'</b> (3)	The application must be made—					
	(a)	if the respondent contravened a noise abatement direction mentioned in subsection $(1)(a)$ —within 48 hours after the contravention; or	2 3 4			
	(b)	if the second of 2 noise abatement directions mentioned in subsection (1)(b) was given to the respondent—within 48 hours after the second direction was given.	5 6 7 8			
'(4)	appr	application must be made to the relevant court in the oved form but may be made to a magistrate in the way ided under section $451^{23}$ and subsection (4) of this ion.	9 10 11 12			
<b>'</b> (5)	(5) If the application is properly made to a magistrate und section 451, the magistrate must—					
	(a)	order that a police officer may have the application brought on for hearing and decision in the relevant court and adjourn the application to that court; and	15 16 17			
	(b)	give a copy of the application and the order to the clerk of the court of the relevant court.	18 19			
'(6)	hear	soon as reasonably practicable after a date is set for ing the application, a police officer must give notice of the ication to—	20 21 22			
	(a)	the respondent; and	23			
	(b)	if the respondent is not the owner of the motorbike—the owner of the motorbike; and	24 25			
	(c)	if a person mentioned in paragraph (a) or (b) is a child, the child's parent or guardian if it is reasonably practicable to do so; and	26 27 28			
	(d)	if a person mentioned in paragraph (a), (b) or (c) is not the owner of the land on which the contravention happened, the owner of the land if it is reasonably practicable to do so.	29 30 31 32			

<sup>23</sup> Section 451 (Obtaining warrants, orders and authorities, etc., by telephone or similar facility)

<b>'</b> (7)	The not	tice must be in the approved form and state—	1
	(a) th	ne name and other particulars of the respondent; and	2
	. ,	ne particulars necessary to properly identify the notorbike; and	3 4
		description sufficient to identify the land on which the ontravention happened and who owns the land; and	5 6
	O	hat an application has been made to a stated court for an order to restrict the driving of a stated motorbike by the espondent in stated ways; and	7 8 9
	(e) w	when and where the application is to be heard; and	10
	aj	hat if the respondent does not appear at the hearing, the pplication may be heard and decided in the espondent's absence.	11 12 13
<b>'(8)</b>	The not this Ac	tice may be combined with another notice given under t.	14 15
<b>'</b> (9)	In this s	section—	16
		<i>rates Court</i> , for an application brought against a child, a Childrens Court constituted by a magistrate.	17 18
	Magist	<i>t court</i> means the Magistrates Court for the rates Court district, or division of the district, in which se abatement order was contravened.	19 20 21
'367B No	ise abat	ement order—making the order	22
<b>'</b> (1)		evant court may make a noise abatement order against pondent if satisfied that—	23 24
	(a) th	ne respondent—	25
	(i	) has contravened a motorbike noise abatement direction; or	26 27
	(i	i) has been given 2 noise abatement directions in relation to excessive noise emitted by a motorbike and the directions both relate to the driving of a motorbike on the same place which is not a road; and	28 29 30 31 32
	(b) se	ection 367A has been complied with.	33

'(2)	comi appli been	ever, if the respondent has been charged with having mitted an offence arising out of conduct on which the ication is based and the proceeding on the charge has not decided, the court must adjourn the application until the eeding has been decided.	1 2 3 4 5
<b>'</b> (3)	The	order must be in the approved form and state—	6
	(a)	the name and address of the respondent; and	7
	(b)	the particulars necessary to properly identify the motorbike; and	8 9
	(c)	the period, of not more than 2 years, for which the order is in force; and	10 11
	(d)	a description sufficient to identify the land on which the contravention happened and who owns the land; and	12 13
	(e)	any conditions the court considers appropriate to impose on the respondent in relation to the driving of the motorbike.	14 15 16
'(4)	cond	out limiting subsection (3)(e), the order may include itions restricting the use of the motorbike including, for pple, any of the following conditions—	17 18 19
	(a)	the hours of day during which the respondent may drive the motorbike on private property;	20 21
	(b)	the maximum length of time the respondent may drive the motorbike at any one time during those hours;	22 23
	(c)	any particular areas on private property that must be avoided by the respondent when driving the motorbike;	24 25
		Example for paragraph (c)—	26
		The respondent must not drive the motorbike within 100m of the boundaries of neighbours.	27 28
	(d)	the particular manoeuvres that must not be performed by the respondent when driving the motorbike.	29 30
<b>'</b> (5)		respondent must not drive the motorbike in contravention e noise abatement order.	31 32
	Maxi	imum penalty—40 penalty units.	33

		'(6)	The owner of the motorbike must not knowingly permit the respondent to drive the motorbike in contravention of the noise abatement order.	1 2 3
			Maximum penalty for subsection (6)—40 penalty units.	4
	'367C	No	ise abatement order—appeal against order	5
		'(1)	An adult against whom a noise abatement order has been made may appeal against the order to the District Court within 28 days after the day the order is made.	6 7 8
		'(2)	A child against whom a noise abatement order has been made may appeal against the order to the Childrens Court constituted by a judge within 28 days after the day the order is made.	9 10 11 12
		<b>'</b> (3)	An appeal under subsection (1) or (2) is by way of rehearing from the start.	13 14
		'(4)	A person may appeal against an order of the District Court or the Childrens Court constituted by a judge to the Court of Appeal within 28 days after the day the order is made.'.	15 16 17
Clause	24		nendment of s 451 (Obtaining warrants, orders and thorities, etc., by telephone or similar facility)	18 19
			Section 451(1), 'mentioned in section 59H(6) or 59HA(6)'—	20
			omit, insert—	21
			'under section 59LE(6), 59LF(6), 59LJ(6), 59LK(6), a noise abatement order'.	22 23
Clause	25	Ins	ertion of new section 458A	24
			After section 458—	25
			insert—	26
	'458 <b>A</b>	Rev	view of motorbike noise provisions	27
		'(1)	As soon as practicable after the end of 1 year after the commencement of the <i>Police Powers and Responsibilities</i> ( <i>Motorbike Noise</i> ) Amendment Act 2005, the CMC must review the effectiveness of the motorbike noise provisions in	28 29 30 31

			mitigating the emission of excessive noise from motorbikes being driven on places other than roads and prepare a report on the review.	1 2 3
		'(2)	The conduct of the review and the preparation of the report is a function of the CMC for the <i>Crime and Misconduct Act 2001</i> .	4 5 6
		'(3)	In the course of preparing the report, the CMC must consult with the Minister.	7 8
		'(4)	The CMC must give a copy of the report to the Speaker for tabling in the Legislative Assembly.	9 10
		<b>'</b> (5)	In this section—	11
			motorbike noise provisions means—	12
			(a) chapter 2B, to the extent it applies to a motorbike impounded because of a motorbike noise direction offence or a motorbike noise order offence; and	13 14 15
			(b) chapter 9, part 3, to the extent it relates to the emission of excessive noise from a motorbike being driven on a place that is not a road.'.	16 17 18
Clause	26	Am	endment of s 459 (Regulation-making power)	19
			Section 459(2)—	20
			omit, insert—	21
		'(2)	Without limiting subsection (1), a regulation may make provision about—	22 23
			(a) the responsibilities of the following persons under this Act—	24 25
			(i) police officers;	26
			(ii) support persons; or	27
			(h) the many a police officient many size directions under	20
			(b) the way a police officer may give directions under chapter 2A, 2B, 2C or 2D.'.	28 29
Clause	27	Ins		

		insert—	1
'Part	6	Transitional provisions for Police Powers and Responsibilities (Motorbike Noise) Amendment Act 2005	2 3 4 5
'504	Def	initions for pt 6	6
		'In this part—	7
		<i>amendment Act</i> means the <i>Police Powers and Responsibilities</i> (Motorbike Noise) Amendment Act 2005.	8 9
		<i>commencement</i> means the commencement of the amendment Act.	10 11
		<i>post-amended Act</i> means this Act as in force from the commencement.	12 13
		<i>pre-amended Act</i> means this Act as in force immediately before the commencement.	14 15
'505	Exi	sting proceedings	16
	<b>'</b> (1)	An application for an impounding order made, but not decided, before the commencement is taken to be an application for an impounding order made under the post-amended Act.	17 18 19 20
	"(2)	An application for a forfeiture order made, but not decided, before the commencement is taken to be an application for a forfeiture order made under the post-amended Act.	21 22 23
	<b>'</b> (3)	Anything done in a proceeding mentioned in subsection (1) or (2), including any order made when adjourning the application, is taken to have been done under the post-amended Act.	24 25 26 27
	'(4)	The provisions of the post-amended Act apply in relation to any application taken by this section to be made under the post-amended Act.	28 29 30

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# '506 Existing impoundments

- (1) A vehicle impounded under the pre-amended Act for which the period of the impoundment has not ended before the commencement is taken to have been impounded under the post-amended Act.
- (2) A reference to a provision of the pre-amended Act in a notice 6 given in relation to a vehicle impounded before the 7 commencement for which the period of the impoundment has 8 not ended before the commencement is taken, for the 9 post-amended Act, to be a reference to a provision of the 10 post-amended Act dealing with the same subject matter.
- (3) A notice required to be given in relation to an impounded vehicle that has not been given immediately before the commencement may be given after the commencement as if the vehicle had been impounded after the commencement.
  12
  13
  14
  15
- \*(4) However, for deciding the period of the impoundment, periods
   before and after the commencement are to be counted as a
   single period.
   18
- (5) The provisions of the post-amended Act apply in relation to 19 any impoundment taken under this section to be an 20 impoundment under the post-amended Act.

### '507 Existing orders

- (1) An impounding order made under the pre-amended Act and in force immediately before the commencement continues to have effect according to its terms as if it were an impounding order issued under the post-amended Act and the provisions of that Act apply.
   23
   24
   25
   26
   27
- (2) A forfeiture order made under the pre-amended Act that has not been enforced immediately before the commencement continues to have effect as if it were a forfeiture order made under the post-amended Act and may be enforced under 31 section 590 of the post-amended Act.

	<b>'508</b>	Exi	isting references	1
		<b>'</b> (1)	This section applies to a notice or other document issued for a purpose under the pre-amended Act if the purpose for issuing the notice or document has not ended or the proceeding to which it relates has not been finally decided.	2 3 4 5
		'(2)	A reference to a prescribed offence in the notice or document is taken, from the commencement, to be a reference to a vehicle related offence.'.	6 7 8
Clause	28	Am	nendment of sch 4 (Dictionary)	9
		(1)	Schedule 4, definitions burn out, forfeiture order, impounding order, initiating application charges, initiating impoundment, initiating impoundment offence, person in charge, prescribed offence and relevant period—	10 11 12 13
			omit.	14
		(2)	Schedule 4—	15
			insert—	16
			'burn out, for chapter 2B, see section 59A.	17
			<i>caution</i> has the meaning given by the <i>Juvenile Justice Act</i> 1992, part 2, division 2.	18 19
			<i>forfeiture order</i> , other than in relation to a forfeiture proceeding, see section 59A.	20 21
			impounding order, for chapter 2B, see section 59A.	22
			initial impoundment period, for chapter 2B, see section 59A.	23
			initiating impoundment, for chapter 2B, see section 59A.	24
			<i>initiating impoundment offence</i> , for chapter 2B, see section 59A.	25 26
			magistrate, for chapter 2B, see section 59A.	27
			<i>modify</i> a motor vehicle, for chapter 2B, see section 59A.	28
			<i>motorbike</i> has the meaning given by the Road Use Management Act, and includes a 4 wheeled motor vehicle that is ridden in the same way as a motorbike.	29 30 31
			motorbike noise direction offence see section 59A.	32

	motorbike noise order offence see section 59A.	1
	noise abatement order see section 367A.	2
	<i>person in charge</i> , of an animal, for chapter 2D, see section 59ZE.	3 4
	prescribed offence, for chapter 2B, see section 59A.	5
	prescribed period, for chapter 2B, see section 59A.	6
	relevant court, for chapter 2B, see section 59A.	7
	relevant period, for chapter 2B, see section 59A.	8
	vehicle related offence see section 59A.'.	9
(3)	Schedule 4, definition enforcement act—	10
	insert—	11
	'(ia) the giving of a noise abatement direction;'.	12
(4)	Schedule 4, definition owner, 'chapter 2, part 6, division 2'	13
	omit, insert—	14
	'chapter 2B'.	15

# Part 3Amendment of Tow Truck Act16197317

Clause	29	Act amended in pt 3	18
		This part amends the Tow Truck Act 1973.	19
Clause	30	Amendment of s 38 (Exemptions)	20
		Section 38(2), from 'chapter 2'—	21

		Police Powers and Responsibilities (Motorbike Noise) Amendment Bill 2005	
		omit, insert—	1
		'chapter 2B or $2C^{24}$ applies to the person.'.	2
Clause	31	Amendment of s 43 (Regulation making power)	3
		Section 43(2)(r), from 'chapter 2'—	4
		omit, insert—	5
		'chapter 2B; <sup>25</sup> '.	6
	Part	t 4 Amendment of Summary	7
		Offences Act 2005	8
Clause	32	Act amended in pt 4	9
		This part amends the Summary Offences Act 2005.	10
Clause	33	Insertion of new s 11A	11
		After section 11—	12
		insert—	13
	<b>'11A</b>	Unlawful driving of motorbike on public land	14
		(1) A person must not drive a motorbike on public land in contravention of a regulation under this Act or a local law that regulates access by motorbikes to public land, unless the person has a reasonable excuse.	15 16 17 18
		Maximum penalty—20 penalty units.	19
		(2) If a regulation under this Act or a local law requires a person to possess a stated type of authority while driving a motorbike	20 21

s 33

*Police Powers and Responsibilities Act 2000*, chapter 2B (Vehicle impounding powers for prescribed offences and motorbike noise direction offences) or 2C (Removal powers other than for impounded vehicles)

*Police Powers and Responsibilities Act 2000*, chapter 2B (Vehicle impounding powers for prescribed offences and motorbike noise direction offences)

	on public land, a person who drives a motorbike on public land must be in possession of the stated authority while driving the motorbike, unless the person has a reasonable excuse.	1 2 3 4
	Maximum penalty—20 penalty units.	5
'(	3) A person found by a police officer driving a motorbike on land mentioned in subsection (1) must produce the stated authority to the police officer on request.	6 7 8
	Maximum penalty—20 penalty units.	9
<b>'</b> (-	4) In this section—	10
	<i>motorbike</i> has the meaning given by the <i>Transport Operations</i> ( <i>Road Use Management</i> ) Act 1995, and includes a 4-wheeled motorbike that is ridden in the same way as a motorbike.	11 12 13
	<i>public land</i> , for a regulation or local law, means public land as defined under the regulation or local law, but does not include a road.	14 15 16
	<i>road</i> has the meaning given by the <i>Transport Operations</i> ( <i>Road Use Management</i> ) Act 1995.'.	17 18
34 I	Insertion of new pt 3A	19
	After section 28—	20
	insert—	21
'Part	3A General	22
'28A	Regulation-making power	23
	'The Governor in Council may make regulations under this Act.'.	24 25

Clause

Schedule		Minor and consequential amendments of Police Powers and Responsibilities Act 2000		1 2 3
			section 3	4
1	Chapter 2, par 1, heading— omit, insert—	rt 6, heading and chapter 2, part 6,	division	5 6 7
'Cha	pter 2A	Powers relating to ver and traffic'.	nicles	8 9
2	Section 46(1) omit, insert— 'or tram'.	and (2), ', tram, or animal'—		10 11 12
3	Section 59(1), omit, insert— 'chapter'.	'division'—		13 14 15
4	Section 59M, " omit, insert— 'impounded mot	impounded vehicle'—		16 17 18
5	Section 59M, ' omit, insert— 'the motor vehic			19 20 21

Schedule (	continued)
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6	Section 59M, example, 'a vehicle'—	1
	omit, insert—	2
	'a motor vehicle'.	3
7	Section 59M, example, 'the vehicle's'—	4
	omit, insert—	5
	'the motor vehicle's'.	6
8	Chapter 2, part 6, division 3, heading—	7
	omit, insert—	8
'Part	3 Removal powers for animals'.	9
9	Sections 60, heading and 61, heading, 'vehicles and'—	10
	omit.	11
10	Sections 60(1), 61(c)(i), (d) and (e), 63(1), 64(1) and 65(1), 'a vehicle or'—	12 13
	omit, insert—	14
	'an'.	15
11	Section 60(2), 'its driver'—	16
	omit, insert—	17
	'the person in charge of the animal'.	18
12	Sections 60(2), 61(c)(ii) and (e), second mention, 63(1)(a) and (b), (3) and (4), 64(1) and (2) and 65(1)(b), 'the vehicle or'—	19 20 21
	omit, insert—	22
	'the'.	23

Schedule	(continued)	1
	(continueu)	ł

13	Sections 60(3) and 61(e), 'control of the vehicle or'—	
	omit, insert—	2
	'charge of the'.	3
14	Section 61, 'vehicles and'—	4
	omit.	5
15	Section 61(a) and (b), 'control of a vehicle or'—	6
	omit, insert—	7
	'charge of an'.	8
16	Section 62—	9
	omit.	10
17	Sections 63, heading and 64, heading, 'vehicle or'-	11
	omit.	12
18	Sections 63(1) and 64(1), 'division'—	13
	omit, insert—	14
	'part'.	15
19	Section 63(1)(c)—	16
	omit.	17
20	Chapter 2, part 6, division 4, heading—	18
	omit, insert—	19
'Part	Animal welfare directions'.	20

Police Powers and Responsibilities (Motorbike Noise) Amendment Bill 2005

21	Section 65A, heading, 'div 4'—	1
	omit, insert—	2
	'pt 4'.	3
22	Section 65A(1) and (2), 'division'—	4
	omit, insert—	5
	'part'.	6
23	Chapter 2, part 6, division 5, heading—	7
	omit, insert—	8
<b>'Part</b>	5 Other provisions about	9
	animals'.	10
24	Section 420(2)(a), 'chapter 2, part 6, division 2'—	11
	omit, insert—	12
	'chapter 2B'.	13

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