

Queensland

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) and Other Acts Amendment Bill 2008



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2008

A Bill

for

An Act to amend the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, the Liquor Act 1992, the Local Government (Aboriginal Lands) Act 1978, the Local Government Act 1993, the Local Government (Community Government Areas) Act 2004 and the Police Powers and Responsibilities Act 2000 for particular purposes, and to repeal the Indigenous Communities Liquor Licences Act 2002

	Other Ac	al and Torres Strait Islander Communities (Justice, Land and Other Matters) and cts Amendment Bill 2008 reliminary	
	[s 1]		
	The Pa	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) and Other Acts Amendment Act 2008.	4 5 6
Clause	2	Commencement	7
		This Act, other than section 36, commences on 1 July 2008.	8
	Part	2 Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984	9 10 11 12
Clause	3	Act amended in pt 2 and schedule	13
		This part and the schedule amend the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984.	14 15 16
Clause	4	Amendment of s 3 (Savings)	17
		Section 3(3) to (7)—	18
		omit.	19

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) and Other Acts Amendment Bill 2008 Part 2 Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984

[s 5]

Clause	5	Am	nendment of s 4 (Definitions)	1			
		(1)	Section 4, definitions appealable decision, canteen, closing day for objections and submissions, commencement, community area, community council, entity, private place and public place—				
			omit.	6			
		(2)	Section 4—	7			
			insert—	8			
			<i>clerk of the court</i> , for a community area, means the clerk of the court of the Magistrates Court having jurisdiction for the area.				
			commencement—	12			
			(a) for part 9—see section 72; and	13			
			(b) for part 11—see section 86.	14			
			community area means—	15			
			(a) a community government area; or	16			
			(b) the Shire of Aurukun or Mornington; or	17			
			(c) an IRC area, a part of an IRC area, or an IRC division area; or	18 19			
			(d) another area prescribed under a regulation.	20			
			post-amended Act, for part 11, see section 86.	21			
			pre-amended Act, for part 11, see section 86.	22			
			residential premises, for part 5, see section 27.	23			
			tenant, for part 5, see section 27.'.	24			
		(3)	Section 4, definition <i>liquor provisions</i> , paragraph (a), '35'—	25			
			omit, insert—	26			
			·34'.	27			
		(4)	Section 4, definition member, ', for parts 4 and 5,'	28			
			omit.	29			

Part 2 Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984

[s 6]

Clause	6	Rej	place	ement of s 19 (Functions and powers)	1
			Sect	ion 19—	2
			omit	t, insert—	3
	'19	Fur	nctio	ns and powers	4
		' (1)		community justice group for a community area has the owing functions—	5 6
			(a)	taking part in court hearings and sentencing and bail processes as provided for in the <i>Bail Act 1980</i> , the <i>Juvenile Justice Act 1992</i> and the <i>Penalties and</i> <i>Sentences Act 1992</i> ;	7 8 9 10
			(b)	developing networks with relevant agencies to ensure crime prevention, justice, community corrections and related issues impacting on indigenous communities are addressed;	11 12 13 14
			(c)	supporting indigenous victims and offenders at all stages of the legal process;	15 16
			(d)	making recommendations to the Minister administering the <i>Liquor Act 1992</i> , part 6A, about declarations under that part;	17 18 19
			(e)	carrying out other functions given to it under this or another Act.	20 21
		'(2)		group has power to do all things reasonably necessary to one for performing its functions.	22 23
		'(3)		nout limiting subsection (2), the group has the powers ferred on it by this or another Act.'.	24 25
Clause	7	Am	endr	nent of s 22 (Coordinator)	26
			Sect	ion 22(3)(a), example—	27
			omit	•	28

	Abor	iginal a	nd Tor	res Strait Islander Communities (Justice, Land and Other Matters) and Other Acts Amendment Bill 2008		
	Part 2	Amend	ment o	f Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984 [s 8]		
Clause	8		nissio pility)	ission of s 24 (Protection of members from civil		
			Sect	tion 24—	3	
			omi	t.	4	
Clause	9	Am	nendı	ment of s 27 (Definitions for pt 5)	5	
		(1)		tion 27, definitions appealable decision, closing day for actions and submissions, entity, private place and public se—	6 7 8	
			omi	t.	9	
		(2)	Sect	tion 27—	10	
			inse	rt—	11	
				<i>idential premises</i> see the <i>Residential Tenancies Act 1994</i> , ion 6.	12 13	
			tena	unt, of residential premises, means—	14	
			(a)	if the premises are let under the <i>Residential Tenancies</i> Act 1994—the tenant, of the premises, within the meaning of that term in section $9(1)$ of that Act; or	15 16 17	
			(b)	if the premises are let under the <i>Aboriginal Land Act 1991</i> , or the <i>Torres Strait Islander Land Act 1991</i> , for private residential purposes, and are occupied by the lessee of the premises—the lessee of the premises; or	18 19 20 21	
			(c)	if the premises are not let, and are occupied by the owner of the premises—the owner of the premises.'.	22 23	
		(3)	Sect	tion 27, definition dry place, 'a place'—	24	
			omi	t, insert—	25	
			'res	idential premises'.	26	
		(4)	Sect	tion 27, definition prescribed community area, '45'—	27	
			omi	t, insert—	28	
			' 38(3)'.	29	

Part 2 Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984

[s 10]

Clause	10	Rep	blace	ement of pt 5, divs 2–6	1
			Part	5, divisions 2 to 6—	2
			omit	t, insert—	3
	'Div	ision	2	Dry places	4
	'28	Dec	lara	tion	5
		' (1)	appl	tenant of residential premises in a community area may by to the clerk of the court for the area for a declaration the premises are a dry place.	6 7 8
		' (2)	The	application must—	9
			(a)	be in writing; and	10
			(b)	be accompanied by documentary evidence that the applicant is the tenant of the premises.	11 12
		'(3)		e premises have 2 or more tenants, the application must be tly made by both or all the tenants.	13 14
		'(4)		clerk must as soon as practicable consider the application, make the declaration if the clerk is satisfied—	15 16
			(a)	the applicant is the tenant of the premises; and	17
			(b)	if the premises have 2 or more tenants—the application is jointly made by both or all the tenants.	18 19
		' (5)		e clerk makes the declaration, the clerk must give written ce of the declaration to each of the following—	20 21
			(a)	the applicant;	22
			(b)	the Queensland Police Service.	23
		' (6)		declaration takes effect once notice of the declaration is displayed under section 29.	24 25
		'(7)	Sub forc	ject to sections 31 and 32, the declaration remains in e —	26 27
			(a)	if the application is made by a person mentioned in paragraph (a) of the definition <i>tenant</i> in section 27—indefinitely and regardless of a change in the	28 29 30

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) and Other Acts Amendment Bill 2008 Part 2 Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and

Part 2 Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984 [s 10]

		tenant, of the premises, within the meaning of that term in the <i>Residential Tenancies Act 1994</i> , section 9(1); or
		(b) if the application is made by a person mentioned in paragraph (b) of the definition <i>tenant</i> in section 27, while the premises continue to be—
		 (i) let under the Aboriginal Land Act 1991, or the Torres Strait Islander Land Act 1991, for private residential purposes; and
		(ii) occupied by the applicant; or
		(c) if the application is made by a person mentioned in paragraph (c) of the definition <i>tenant</i> in section 27, while the premises continue—
		(i) not to be let; and
		(ii) to be occupied by the applicant.
•	(8)	If the clerk refuses to make the declaration, the clerk must give the applicant written notice of the refusal and the reason for the refusal.
	Not	tice about declaration at premises
د	(1)	If residential premises in a community area are declared as a dry place, the tenant of the premises must display a notice of the declaration at or near each entrance to the premises while the declaration is in force.
•	(2)	The notice must—
		(a) sufficiently identify the premises; and
		(b) state that the declaration takes effect once notice of the declaration is first displayed under this section; and
		(c) state in general terms the effect of section 34 and the penalty for a contravention of the section.
د	(3)	A failure to continue to display a notice of the declaration under this section does not affect a person's liability to be convicted of an offence against section 34.

Part 2 Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984

[s 10]

'30 Notice about declaration at police station or on community noticeboard

(1) If residential premises in a community area are declared as a dry place and there is a police station in the area, the police officer in charge of the station must display a notice of the declaration in a publicly accessible part of the station while the declaration is in force.

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(2) If residential premises in a community area are declared as a dry place and there is no police station in the area, the police 9 officer in charge of the police station servicing the area must 10 display a notice of the declaration on a community 11 noticeboard in the area while the declaration is in force.

(3)	The notice mentioned in subsection (1) or (2) must—	13
-----	---	----

- (a) sufficiently identify the premises; and
- (b) state in general terms the effect of section 34 and the 15 penalty for a contravention of the section. 16
- (4) A failure to display a notice of the declaration under this section does not affect a person's liability to be convicted of 18 an offence against section 34.

'31 Suspension of declaration

'(1) The tenant of residential premises in a community area may apply to the clerk of the court for the area to suspend the declaration of the premises as a dry place for a period (the suspension period) of not more than 7 days.

(2)	The application must—							
	(a)	state the suspension period; and	26					
	(b)	be made at least 3 days before the start of the suspension period.	27 28					

(3) Section 28(2) to (5) and (8) apply, with all necessary changes, 29 to the application as if it were an application to declare 30 residential premises in a community area as a dry place. 31

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) and Other Acts Amendment Bill 2008 Part 2 Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984

'(4)	If the declaration of residential premises in a community area as a dry place is suspended under this section, the tenant of the premises must display a notice detailing the suspension at or near each entrance to the premises while the suspension is in force.	1 2 3 4 5
	loice.	J

- (5) The suspension takes effect once notices detailing the suspension are first displayed under subsection (4).
- '(6) If there is a police station in the area, the police officer in 8 charge of the station must display a notice detailing the 9 suspension in a publicly accessible part of the station while 10 the suspension is in force.
- '(7) If there is no police station in the area, the police officer in charge of the police station servicing the area must display a notice detailing the suspension on a community noticeboard 14 in the area while the suspension is in force.

'32 Revocation of declaration

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- '(1) The tenant of residential premises in a community area may
apply to the clerk of the court for the area to revoke the
declaration of the premises as a dry place.17
- (2) Section 28(2) to (5) and (8) apply, with all necessary changes, 20 to the application as if it were an application to declare residential premises in a community area as a dry place. 22
- '(3) If the declaration of residential premises in a community area as a dry place is revoked under this section, the tenant of the premises must remove all notices of the declaration displayed under section 29.
 23
 24
 25
 26
- (4) The revocation takes effect once the notices are removed 27 under subsection (3). 28
- (5) Once the revocation takes effect, the police officer in charge 29 of the relevant police station for the area must remove the 30 notice of the declaration displayed under section 30.
 31

Part 2 Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984

[s 10]

'33	Eff	ect of declaration of premises as a dry place	1
	' (1)	This section applies if—	2
		(a) under this division, residential premises are declared as a dry place (the <i>dry place declaration</i>); and	3 4
		 (b) the premises are in a restricted area under the <i>Liquor Act</i> 1992 to which section 168B of that Act applies because of a declaration under section 173H of that Act (the <i>restricted area declaration</i>). 	5 6 7 8
	'(2)	The dry place declaration applies to the premises despite the restricted area declaration.	9 10
'34		ssession or consumption of alcohol in or on v place	11 12
		'A person must not in, or on, a dry place possess or consume alcohol.	13 14
		Maximum penalty—25 penalty units.	15
'35	Fal	se or misleading statements	16
	'(1)	A person must not state anything, under this division, to a clerk of the court that the person knows is false or misleading in a material particular.	17 18 19
		Maximum penalty—10 penalty units.	20
	'(2)	In a proceeding for an offence against subsection (1), it is enough to state that the statement made was, without specifying which, false or misleading.	21 22 23
'36	Fal	se or misleading documents	24
	' (1)	A person must not give, under this division, to a clerk of the court a document containing information the person knows is false or misleading in a material particular.	25 26 27
		Maximum penalty—10 penalty units.	28

	'(2)		ection (1) does not apply to a person if the person, when g the document—	1 2
		(a)	tells the clerk, to the best of the person's ability, how it is false or misleading; and	3 4
		(b)	if the person has, or can reasonably obtain, the correct information—gives the correct information.	5 6
	'(3)	enou	proceeding for an offence against subsection (1), it is gh to state that the document was, without specifying h, false or misleading.	7 8 9
'37	Fee	not	payable for application	10
		'A fe	e is not payable for an application under this division—	11
		(a)	to have residential premises in a community area declared as a dry place; or	12 13
		(b)	to have the declaration of residential premises in a community area as a dry place suspended or revoked.	14 15
'Divis	sion	3	Provisions relating to homemade alcohol	16 17
'38	Offe	ences	s relating to homemade alcohol	18
	' (1)	Subs	ection (2) applies if—	19
		(a)	a community area or part of a community area (the <i>part community area</i>) is, or is in, a restricted area under the <i>Liquor Act 1992</i> to which section 168B of that Act applies because of a declaration under section 173H of that Act; and	20 21 22 23 24
		(b)	the prescribed quantity of liquor of any type a person may under that Act possess for the restricted area, other than under the authority of a restricted area permit under that Act, is zero.	25 26 27 28

Part 2 Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984

[s 10]

'(2)	A po area	erson must not in the community area or part community	1 2
	(a)	possess a home-brew kit or component of a home-brew kit; or	3 4
	(b)	possess equipment, or a component of equipment, that is being used, or has been used, to brew alcohol; or	5 6
	(c)	possess home-brew concentrate; or	7
	(d)	supply homemade alcohol to another person.	8
	Max	timum penalty—250 penalty units.	9
' (3)	A pe	erson must not in a prescribed community area—	10
	(a)	possess a home-brew kit or component of a home-brew kit; or	11 12
	(b)	possess equipment, or a component of equipment, that is being used, or has been used, to brew alcohol; or	13 14
	(c)	possess home-brew concentrate; or	15
	(d)	possess homemade alcohol; or	16
	(e)	supply homemade alcohol to another person.	17
	Max	timum penalty—250 penalty units.	18
' (4)	In th	nis section—	19
		<i>ponent</i> , of a home-brew kit, means a device that is arently intended to be part of a home-brew kit.	20 21
Re	latior	nship with restricted areas	22
'(1)	a pr unde appl	s section applies if a prescribed community area or part of rescribed community area is, or is in, a restricted area er the <i>Liquor Act 1992</i> to which section 168B of that Act ies because of a declaration under section 173H of that (the <i>restricted area declaration</i>).	23 24 25 26 27
'(2)		tion 38(3)(d) applies to the whole of the prescribed munity area despite the restricted area declaration.'.	28 29

'39

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) and Other Acts Amendment Bill 2008 Part 2 Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984 [s 11]

Clause	11	Amendment of s 67 (Evidentiary aids)	1
		(1) Section $67(2)$, ' $35(1)$ '—	2
		omit, insert—	3
		·34'.	4
		(2) Section 67(4), '35(1) or 45(b), (c), or (d)'—	5
		omit, insert—	6
		'34 or 38(2)(b), (c) or (d) or (3)(b), (c), (d) or (e)'.	7
Clause	12	Amendment of s 68 (Evidence of home-brew concentrate by label)	8 9
		Section 68(1), '45(b)'—	10
		omit, insert—	11
		'38(2)(c) or (3)(c)'.	12
Clause	13	Amendment of s 69 (Evidence of homemade alcohol having regard to belief of police officer)	13 14
		Section 69(1), '45(c) or (d)'—	15
		omit, insert—	16
		'38(2)(d) or (3)(d) or (e)'.	17
Clause	14	Insertion of new s 69A	18
		After section 69—	19
		insert—	20
	'69 A	Protection of officials from civil liability	21
		(1) An official is not civilly liable to someone for an act done, or omission made, honestly and without negligence under this Act.	22 23 24
		(2) If subsection (1) prevents a civil liability attaching to the official, the liability attaches instead to the State.	25 26

Part 2 Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984

[s 15]

		' (3)	In this section—	1
			official means—	2
			(a) a member; or	3
			(b) the clerk of the court for a community area.'.	4
Clause	15	Am	nendment of s 71 (Regulation-making power)	5
		(1)	Section 71(2)(l)—	6
			omit.	7
		(2)	Section 71(2)(m) to (t)—	8
			renumber as $71(2)(l)$ to (s).	9
Clause	16	Ins	ertion of new pt 11	10
			After section 85—	11
			insert—	12
	'Par	t 11	Transitional provisions for Aboriginal and Torres Strait	13 14
			Islander Communities (Justice,	15
			Land and Other Matters) and	16
			Other Acts Amendment Act	17
			2008	18
	'86	Det	finitions for pt 11	19
			'In this part—	20
			commencement means the commencement of this section.	21
			<i>post-amended Act</i> means this Act as in force immediately after the commencement.	22 23
			<i>pre-amended Act</i> means this Act as in force before the commencement.	24 25

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) and Other Acts Amendment Bill 2008 Part 2 Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984 [s 16]

'8 7	Exi	sting declaration of a place as a dry place	1
		'A declaration, under section 28 of the pre-amended Act, of a place as a dry place in force immediately before the commencement stops having effect on the commencement.	2 3 4
'88		sting application for the declaration of a place as ry place	5 6
	' (1)	This section applies to an application, under section 28 of the pre-amended Act, for the declaration of a place as a dry place that is not decided at the commencement.	7 8 9
	'(2)	The application lapses on the commencement.	10
'89		sting application for the amendment or revocation a declaration of a place as a dry place	11 12
	'(1)	This section applies to an application, under section 28 of the pre-amended Act, for the amendment or revocation of a declaration of a place as a dry place that is not decided at the commencement.	13 14 15 16
	'(2)	The application lapses on the commencement.	17
'90		sting application for the suspension of a claration of a public place as a dry place	18 19
	' (1)	This section applies to an application, under section 32 of the pre-amended Act, for the suspension of a declaration of a public place as a dry place that is not decided at the commencement.	20 21 22 23
	'(2)	The application lapses on the commencement.	24

Part 3 Amendment of Liquor Act 1992

[s 17]

'91	Арр	peals	1
	' (1)	Subsection (2) applies if—	2
		 (a) a person has appealed to a Magistrates Court, under section 38 of the pre-amended Act, against an appealable decision; and 	3 4 5
		(b) the appeal has not been decided before the commencement.	6 7
	' (2)	The appeal lapses on the commencement.	8
	' (3)	Subsection (4) applies if—	9
		 (a) immediately before the commencement a person could have appealed to a Magistrates Court, under section 38 of the pre-amended Act, against an appealable decision; and 	10 11 12 13
		(b) the person has not appealed before the commencement.	14
	'(4)	The person may not appeal against the decision.	15
'92	Off	ences	16
	'(1)	Proceedings for an offence against part 5 of the pre-amended Act may be started or continued, and the provisions of the pre-amended Act necessary or convenient to be used in relation to the proceedings continue to apply, as if the post-amended Act had not commenced.	17 18 19 20 21
	'(2)	For subsection (1), the <i>Acts Interpretation Act 1954</i> , section 20 applies, but does not limit the subsection.'.	22 23

Part 3 Amendment of Liquor Act 1992 24

Clause	17	Act amended in pt 3	25
		This part amends the Liquor Act 1992.	26

[s 18]

Clause	18	18 Am	nendment of s 4 (Definitions)		
		(1)	Section 4, definitions <i>airport</i> and <i>public place</i> —	2	
			omit.	3	
		(2)	Section 4—	4	
			insert—	5	
			'change day—	6	
			(a) for part 12, division 7, subdivision 1—see section 276; and	7 8	
			(b) for part 12, division 7, subdivision 2—see section 282.	9	
			<i>corporatised corporation</i> see the <i>Local Government Act 1993</i> , section 592.	10 11	
			<i>designated public place</i> , for part 6A, division 3, see section 173K.	12 13	
			relevant licence—	14	
			(a) for part 12, division 7, subdivision 1—see section 276; and	15 16	
			(b) for part 12, division 7, subdivision 2—see section 282.	17	
			relevant public sector entity means—	18	
			(a) an entity controlled by 1, or more than 1, local goverment; or	19 20	
			(b) an entity controlled by an entity mentioned in paragraph (a).'.	21 22	
		(3)	Section 4, definition prescribed provision, '35'—	23	
			omit, insert—	24	
			'34'.	25	
Clause	19		nendment of s 103L (Authority of restricted area rmit)	26 27	
			Section 103L(1), from 'in a public place' to 'quantity'—	28	
			omit, insert—	29	
			Pogo 21		

[s 20]

			'in a restricted area more than the prescribed quantity of a type'.	1 2
Clause	20		nendment of s 106 (Who may apply for licence or mit)	3 4
			Section 106—	5
			insert—	6
		'(4)	Also, a local government, corporatised corporation or relevant public sector entity may not apply for or hold a general licence.'.	7 8 9
Clause	21		nendment of s 112 (Procedure for variation by chief ecutive)	10 11
			Section 112—	12
			insert—	13
		ʻ(1A)	Also, if the chief executive proposes to vary a licence relating to licensed premises in a community area or part of a community area that is, or is in, a restricted area, the chief executive must give written notice of the proposed variation to—	14 15 16 17 18
			(a) each assistant commissioner for a locality in the restricted area; and	19 20
			(b) the community justice group for the community area.	21
		ʻ(1B)	An entity given a notice under subsection (1A) may, within 14 days, give to the chief executive written notice of objection to the proposed variation.'.	22 23 24
Clause	22		endment of s 168B (Prohibition on possession of uor in restricted area)	25 26
		(1)	Section 168B(1), from 'in a public place' to 'quantity'—	27
			omit, insert—	28

[s 22]

	'in a restricted area to which this section applies because of a declaration under section 173H, have in possession more than the prescribed quantity of a type'.
(2)	Section 168B(2)(b), after 'carrier'—
	insert—
	', licensee or permittee'.
(3)	Section 168B(2)—
	insert—
	'(d) a licensee or permittee who has collected it from licensed premises outside the area and is delivering it, via the area, by means of a vehicle to a person at premises outside the area.'.
(4)	Section 168B—
	insert—
'(3A)	Also, subsection (1) does not apply to the possession of liquor by a person, other than a carrier, licensee or permittee in possession of the liquor in the ordinary course of lawful business, travelling in a vehicle on a public road prescribed under a regulation if—
	(a) the person collected the liquor from a place outside the area; and
	(b) the person is travelling with the liquor, via the area, to a destination outside the area; and
	(c) the travel is uninterrupted, other than—
	(i) for the person to use a public facility prescribed under a regulation; or
	(ii) because of an emergency; and
	(d) the liquor is not removed from the vehicle while the vehicle is in the area; and
	(e) the liquor is stored in—

Part 3 Amendment of Liquor Act 1992

		(i) a container that is fixed to the vehicle and locked while the vehicle is left unattended; or	1 2
		(ii) the vehicle, that is locked while it is left unattended; and	3 4
		(f) the liquor is not visible from outside the vehicle.	5
	'(3B)	In a proceeding for a contravention of subsection (1), for subsection (3A), the burden of proving that the liquor was collected from a place outside the area and the person is travelling with it, via the area, to a destination outside the area is on the person alleged to have contravened subsection (1).	6 7 8 9 10
	'(3C)	For subsection (3B), the burden of proof is on the balance of probabilities.	11 12
	'(3D)	Also, subsection (1) does not apply to the possession of permitted liquor by a person at residential premises.'.	13 14
	(5)	Section 168B(6)—	15
		insert—	16
		<i>permitted liquor</i> means liquor of a type that may, under the regulation that makes the declaration mentioned in subsection (1), be possessed in the area, other than under the authority of a restricted area permit.	17 18 19 20
		<i>public facility</i> means a facility for use by the public.	21
		<i>public road</i> means a road ordinarily used by the public.	22
		<i>residential premises</i> see the <i>Residential Tenancies Act 1994</i> , section 6.'.	23 24
Clause	23 Ins	ertion of new s 168C	25
		Part 6, division 2—	26
		insert—	27
	'168C Att	empt to take liquor into restricted area	28
	'(1)	A person must not attempt to enter a relevant restricted area if the person has in possession more than the prescribed quantity of a type of liquor for the area.	29 30 31

[s 23]

	Maximum penalty—500 penalty units.
'(2)	Subsection (1) does not apply to—
	 (a) a carrier, licensee or permittee who, in the ordinary course of lawful business, has collected the liquor from licensed premises outside the area and is delivering it to licensed premises in the area; or
	(b) a carrier who, in the ordinary course of lawful business, has collected the liquor from a person outside the area and is delivering it, via the area, by means of a vehicle to another person at premises outside the area; or
	(c) a licensee or permittee who, in the ordinary course of lawful business, has collected the liquor from licensed premises outside the area and is delivering it, via the area, by means of a vehicle to a person at premises outside the area; or
	(d) a person, other than a carrier, licensee or permittee in possession of the liquor in the ordinary course of lawful business, who has collected it from a place outside the area and is travelling with it, via the area, to a destination outside the area; or
	(e) a person who is a permittee under a restricted area permit that authorises the permittee to possess in the area more than the prescribed quantity of the type of liquor for the area if the quantity of that type of liquor possessed by the person is not more than that allowed under the permit.
' (3)	In a proceeding for a contravention of subsection (1) , for subsection $(2)(d)$, the burden of proving that the liquor was collected from a place outside the area and the person is travelling with it, via the area, to a destination outside the area is on the person alleged to have contravened subsection (1) .
'(4)	For subsection (3), the burden of proof is on the balance of probabilities.
'(5)	In this section—
	carrier see section 168B(6).

[s 24]

			<i>relevant restricted area</i> means a restricted area to which section 168B applies because of a declaration under section 173H.'.	1 2 3
Clause	24	Am	nendment of s 173A (Definitions)	4
			Section 173A, definition local government—	5
			omit.	6
Clause	25		nendment of s 173B (Consumption of liquor in certain blic places prohibited)	7 8
			Section 173B(2)—	9
			insert—	10
			'(d) if the place is, at the relevant time, designated as a public place under section 173L, and the designation is not suspended under section 173N.'.	11 12 13
Clause	26		nendment of s 173C (Local government may designate blic places where liquor may be consumed)	14 15
		(1)	Section 173C, heading, after 'government'—	16
			insert—	17
			', other than particular local governments,'.	18
		(2)	Section 173C(1), after 'government'—	19
			insert—	20
			', other than a relevant local government,'.	21
		(3)	Section 173C—	22
			insert—	23
		' (4)	In this section—	24
			<i>relevant local government</i> means a local government whose area is, or part of whose area is in, a restricted area that is declared under a regulation under section 173H to be an area to which section 168B applies.'.	25 26 27 28

[s 27]

Clause			nt of s 173D (Local government must advertise n and place signs)
		Section	173D(7)—
		omit.	
Clause	28 In	sertion o	f pt 6A, div 1 hdg
		Part 6A	, before section 173F—
		insert—	
	'Divisio	on 1	Preliminary'.
Clause	29 In	sertion o	f pt 6A, div 2 hdg
		Before s	section 173G—
		insert—	
	'Divisio	on 2	Declaration of, and prohibition of possession of liquor in, restricted areas'.
Clause			nt of s 173H (Declaration of prohibition of n of liquor in restricted area)
	(1)) Section	173H(2), from 'quantity' to 'place'—
		omit, in	sert—
		ʻquantit possessi	y of a type of liquor that a person may have in ion'.
	(2)) Section	173H—
		insert—	-
	·(3)	quantity possessi relates,	to any conditions imposed under this Act about the of a type of liquor that a person may have in ion at licensed premises, or premises to which a permit in the restricted area, the prescribed quantity does not the premises.'.

[s 31]

Clause	31	Inse	ertion of new pt 6A, div 3 Part 6A—	1 2	
			insert—	3	
	'Divis	sion	3 Designation of public places where liquor may be consumed	4 5	
	'173K	Def	Definition for div 3		
			'In this division—	7	
			<i>designated public place</i> means a public place designated under section 173L.	8 9	
	ʻ173L		gulation may designate public place in restricted a where certain type of liquor may be consumed	10 11	
		'(1)	This section applies if a restricted area is declared under a regulation under section 173H to be an area to which section 168B applies.	12 13 14	
		'(2)	A regulation may designate a public place in the area as a public place where permitted liquor may be consumed.	15 16	
		' (3)	The regulation may state the period or times during which the designation is to have effect.	17 18	
		'(4)	If the regulation states a period or times under subsection (3), the place is a designated public place only during that period or those times.	19 20 21	
		' (5)	In this section—	22	
			<i>permitted liquor</i> means liquor of a type that may, under the regulation mentioned in subsection (1), be possessed in the area, other than under the authority of a restricted area permit.	23 24 25	
	'173M	Not	ice of designation	26	
		·(1)	If a regulation designates a public place in a restricted area	27	

(1) If a regulation designates a public place in a restricted area 27 under section 173L, the local government for the area must 28

-		
		display a notice about the designation at or near each entrance to the place.
	'(2) The notice must—
		(a) sufficiently identify the place as a designated public place; and
		(b) state the period or times, if any, during which the place is a designated public place.
"	173N S	uspension of designation
	'(]) This section applies if a regulation designates a public place in a restricted area under section 173L.
	'(2) The local government for the area may by resolution, or the chief executive may, suspend the designation for a period of not more than 10 days if the local government or chief executive reasonably believes it is in the best interests of the area's residents to do so.
	'(3) The local government or chief executive must display a notice detailing the suspension on each of the notices about the designation for the public place displayed under section 173M while the suspension is in force.
	'(4) Also, the local government or chief executive must give the Queensland Police Service written notice of the suspension.
	'(2) The suspension takes effect once the notices detailing the suspension are first displayed under subsection (3).
	'(6) A failure to continue to display, under subsection (3), the notices detailing the suspension does not affect a person's liability to be convicted of an offence against section 173B(1).'.
		mendment of s 176 (Entry and search—monitoring ompliance)
		Section 176(2)(e)—
		omit.

[s 33]

Clause	33	Amendment of s 183A (Other powers of seizure)	1
		(1) Section 183A(1)(c), after '168B'—	2
		insert—	3
		'or 168C'.	4
		(2) Section 183A(2)(a) and (c), 'provision, section 168B or 169'—	5 6
		omit, insert—	7
		'provision or section 168B, 168C or 169'.	8
Clause	34	Amendment of s 187EA (Forfeiture of seized property to prevent commission of particular offences—investigator)	9 10
		Section 187EA(1)(a) and (c), after '168B,'	11
		insert—	12
		'168C,'.	13
Clause	35	Amendment of s 187EB (Forfeiture of seized property to prevent commission of particular offences—chief executive)	14 15 16
		Section 187EB(1)(a) and (b), after '168B,'	17
		insert—	18
		'168C,'.	19

[s 36]

se	36	Ins	sertion of new pt 12, div 7		
			After secti	on 275—	2
			insert—		3
	'Div	isior	ז 7	Transitional provisions for Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) and Other Acts Amendment Act 2008	4 5 6 7 8
	'Subdivision 1		sion 1	General licence held by a local government, corporatised corporation or relevant public sector entity, other than the Torres Strait Island Regional Council	9 10 11 12 13
	'276	De	finitions fo	or sdiv 1	14
	'In this sul			bdivision—	15
			change da	y means 1 July 2008.	16
	relevant li			cence see section 277.	17
	277 Application o			of sdiv 1	18
			<i>licence</i>) h governmen	division applies to a general licence (the <i>relevant</i> eld immediately before the change day by a local nt, corporatised corporation or relevant public sector er than the Torres Strait Island Regional Council.	19 20 21 22
	'278 Lapsing of re			levant licence	23
		'(1)	The releva	int licence lapses at the beginning of the change day.	24
		'(2)	decides, un	subsection (1) does not apply if the chief executive nder section $279(1)$, that the licence is to continue in a the change day.	25 26 27
				Dage 01	

Part 3 Amendment of Liquor Act 1992

	' (3)	-	pite any other Act or law, no compensation is payable by State to any person because of the operation of subsection	1 2 3			
'279	Continuation of relevant licence						
	' (1)	The	chief executive must before the change day—	5			
		(a)	decide whether the relevant licence is to continue in force from the change day; and	6 7			
		(b)	if the chief executive decides that the licence is to continue in force from the change day—decide the day (the <i>relevant day</i>), not later than 31 December 2008, until which the licence is to continue in force.	8 9 10 11			
	'(2)		haking the decisions mentioned in subsection (1), the chief cutive must have regard to the following—	12 13			
		(a)	any health and social impact on the relevant community of the licence continuing, or not continuing, in force;	14 15			
		(b)	the availability of health and social services to deal with any health and social impact on the relevant community of the licence continuing, or not continuing, in force.	16 17 18			
	·(3)	force	e chief executive decides that the licence is to continue in e, the chief executive must as soon as practicable give the nsee written notice of the decision and relevant day.	19 20 21			
	'(4)	force	e chief executive decides that the licence is to continue in e, the licence continues in force until the relevant day and es at the end of that day.	22 23 24			
	' (5)		vever, subsection (4) stops applying if the licence is endered or cancelled under this Act.	25 26			
	' (6)	the S	pite any other Act or law, no compensation is payable by State to any person because of the operation of subsections and (4).	27 28 29			
	' (7)	In th	nis section—	30			
			<i>vant community</i> means the community of the locality in ch the premises to which the licence relates are situated.	31 32			

[s 36]

'280	Application for the transfer of a relevant licence						
	' (1)	This section applies to an application, under section 113, for the transfer of a relevant licence that is not decided before the change day.	2 3 4				
	'(2)	The application lapses at the beginning of the change day.	5				
	' (3)	Despite any other Act or law, no compensation is payable by the State to any person because of the operation of subsection (2).	6 7 8				
'281	No lice	further application for the transfer of a relevant ence	9 10				
	' (1)	This section applies if the chief executive decides, under section $279(1)$, that a relevant licence is to continue in force.	11 12				
	'(2)	An application may not be made, under section 113, for the transfer of the licence.	13 14				
	' (3)	Despite any other Act or law, no compensation is payable by the State to any person because of the operation of subsection (2).	15 16 17				
'Sub	odivi	sion 2 General licence held by the Torres Strait Island Regional Council	18 19				
'282	De	finitions for sdiv 2	20				
		'In this subdivision—	21				
		change day means 1 July 2009.	22				
		relevant licence see section 283.	23				
'283	Ар	plication of sdiv 2	24				
		'This subdivision applies to a general licence (the <i>relevant licence</i>) held immediately before the change day by the Torres Strait Island Regional Council.	25 26 27				

Part 3 Amendment of Liquor Act 1992

[s 36]

'28 4	Lap	osing of relevant licence	1				
	' (1)	The relevant licence lapses at the beginning of the change day.	2				
	'(2)	However, subsection (1) does not apply if the chief executive decides, under section 285(1), that the licence is to continue in force from the change day.					
	' (3)	Despite any other Act or law, no compensation is payable by the State to any person because of the operation of subsection (1).	6 7 8				
'285	Со	ntinuation of relevant licence	9				
	' (1)	The chief executive must before the change day—	10				
		(a) decide whether the relevant licence is to continue in force from the change day; and	11 12				
		(b) if the chief executive decides that the licence is to continue in force from the change day—decide the day (the <i>relevant day</i>), not later than 31 December 2009, until which the licence is to continue in force.	13 14 15 16				
	'(2)	In making the decisions mentioned in subsection (1), the chief executive must have regard to the following—	17 18				
		(a) any health and social impact on the relevant community of the licence continuing, or not continuing, in force;	19 20				
		(b) the availability of health and social services to deal with any health and social impact on the relevant community of the licence continuing, or not continuing, in force.	21 22 23				
	' (3)	If the chief executive decides that the licence is to continue in force, the chief executive must as soon as practicable give the licensee written notice of the decision and relevant day.	24 25 26				
	'(4)	If the chief executive decides that the licence is to continue in force, the licence continues in force until the relevant day and lapses at the end of that day.	27 28 29				
	' (5)	However, subsection (4) stops applying if the licence is surrendered or cancelled under this Act.	30 31				

	' (6)	Despite any other Act or law, no compensation is payable by the State to any person because of the operation of subsections (1) and (4).	1 2 3
	'(7)	In this section—	4
		<i>relevant community</i> means the community of the locality in which the premises to which the licence relates are situated.	5 6
'286	Ар	plication for the transfer of a relevant licence	7
	' (1)	This section applies to an application, under section 113, for the transfer of a relevant licence that is not decided before the change day.	8 9 10
	'(2)	The application lapses at the beginning of the change day.	11
	·(3)	Despite any other Act or law, no compensation is payable by the State to any person because of the operation of subsection (2).	12 13 14
'287		further application for the transfer of a relevant ence	15 16
	'(1)	This section applies if the chief executive decides, under section $285(1)$, that a relevant licence is to continue in force.	17 18
	'(2)	An application may not be made, under section 113, for the transfer of the licence.	19 20
	' (3)	Despite any other Act or law, no compensation is payable by the State to any person because of the operation of subsection (2).'.	21 22 23

[s 37]

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	Part	4 Amendment of Local Government (Aboriginal Lands) Act 1978	1 2 3
lause	37	Act amended in pt 4	4
		This part amends the <i>Local Government (Aboriginal Lands)</i> Act 1978.	5 6
lause	38	Amendment of s 2 (Definitions)	7
		Section 2, definition <i>liquor provisions</i> , paragraph (a), '35'—	8
		omit, insert—	9
		·34'.	10
lause	39	Omission of s 11 (Special accounting provision for	11
		particular payments) Section 11—	12
			13
		omit.	14
	Part	5 Amendment of Local	15
		Government Act 1993	16
lause	40	Act amended in pt 5	17
		This part amends the Local Government Act 1993.	18
lause	41	Omission of s 159ZZZF (Special accounting provision for particular payments)	19 20
		Section 159ZZZF—	21
		omit.	22

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) and Other Acts Amendment Bill 2008 Part 6 Amendment of Local Government (Community Government Areas) Act 2004

[s 42]

	Part	6 Amendment of Local Government (Community Government Areas) Act 2004	1 2 3
Clause	42	Act amended in pt 6 This part amends the Local Government (Community Government Areas) Act 2004.	4 5 6
Clause	43	Omission of s 40 (Special accounting provision for particular payments) Section 40— <i>omit</i> .	7 8 9 10

Part 7Amendment of Police Powers11and Responsibilities Act 200012

Clause	44	Act amended in pt 7	13
		This part amends the <i>Police Powers and Responsibilities Act</i> 2000.	14 15
Clause	45	Amendment of s 30 (Prescribed circumstances for searching persons without warrant)	16 17
		Section 30(a)—	18
		insert—	19
		(ix) evidence of the commission of an offence against the <i>Liquor Act 1992</i> , section 168B or 168C;'.	20 21

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) and Other Acts Amendment Bill 2008 Part 7 Amendment of Police Powers and Responsibilities Act 2000

[s 46]

Clause	46		nendment of s 53 (Prevention of particular offences ating to liquor)	1 2
		(1)	Section 53(1)(a)(i), after '168B'—	3
			insert—	4
			', 168C'.	5
		(2)	Section 53(1)(a)(ii), '35 or 45(c) or (d)'—	6
			omit, insert—	7
			'34 or 38(2)(d) or (3)(d) or (e)'.	8
Clause	47		nendment of s 60 (Stopping vehicles for prescribed rposes)	9 10
		(1)	Section 60(6), definition <i>liquor provision</i> , paragraph (a), after '168B,'—	11 12
			insert—	13
			'168C,'.	14
		(2)	Section 60(6), definition <i>liquor provision</i> , paragraph (b), '35 or 45'—	15 16
			omit, insert—	17
			'34 or 38'.	18
Clause	48		nendment of s 135 (Stopping animals for prescribed rposes)	19 20
		(1)	Section 135(5), definition <i>liquor provision</i> , paragraph (a), after '168B,'—	21 22
			insert—	23
			'168C,'.	24
		(2)	Section 135(5), definition <i>liquor provision</i> , paragraph (b), '35 or 45'—	25 26
			omit, insert—	27
			'34 or 38'.	28

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) and Other Acts Amendment Bill 2008 Part 8 Repeal of Indigenous Communities Liquor Licences Act 2002

[s 49]

Clause	49	Amendment of s 159 (Application of pt 2)	1
		Section 159—	2
		insert—	3
		'(d) an offence against the <i>Liquor Act 1992</i> , section 168B or 168C.'.	4 5

Part	8	Repeal of Indigenous	
		Communities Liquor Licences	7
		Act 2002	8
50	Ronaal		0

Clause	50	Repeal	9
		The Indigenous Communities Liquor Licences Act 2002, No. 47 is repealed.	10 11

Schedule

Schedule		Minor amendments of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984		1 2 3 4 5
			section 3	6
1	Section 5(2)	(a) and (b), after ';'—		7
	omit, insert—			8
	'and'.			9
2	Section 17(1), after 'appointed may'—		10
	insert—			11
	'do the follow	ing'.		12
3	Section 22(1	A), 'another'—		13
	omit, insert—			14
	'an'.			15
4	Section 71(2	?), '; and'—		16
	omit, insert—			17
	"." ,·			18

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