

Queensland

Criminal Code and Other Acts Amendment Bill 2008



Queensland

Criminal Code and Other Acts Amendment Bill 2008

		Page
Part 1	Preliminary	
1	Short title	10
2	Commencement	10
Part 2	Amendment of Criminal Code	
3	Act amended by pt 2	10
4	Amendment of s 1 (Definitions)	10
5	Amendment of s 31 (Justification and excuse—compulsion)	11
6	Omission of ss 47–49	11
7	Amendment of s 54 (Interference with Governor or Ministers)	11
8	Amendment of s 54A (Demands with menaces upon agencies of government)	12
9	Amendment of s 55 (Interference with the Legislature)	12
10	Amendment of ch 9 heading	12
11	Replacement of ss 61–66	12
	61 Riot	13
12	Amendment of s 70 (Forcible entry)	13
13	Amendment of s 71 (Forcible detainer)	14
14	Amendment of s 72 (Affray)	14
15	Omission of s 73 (Challenge to fight a duel)	15
16	Omission of s 77 (Unlawful processions)	15
17	Replacement of ch 11 (Piracy)	15
	Chapter 11 Piracy	
	79 Definition of act of piracy	15
	80 Crime of piracy	16
18	Amendment of pt 3 hdg (Offences against the administration of law and justice and against public authority)	16

19	Replacem	ent of s 97 (Personating public officers)	16
	97	Personating public officers	17
20	Amendment of s 98 (Definitions)		
21	Amendme	nt of s 98B (False or misleading information)	17
22	Replacem	ent of ss 99–106	17
	99	Voting if not entitled	18
	100	Hindering or interfering with voting conduct	18
	101	Bribery	19
	102	Publishing false information about a candidate	20
	103	Providing money for illegal payments	20
	104	Election notices to contain particular matters	20
23	Amendme	nt of s 107 (Corrupt and illegal practices—time)	21
24	Replacem	ent of s 108 (Interference at elections)	21
	108	Interfering at elections	21
25	Amendme ballot)	nt of s 109 (Electors attempting to violate secrecy of	21
26	Replacem	ent of ss 110–117	21
	110	Stuffing ballot boxes	22
	111	Presiding officer helping an elector with a disability	22
	112	False or misleading information	22
	113	Interfering with secrecy at elections	23
	114	Breaking the seal of a parcel at elections	23
27	Replacem	ent of s 129 (Destroying evidence)	24
	129	Damaging evidence with intent	24
28	Amendme	nt of s 130 (Preventing witnesses from attending)	24
29	Amendme	nt of s 133 (Compounding crimes)	24
30	Omission	of s 134 (Compounding penal actions)	25
31	Omission of property e	of s 135 (Advertising a reward for the return of stolen tc.)	25
32	Replacem interested)	ent of s 136 (Justices acting oppressively or when	25
	136	Justices exercising jurisdiction in a matter of personal interest	26
33	Amendme Magistrate	nt of s 137 (Delay to take person arrested before	26
34	Omission	of s 138 (Bringing fictitious action on penal statute)	26
35	Amendme	nt of s 148 (Obstructing officers of courts of justice)	26

36		ment of s 193 (False statements in statements required der oath or solemn declaration)	07
	193	False verified statements	27 27
37			27
		n of ss 201–203	27
38		nent of s 208 (Unlawful sodomy)	
39		n of s 209 (Attempted sodomy)	28
40		nent of s 216 (Abuse of intellectually impaired persons) .	28
41		nent of s 217 (Procuring young person etc. for carnal ge)	29
42	Amendn etc.)	nent of s 228G (Forfeiture of child exploitation material	29
43	Amendn a child)	nent of s 229B (Maintaining a sexual relationship with	29
44	Amendn	nent of s 229E (Meaning of prostitution)	29
45	Omissio	n of s 229F (Meaning of intellectually impaired person) .	30
46	Amendn	nent of s 229G (Procuring prostitution)	30
47		nent of s 229H (Knowingly participating in provision of ion)	30
48		nent of s 229I (Persons found in places reasonably ed of being used for prostitution etc.)	30
49		nent of s 229K (Having an interest in premises used for loses of prostitution etc.)	30
50	Amendn	nent of s 229L (Permitting young person etc. to be at sed for prostitution)	31
51	-	n of ch 25 (Miscellaneous offences)	31
52	Amendn	nent of s 317A (Carrying or sending dangerous goods cle)	31
53		ment of ss 319 and 319A	32
	319	Endangering the safety of a person in a vehicle with intent	32
54	Renlace	ment of ss 322 and 323	32
01	322	Administering poison with intent to harm	32
	323	Wounding	33
55		nent of s 326 (Endangering life of children by exposure).	33
56		n of ss 331 and 332	33
57		nent of s 333 (Evading laws as to equipment of ships	00
01		ping dangerous goods)	33
58	Amendn	nent of s 334 (Landing explosives)	34
59	Omissio	n of s 338 (Assaults on persons protecting wrecks)	34

60	Amendment of s 338A (Assaults of member of crew on aircraft).	34		
61	Amendment of s 340 (Serious assaults)	34		
62	Amendment of s 354A (Kidnapping for ransom)			
63	Amendment of s 359 (Threats)	36		
64	Replacement of s 364 (Cruelty to children under 16)	36		
	364 Cruelty to children under 16	36		
	364A Leaving a child under 12 unattended	37		
65	Amendment of s 392 (Special cases)	37		
66	Omission of s 397 (Husband and wife)	37		
67	Amendment of s 398 (Punishment of stealing)	37		
68	Replacement of ss 399–401	38		
	399 Fraudulent concealment of particular documents	38		
69	Omission of s 405 (Fraudulently dealing with minerals in mines).	39		
70	Omission of ss 407 and 408	39		
71	Amendment of s 408C (Fraud)	39		
72	Omission of s 410 (Loaded arms)	39		
73	Replacement of ss 415–417			
	415 Extortion	39		
74	Omission of s 426 (Unlawful entry of vehicle)	41		
75	Omission of ss 430 and 431	41		
76	Insertion of new s 432	41		
	What is tainted property for ch 41	41		
77	Amendment of s 433 (Receiving stolen property etc.)	42		
78	Replacement of ss 434 and 435	42		
	Taking reward for recovery of property obtained by way of indictable offences	43		
79	Omission of ch 42 hdg and ss 436-440	43		
80	Relocation of s 441 (Fraudulent falsification of records)	43		
81	Relocation of s 442 (False accounting by public officer)	43		
82	Omission of ch 44B (Other offences analogous to stealing punishable on summary conviction)	44		
83	Omission of s 460 (Damage)	44		
84	Amendment of s 461 (Arson)	44		
85	Replacement of s 462 (Attempts to commit arson)	44		
	462 Endangering particular property by fire	44		
86	Omission of ss 464 to 466	45		

87	Replacem	nent of ss 467 and 467A	45
	467	Endangering the safe use of vehicles and related transport infrastructure	45
88	Amendme	ent of s 469 (Wilful damage)	45
89	Amendme	ent of s 470A (Unlawful deposition of explosives)	47
90	Replacem	nent of s 471 (Attempts to injure mines)	48
	471	Damaging mines	48
91	Omission	of s 476 (Removing boundary marks)	48
92	Amendme	ent of s 488 (Forgery and uttering)	48
93	Omission	of ss 492–497	49
94	Amendme	ent of s 502 (Attempts to procure unauthorised status).	49
95	Omission	of ss 503 and 504	50
96		of ch 50 (Forgery and like offences punishable on conviction)	50
97	Omission	of ss 516 and 517	50
98	Omission	of s 534 (Intimidation of workers and employers)	50
99	Replacem	nent of ss 535–537	50
	535	Attempts to commit indictable offences	50
	536	Punishment of attempts to commit indictable offences	51
100	Amendme	ent of s 538 (Reduction of punishment)	51
101		nent of s 540 (Preparation to commit crimes with s etc.).	51
	540	Preparation to commit crimes with dangerous things.	52
102	Amendme	ent of s 543A (Industrial disputes)	52
103	Replacem	nent of ss 544 and 545	52
	544	Accessories after the fact to offences	52
	545	Punishment of accessories after the fact to offences.	52
104	Amendme	ent of s 552 (Duty of person arresting)	53
105	Amendme	ent of s 566 (Particular indictments)	53
106	Amendme joined)	ent of s 568 (Cases in which several charges may be	54
107	Amendme	ent of s 578 (Charge of offence of a sexual nature)	54
108	Amendme	ent of s 590AD (Definitions for ch div 3)	54
109	Insertion	of new s 590AFA	54
	590AFA	Meaning of Evidence Act section 93A device statement	54

110 Amen	dment of a EOOAL (Mhan mandatary displacure must be
made)	dment of s 590Al (When mandatory disclosure must be
111 Amendo be ma	dment of s 590AK (When requested disclosure must de)
112 Amendevider	dment of s 590AO (Limit on disclosure of sensitive nce)
113 Inserti	on of new s 590AOA
590AC	DA Evidence Act section 93A device statement
	cement of s 590AR (Viewing evidence that is not original nee)
590AF	Newing evidence that is not original evidence
	dment of s 590AS (Viewing original evidence that is not ve evidence)
116 Amen	dment of s 590AV (Disclosure directions)
117 Amen	dment of s 636 (Evidence of blood relationship)
118 Amendmoney	dment of s 641 (Evidence on certain charges of stealing
119 Amen	dment of s 644A (Witness giving incriminating answers)
120 Inserti	on of new ch 82
Chapt	er 82 Transitional provision for Criminal Code and Other Acts Amendment Act 2008
719	References to particular offences
Part 3 Amen	dment of Bail Act 1980
121 Act an	nended in pt 3
122 Amen	dment of s 11A (Release of intellectually impaired person)
123 Amen	dment of s 20 (Undertaking as to bail)
124 Ameno bail)	dment of s 30 (Apprehension on variation or revocation of
Part 4 Amen	dment of Criminal Law Amendment Act 1945
125 Act an	nended in pt 4
	dment of s 18 (Detention of persons incapable of Iling sexual instincts)
127 Replac	cement of s 18H (Effect on unconditional release)
18H	Effect on unconditional release
Part 5 Amen	dment of Criminal Law (Sexual Offences) Act 1978
128 Act an	nended in pt 5
	dment of s 6 (Publication at large of complainant's identity ited)

130	Amendment of s 7 (Publication prematurely of defendant's identity prohibited)	67
131	Amendment of s 8 (Exempted reports)	68
132	Amendment of s 10 (Offences and penalty)	69
133	Insertion of new s 10A	70
	10A Provisions do not affect other laws	70
134	Amendment of s 11 (Authorised purposes)	70
Part 6	Amendment of Penalties and Sentences Act 1992	
135	Act amended in pt 6	70
136	Amendment of s 9 (Sentencing guidelines)	71
137	Amendment of s 15E (Meaning of disqualifying offence)	72
138	Amendment of s 20 (Contravention of order)	72
139	Amendment of s 146 (Consequences of committing offence during operational period)	73
140	Amendment of s 146A (Summons or warrant for offender whose sentence of imprisonment has been suspended)	74
141	Amendment of s 147 (Power of court mentioned in s 146)	74
142	Amendment of s 160 (Definitions for div 3)	74
143	Insertion of new s 216	74
144	Amendment of schedule (Serious violent offences)	75
Part 7	Amendment of Summary Offences Act 2005	
145	Act amended in pt 7	76
146	Insertion of new pt 2, div 1A	76
	Division 1A Unlawful assembly offences	
	10A Unlawful assembly	76
147	Amendment of s 18 (Particular body piercing of minor prohibited)	77
148	Amendment of s 25 (Use of vehicles)	77
149	Insertion of new s 25A	78
	25A Advertising a reward for the return of stolen property etc.	78
Part 8	Other Acts amended	
150	Acts amended in schedule	79
Schedule	Other minor and consequential amendments	80
	Child Protection (Offender Reporting) Act 2004	80
	Commission for Children and Young People and Child Guardian Act 2000	80
	Community Services Act 2007	82

Corrective Services Act 2006	83
Criminal Law Amendment Act 1892	84
Disability Services Act 2006	84
District Court of Queensland Act 1967	86
Drugs Misuse Act 1986	86
Evidence Act 1977	87
Family Services Act 1987	90
Juvenile Justice Act 1992	91
Police Powers and Responsibilities Act 2000	92
Private Employment Agents Act 2005	94
Prostitution Act 1999	94
Transport Operations (Passenger Transport) Act 1994	96
Transport Operations (Road Use Management) Act 1995	96
Workers' Compensation and Rehabilitation Act 2003	97

2008

A Bill

for

An Act to amend the Criminal Code, the *Bail Act 1980*, the *Criminal Law Amendment Act 1945*, the *Criminal Law (Sexual Offences) Act 1978*, the *Penalties and Sentences Act 1992* and the *Summary Offences Act 2005* for particular purposes and make particular consequential amendments to other Acts as listed in the schedule

[s	1]

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Criminal Code and Other Acts Amendment Act 2008.	3 4 5
Clause	2	Commencement This Act commences on a day to be fixed by proclamation.	6 7
	Part	2 Amendment of Criminal Code	8
Clause	3	Act amended by pt 2 This part amends the Criminal Code.	9 10
Clause	4	Amendment of s 1 (Definitions) (1) Section 1, definitions disclose and intellectually impaired person— omit. (2) Section 1— insert— 'canal includes aqueduct. damage, in relation to a document, includes—	11 12 13 14 15 16 17
		aamage . In relation to a document, includes—	18

				ke the whole document or part of the document gible or irrecoverable.	1 2
				at, caused to a person, includes detriment caused to a property.	3 4
			inland w	nater includes river, canal and reservoir.	5
			_	with an impairment of the mind means a person with ity that—	6 7
				attributable to an intellectual, psychiatric, cognitive or prological impairment or a combination of these; and	8 9
			(b) res	ults in—	10
			(i)	a substantial reduction of the person's capacity for communication, social interaction or learning; and	11 12
			(ii)	the person needing support.	13
			<i>port</i> incl	udes harbour and dock.'.	14
		(3)	Section	I, definition vehicle, paragraph (a), 'motor cycle,'—	15
			omit.		16
Clause	5			t of s 31 (Justification and mpulsion)	17 18
			Section 3 and 82'-	81(2), ', or any of the crimes defined in sections 81(2)	19 20
			omit.		21
Clause	6	On	nission o	f ss 47–49	22
			Sections	47 to 49—	23
			omit.		24
Clause	7		nendmen nisters)	t of s 54 (Interference with Governor or	25 26
		(1)	Section :	54(1), 'advisedly'—	27
			omit.		28

s	81

		(2)	Section 54(1)(a) and (b), 'calculated'—	1
			omit, insert—	2
			'with intention'.	3
Clause	8		nendment of s 54A (Demands with menaces upon encies of government)	4 5
		(1)	Section 54A(6), definition <i>injury or detriment</i> , paragraph (a), after ';'—	6 7
			insert—	8
			'or'.	9
		(2)	Section 54A(1), (2), (3)(b) and (6), definition <i>injury or detriment</i> , 'injury or'—	10 11
			omit.	12
Clause	9	Am	endment of s 55 (Interference with the Legislature)	13
		(1)	Section 55(1), 'advisedly'—	14
			omit.	15
		(2)	Section 55(1), before 'interferes'—	16
			insert—	17
			'intentionally'.	18
Clause	10	Am	nendment of ch 9 heading	19
			Chapter 9, heading, 'Unlawful assemblies—breaches'—	20
			omit, insert—	21
			'Breaches'.	22
Clause	11	Rep	placement of ss 61–66	23
			Sections 61 to 66—	24
			omit, insert—	25

s	1	21

'61	Riot				1
	'(1)	If—			2
		(a)	pers	or more persons who are present together (assembled ons) use or threaten to use unlawful violence to a on or property for a common purpose; and	3 4 5
		(b)	in t	conduct of them taken together would cause a person he vicinity to reasonably fear for the person's onal safety;	6 7 8
			of th	ne assembled persons commits the crime of taking iot.	9 10
		Max	imum	n penalty—	11
		(a)	caus start	e offender causes grievous bodily harm to a person, see an explosive substance to explode or destroys or as to destroy a building, vehicle or machinery—life risonment; or	12 13 14 15
		(b)	if—	-	16
			(i)	the offender is armed with a dangerous or offensive weapon, instrument or explosive substance; or	17 18
			(ii)	property is damaged, whether by the offender or another of the assembled persons—7 years imprisonment; or	19 20 21
		(c)	othe	erwise—3 years imprisonment.	22
	'(2)	likel	y to	ction (1)(b), it is immaterial whether there is or is be a person in the vicinity who holds the fear d in the subsection.	23 24 25
	'(3)	In th	is sec	ction—	26
		build	ding i	ncludes structure.	27
		vehi	c le me	eans a motor vehicle, train, aircraft or vessel.'.	28
12	Am	nendn	nent	of s 70 (Forcible entry)	29
	(1)		ion 70 e,'—	0(1), 'a breach of the peace or' to 'a breach of the	30 31

Clause

Part 2 Amendment of Criminal Code

[s 13]

			omit, insert—	1
			', or cause reasonable fear of, unlawful violence to a person or to property,'.	2 3
		(2)	Section 70(1), from 'is guilty'—	4
			omit, insert—	5
			'commits a misdemeanour.	6
			Maximum penalty—2 years imprisonment.'.	7
Clause	13	Am	nendment of s 71 (Forcible detainer)	8
		(1)	Section 71, 'a breach of the peace or' to 'a breach of the peace,'—	9 10
			omit, insert—	11
			', or cause reasonable fear of, unlawful violence to a person or to property,'.	12 13
		(2)	Section 71, from 'is guilty'—	14
			omit, insert—	15
			'commits a misdemeanour.	16
			Maximum penalty—2 years imprisonment.'.	17
Clause	14	Am	nendment of s 72 (Affray)	18
		(1)	Section 72, 'highway'—	19
			omit, insert—	20
			'place'.	21
		(2)	Section 72, from 'is guilty'—	22
			omit, insert—	23
			'commits a misdemeanour.	24
			Maximum penalty—1 year's imprisonment.'.	25

s	1	5]
---	---	----

Clause	15	Om	issio	n of	s 73 (Challenge to fight a duel)	1
			Sect	ion 73	3—	2
			omit	•		3
Clause	16	Om	issio	n of	s 77 (Unlawful processions)	4
			Sect	ion 7'	7—	5
			omit	•		6
Clause	17	Rep	olace	men	t of ch 11 (Piracy)	7
			Chap	oter 1	1—	8
			omit	, inse	rt—	9
	'Ch	apt	er 1	1	Piracy	10
	'79	Def	initic	n of	act of piracy	11
		'(1)	-		does an <i>act of piracy</i> if the person, in relation to a lling at sea, unlawfully—	12 13
			(a)	boar	rds the ship without the master's consent and with nt—	14 15
				(i)	to commit robbery; or	16
				(ii)	to deal with the ship, a person on the ship or the equipment of the ship in a way that would be likely to endanger the safe use of the ship; or	17 18 19
			(b)	boar	rds the ship without the master's consent and—	20
				(i)	commits robbery; or	21
				(ii)	deals with the ship, a person on the ship or the equipment of the ship in a way that is likely to endanger the safe use of the ship; or	22 23 24
			(c)	the	Is the ship, or directly or indirectly takes control of ship without the master's consent, in circumstances constitute robbery; or	25 26 27

[s	1	8]
----	---	----

		(d) having taken possession of the ship in contravention of paragraph (c), retains possession of the ship; or	1 2
		(e) confines the ship's master against his or her will.	3
	'(2)	A person also does an act of piracy if the person—	4
		(a) trades with or supplies provisions to a pirate when the person knows or ought reasonably to know the person is dealing with a pirate; or	5 6 7
		(b) builds a ship with the intention that the ship will be used for an act of piracy.	8 9
	' (3)	In this section—	10
		builds includes fits out.	11
		<i>master</i> means the person having command or charge of the ship and does not include a pilot having the conduct of the ship, but not belonging to the ship.	12 13 14
		<i>pirate</i> means a person carrying out or intending to carry out an act of piracy.	15 16
'80	Cri	ime of piracy	17
		'A person who does an act of piracy commits a crime.	18
		Maximum penalty—life imprisonment.'.	19
18	adı	ministration of law and justice and against public	20 21 22
		Part 3, heading, after 'justice'—	23
		insert—	24
		', against office'.	25
19	Re	', against office'. placement of s 97 (Personating public officers)	2526
19	Re		
		'80 Cri	 '(2) A person also does an act of piracy if the person— (a) trades with or supplies provisions to a pirate when the person knows or ought reasonably to know the person is dealing with a pirate; or (b) builds a ship with the intention that the ship will be used for an act of piracy. '(3) In this section— builds includes fits out. master means the person having command or charge of the ship and does not include a pilot having the conduct of the ship, but not belonging to the ship. pirate means a person carrying out or intending to carry out an act of piracy. '80 Crime of piracy 'A person who does an act of piracy commits a crime. Maximum penalty—life imprisonment.'. 18 Amendment of pt 3 hdg (Offences against the administration of law and justice and against public authority)

'97	Personating public officers					
		'(1)	A person who—	2		
			(a) personates a public officer on an occasion when the officer is required or authorised to do an act or attend in a place by virtue of the officer's office; or	3 4 5		
			(b) falsely represents himself or herself to be a public officer, and assumes to do an act or to attend in a place for the purpose of doing an act by virtue of being that officer;	6 7 8 9		
			commits a misdemeanour.	10		
			Maximum penalty—3 years imprisonment.	11		
			A person found committing the offence may be arrested without warrant.	12 13		
		' (3)	In this section—	14		
			office includes appointment and employment.'.	15		
Clause	20	Ame	endment of s 98 (Definitions)	16		
			Section 98—	17		
			insert—	18		
			'authorising Act, for an election, means the Act under which the election is held.'.	19 20		
Clause	21	Ame	endment of s 98B (False or misleading information)	21		
			Section 98B(3)—	22		
			omit.	23		
Clause	22	Rep	lacement of ss 99–106	24		
			Sections 99 to 106—	25		
			omit, insert—	26		

'99	Voting if not entitled							
	'(1)	A person who votes at an election in the name of another person, including a dead or fictitious person, commits a misdemeanour.						
		Maximum penalty—2 years imprisonment.	5					
	'(2)	A person who votes at an election more often than the person is entitled to vote at the election commits a misdemeanour.	6 7					
		Maximum penalty—2 years imprisonment.	8					
	'(3)	A person who casts a vote at an election that the person knows the person is not entitled to cast commits a misdemeanour.	9 10					
		Maximum penalty—2 years imprisonment.	11					
	'(4)	A person who procures another person to vote at an election who, to the procurer's knowledge, is not entitled to vote at the election commits a misdemeanour.	12 13 14					
		Maximum penalty—2 years imprisonment.	15					
	'(5)	A person who, at an election for which voting is by post, attests the signature to a voting paper of a person who is, to the first person's knowledge, not entitled to vote at the election by way of the voting paper commits a misdemeanour.	16 17 18					
		Maximum penalty—2 years imprisonment.	20					
'100	Hir	ndering or interfering with voting conduct	21					
	'(1)	A person who, in order to hinder or interfere with another person's voting conduct—	22 23					
		(a) acts fraudulently; or	24					
		(b) uses or threatens to use force against any person; or	25					
		(c) causes or threatens to cause a detriment to any person;	26					
		commits a misdemeanour.	27					
		Maximum penalty—1 year's imprisonment.	28					
	'(2)	A person who causes or threatens to cause a detriment to another person (the <i>affected person</i>) because of the voting	29 30					

			duct of any person (whether or not the affected person) mits a misdemeanour.	1 2	
		Max	ximum penalty—1 year's imprisonment.	3	
	'(3)	In th	nis section—	4	
		votii	ng conduct of a person means—	5	
		(a)	the person's voting or not voting at an election; or	6	
		(b)	the way in which the person votes at an election.	7	
101	Bri	bery		8	
	'(1)	A pe	erson who—	9	
		(a)	asks for or receives; or	10	
		(b)	offers, or agrees, to ask for or receive;	11	
		a benefit, whether for the person or for another person, on the understanding that the person's election conduct will be influenced or affected commits a misdemeanour.			
		Max	rimum penalty—1 year's imprisonment.	15	
	'(2)	cond	erson who, in order to influence or affect the election duct of another person (the <i>affected person</i>), gives a efit to any person (whether or not the affected person) units a misdemeanour.	16 17 18 19	
		Max	ximum penalty—1 year's imprisonment.	20	
	'(3)	In th	nis section—	21	
		eleci	tion conduct of a person means—	22	
		(a)	the person's voting or not voting at an election; or	23	
		(b)	the way in which the person votes at an election; or	24	
		(c)	the person's nominating as a candidate for an election; or	25 26	
		(d)	the person's support of, or opposition to, a candidate at an election.	27 28	
		give	includes promise and offer to give.	29	

[s	22
----	----

'102	Publishing false information about a candidate						
		'A person who, before or during an election, in order to affect the election result, knowingly publishes false information about—					
		(a) a candidate's personal character or conduct; or	5				
		(b) whether a candidate has withdrawn from the election;	6				
		commits a misdemeanour.	7				
		Maximum penalty—1 year's imprisonment.	8				
'103	Pro	oviding money for illegal payments	9				
		'A person who knowingly provides money—	10				
		(a) for a payment that is contrary to this chapter division or the authorising Act for an election; or	11 12				
		(b) to replace money that has been spent in making a payment mentioned in paragraph (a);	13 14				
		commits an offence.	15				
		Maximum penalty—10 penalty units.	16				
'104	Ele	ction notices to contain particular matters	17				
104	'(1)	A person who, before or during an election, prints or publishes, or permits another person to print or publish, an election notice for the election that does not state the name and address of the person who authorised the notice commits an offence.	18 19 20 21 22				
		Maximum penalty—3 penalty units.	23				
	'(2)	In this section—	24				
		address means address other than a post office box.	25				
		<i>election notice</i> means a notice containing anything able to, or intended to—	26 27				
		(a) influence an elector in relation to voting in an election; or	28 29				

		(b) affect the result of an election.	1
		notice includes a poster, handbill and pamphlet.	2
		<i>publish</i> includes publish on the internet, even if the internet site on which the publication is made is located outside Queensland.'.	3 4 5
Clause	23	Amendment of s 107 (Corrupt and illegal practices—time)	6
		Section 107(1), '106'—	7
		omit, insert—	8
		'104'.	9
Clause	24	Replacement of s 108 (Interference at elections)	10
		Section 108—	11
		omit, insert—	12
	'108	Interfering at elections	13
		'A person who wilfully interrupts, obstructs or disturbs a proceeding at an election commits a misdemeanour.	14 15
		Maximum penalty—3 years imprisonment.'.	16
Clause	25	Amendment of s 109 (Electors attempting to violate secrecy of ballot)	17 18
		Section 109, words after paragraph (c)—	19
		omit, insert—	20
		'commits a misdemeanour.	21
		Maximum penalty—3 years imprisonment.'.	22
Clause	26	Replacement of ss 110–117	23
		Sections 110 to 117—	24
		omit, insert—	25

26	
	26

'110	Stuffing ballot boxes				
		has	person who wilfully puts in a ballot box a ballot paper that not been lawfully handed to, and marked by, an elector mits a crime.	2 3 4	
		Max	ximum penalty—7 years imprisonment.	5	
'111	Pre	esidir	ng officer helping an elector with a disability	6	
		'If—	_	7	
		(a)	a presiding officer at an election agrees to help an elector who is blind, or otherwise unable to vote without help, by marking the elector's ballot paper for the elector; and	8 9 10 11	
		(b)	the presiding officer wilfully fails to mark the ballot paper—	12 13	
			(i) in the way requested by the elector; and	14	
			(ii) in the sight of anyone else lawfully present;	15	
		the p	presiding officer commits a misdemeanour.	16	
		Max	simum penalty—3 years imprisonment.	17	
'112	Fal	se or	misleading information	18	
	'(1)	A po	erson (the <i>giver</i>) who gives to another person, under the corising Act for an election, for a purpose relating to the tion, information that the giver knows is false or leading in a material particular commits a crime.	19 20 21 22	
		Max	ximum penalty—7 years imprisonment.	23	
	'(2)		section (1) does not apply if, when giving information in a ument, the giver—	24 25	
		(a)	informs the recipient, to the best of the giver's ability, how it is false or misleading; and	26 27	
		(b)	if the giver has, or can reasonably obtain, the correct information—gives the correct information to the recipient.	28 29 30	

113	Interfering with secrecy at elections							
	'(1)	This section applies to an election at which voting is by ballot.	2					
	'(2)	A person who unfolds a ballot paper that has been marked and folded by an elector at the election commits a misdemeanour.	3 4					
		Maximum penalty—2 years imprisonment.	5					
	'(3)	An officer who ascertains or discovers, or attempts to ascertain or discover, how an elector has voted at the election commits a misdemeanour.	6 7 8					
		Maximum penalty—2 years imprisonment.	9					
	'(4)	An officer who discloses any information about how an elector has voted at the election commits a misdemeanour.	10 11					
		Maximum penalty—2 years imprisonment.	12					
	'(5)	An officer who places a mark or writing on an elector's ballot paper commits a misdemeanour.	13 14					
		Maximum penalty—2 years imprisonment.	15					
	'(6)	A person does not commit an offence against this section only by doing something the person is ordered by a court or authorised under the authorising Act to do.	16 17 18					
	'(7)	Also this section does not apply to a police officer doing a thing in the course of performing a duty of a police officer.	19 20					
	'(8)	In this section—	21					
		<i>officer</i> , in relation to an election, means a person performing duties at the election under the authorising Act.	22 23					
114	Breaking the seal of a parcel at elections							
	'(1)	A person who wilfully opens or breaks the seal of a parcel sealed under the authorising Act for an election commits a misdemeanour.	25 26 27					
		Maximum penalty—2 years imprisonment.	28					
	'(2)	A person does not commit an offence against subsection (1) only by doing something the person is ordered by a court or authorised under the authorising Act to do.	29 30 31					

s	27	
---	----	--

		'(3)	Also subsection (1) does not apply to a police officer doing a thing in the course of performing a duty of a police officer.'.	1 2
Clause	27	Re	placement of s 129 (Destroying evidence)	3
			Section 129—	4
			omit, insert—	5
	'129	Da	maging evidence with intent	6
			'A person who, knowing something is or may be needed in evidence in a judicial proceeding, damages it with intent to stop it being used in evidence commits a misdemeanour.	7 8 9
			Maximum penalty—7 years imprisonment.'.	10
Clause	28		nendment of s 130 (Preventing witnesses from ending)	11 12
			Section 130, from 'is guilty'—	13
			omit, insert—	14
			'commits a misdemeanour.	15
			Maximum penalty—3 years imprisonment.'.	16
Clause	29	Am	nendment of s 133 (Compounding crimes)	17
		(1)	Section 133, heading, 'crimes'—	18
			omit, insert—	19
			'an indictable offence'.	20
		(2)	Section 133(1), 'a crime'—	21
			omit, insert—	22
			'an indictable offence'.	23
		(3)	Section 133(2), 'the crime'—	24
			omit, insert—	25
			'the indictable offence'.	26

		(4)	Sect	ion 133—	1
			inse	rt—	2
		'(5)		section (1) does not apply to an act done for the purpose of following—	3 4
			(a)	negotiations in accordance with established legal practice between a lawyer representing the alleged offender and the prosecution to achieve a just outcome in relation to the proceedings for the offence;	5 6 7 8
			(b)	mediation in good faith between the alleged offender and a victim of the offence or anyone acting in the interests of the victim in relation to an apology, compensation or restitution;	9 10 11 12
			(c)	dispute resolution relating to the alleged offence;	13
			(d)	discussions in good faith between the alleged offender and police officers calculated to ameliorate the conduct of the offender relevant to the alleged offence.'.	14 15 16
Clause	30	Om	nissio	on of s 134 (Compounding penal actions)	17
			Sect	ion 134—	18
			omit		19
Clause	31			on of s 135 (Advertising a reward for the return of roperty etc.)	20 21
			Sect	ion 135—	22
			omit		23
Clause	32			ment of s 136 (Justices acting oppressively or terested)	24 25
			Sect	ion 136—	26
			omit	, insert—	27

[s 33]

	136	Justices personal	exercising jurisdiction in a matter of interest	1 2
		exerc	erson who, being a justice, wilfully and perversely ises jurisdiction in a matter in which the justice has a mal interest commits a misdemeanour.	3 4 5
		Maxi	mum penalty—3 years imprisonment.'.	6
Clause	33		ent of s 137 (Delay to take person arrested agistrate)	7 8
		Section	on 137—	9
		insert	<i>t</i> —	10
		'(2) For su	ubsection (1)—	11
			if the person carrying out the arrest is a police officer, it is sufficient if the person complies with the requirements of the <i>Police Powers and Responsibilities Act 2000</i> , section 393; and	12 13 14 15
			if the person carrying out the arrest is not a police officer, it is sufficient if the person immediately delivers the arrested person into the custody of a police officer as mentioned in section 552(2).'.	16 17 18 19
Clause	34	Omissior statute)	n of s 138 (Bringing fictitious action on penal	20 21
		Section	on 138—	22
		omit.		23
Clause	35	Amendm justice)	ent of s 148 (Obstructing officers of courts of	24 25
		Section	on 148, from 'is guilty'—	26
		omit,	insert—	27
		'comi	mits a misdemeanour.	28
		Maxi	mum penalty—2 years imprisonment.'.	29

Clause	36	Replacement of s 193 (False statements in statements required to be under oath or solemn declaration)	1 2
		Section 193—	3
		omit, insert—	4
	'193	False verified statements	5
		'(1) A person who makes a verified statement that the person knows is false in a material particular when the person is required by law to make the statement in the form of a verified statement commits a crime.	6 7 8 9
		Maximum penalty—7 years imprisonment.	10
		'(2) The person can not be arrested without a warrant.	11
		'(3) In this section—	12
		verified statement means—	13
		(a) a statement made on oath or under another sanction that may by law be substituted for an oath; or	14 15
		(b) a statement verified by solemn declaration or affirmation.'.	16 17
Clause	37	Omission of ss 201–203	18
		Sections 201 to 203—	19
		omit.	20
Clause	38	Amendment of s 208 (Unlawful sodomy)	21
		(1) Section 208(1)—	22
		omit, insert—	23
		'(1) A person who does, or attempts to do, any of the following commits a crime—	24 25
		(a) sodomises a person under 18 years;	26
		(b) permits a male person under 18 years to sodomise him or her;	27 28

ا في قرا

		(c) sodomises a person with an impairment of the mind;	1
		(d) permits a person with an impairment of the mind to sodomise him or her.	2 3
		Maximum penalty—14 years imprisonment.'.	4
	(2)	Section 208(2), 'The offender'—	5
		omit, insert—	6
		'For an offence other than an attempt, the offender'.	7
	(3)	Section 208(2)(b) and (4)(a), 'an intellectually impaired person'—	8 9
		omit, insert—	10
		'a person with an impairment of the mind'.	11
	(4)	Section 208(4)(b), 'the intellectually impaired person'—	12
		omit, insert—	13
		'the person with an impairment of the mind'.	14
Clause 39	Om	nission of s 209 (Attempted sodomy)	15
		Section 209—	16
		omit.	17
Clause 40		nendment of s 216 (Abuse of intellectually impaired rsons)	18 19
	(1)	Section 216, heading, 'intellectually impaired persons'—	20
		omit, insert—	21
		'persons with an impairment of the mind'.	22
	(2)	Section 216(1), (2)(a) to (f) and (4)(a), 'an intellectually impaired person'—	23 24
		omit, insert—	25
		'a person with an impairment of the mind'.	26

		(3) Section 216(3), (3A) and (4)(b), 'the intellectually impaired person'—	1 2
		omit, insert—	3
		'the person with an impairment of the mind'.	4
Clause	41	Amendment of s 217 (Procuring young person etc. for carnal knowledge)	5 6
		Section 217(1), 'an intellectually impaired person'—	7
		omit, insert—	8
		'a person with an impairment of the mind'.	9
Clause	42	Amendment of s 228G (Forfeiture of child exploitation material etc.)	10 11
		Section 228G(1)(a), before ';'—	12
		insert—	13
		'or 218A'.	14
Clause	43	Amendment of s 229B (Maintaining a sexual relationship with a child)	15 16
		(1) Section 229B(10), definition offence of a sexual nature, '209,'—	17 18
		omit.	19
		(2) Section 229B(10), definition <i>prescribed age</i> , paragraph (a), 'or 209'—	20 21
		omit.	22
Clause	44	Amendment of s 229E (Meaning of <i>prostitution</i>)	23
		Section 229E(2)(b), 'an intellectually impaired person'—	24
		omit, insert—	25
		'a person with an impairment of the mind'.	26

[s	45]
----	-----

Clause	45	Omission of s 229F (Meaning of <i>intellectually impaired person</i>)	1 2
		Section 229F—	3
		omit.	4
Clause	46	Amendment of s 229G (Procuring prostitution)	5
		Section 229G(2) and (3), 'an intellectually impaired person'—	6 7
		omit, insert—	8
		'a person with an impairment of the mind'.	9
Clause	47	Amendment of s 229H (Knowingly participating in provision of prostitution)	10 11
		Section 229H(2), (3)(b), (4)(b) and (5)(c), 'an intellectually impaired person'—	12 13
		omit, insert—	14
		'a person with an impairment of the mind'.	15
Clause	48	Amendment of s 229l (Persons found in places reasonably suspected of being used for prostitution etc.)	16 17
		Section 229I(2) and (4)(a) and (b), 'an intellectually impaired person'—	18 19
		omit, insert—	20
		'a person with an impairment of the mind'.	21
Clause	49	Amendment of s 229K (Having an interest in premises used for the purposes of prostitution etc.)	22 23
		(1) Section 229K, heading, 'the purposes of'—	24
		omit.	25
		(2) Section 229K(3) and (3B), 'an intellectually impaired person'—	26 27

			omit, insert—	1
			'a person with an impairment of the mind'.	2
Clause	50		nendment of s 229L (Permitting young person etc. to be place used for prostitution)	3 4
			Section 229L, 'an intellectually impaired person'—	5
			omit, insert—	6
			'a person with an impairment of the mind'.	7
Clause	51	Om	nission of ch 25 (Miscellaneous offences)	8
			Chapter 25—	9
			omit.	10
Clause	52		nendment of s 317A (Carrying or sending dangerous ods in a vehicle)	11 12
		(1)	Section 317A—	13
			insert—	14
		'(1A)	A person who knowingly sends by a vehicle any dangerous goods under a false description of the goods or with a false description of the sender of the goods commits a misdemeanour.	15 16 17 18
			Maximum penalty—3 years imprisonment.'.	19
		(2)	Section 317A(2), 'this section'—	20
			omit, insert—	21
			'subsection (1)'.	22
		(3)	Section 317A(1A) to (3)—	23
			renumber as section 317A(2) to (4).	24

[s	53]
----	-----

Clause	53	Rej	place	ement of ss 319 and 319A	1
			Sect	tions 319 and 319A—	2
			omii	t, insert—	3
	'319		dang h inte	ering the safety of a person in a vehicle ent	4 5
		'(1)	enda enda	erson who does anything that endangers, or is likely to anger, the safe use of a vehicle, with intent to injure or anger the safety of any person in the vehicle, whether a icular person or not, commits a crime.	6 7 8 9
			Max	ximum penalty—life imprisonment.	10
		'(2)	In th	nis section—	11
				anything, for a person who has a duty to do the thing, udes omit to do the thing.	12 13
			<i>in</i> ir	ncludes on.'.	14
lause	54	Rej	place	ement of ss 322 and 323	15
			Sect	tions 322 and 323—	16
			omii	t, insert—	17
	'322	Adı	minis	stering poison with intent to harm	18
			anot	berson who unlawfully, and with intent to injure or annoy ther person, causes a poison or another noxious thing to be inistered to, or taken by, any person commits a crime.	19 20 21
			Max	kimum penalty—	22
			(a)	if the poison or other noxious thing endangers the life of, or does grievous bodily harm to, the person to whom it is administered or by whom it is taken—14 years	23 24 25
				imprisonment; or	26
			(b)	· · · · · · · · · · · · · · · · · · ·	

	'323	Wounding	1
		'(1) A person who unlawfully wounds anyone else commits a misdemeanour.	2 3
		Maximum penalty—7 years imprisonment.	4
		'(2) The offender may be arrested without warrant.'.	5
Clause	55	Amendment of s 326 (Endangering life of children by exposure)	6 7
		Section 326, from 'is guilty'—	8
		omit, insert—	9
		'commits a crime.	10
		Maximum penalty—7 years imprisonment.'.	11
Clause	56	Omission of ss 331 and 332	12
		Sections 331 and 332—	13
		omit.	14
Clause	57	Amendment of s 333 (Evading laws as to equipment of ships and shipping dangerous goods)	15 16
		(1) Section 333, heading, 'and shipping dangerous goods'—	17
		omit.	18
		(2) Section 333, from '—' to 'being'—	19
		omit, insert—	20
		', being'.	21
		(3) Section 333, before paragraph (b), '; or'—	22
		omit.	23
		(4) Section 333, paragraph (b)—	24
		omit.	25

[s 58]	
--------	--

Clause	58	Amendment of s 334 (Landing explosives)	1
		Section 334(2)—	2
		omit.	3
Clause	59	Omission of s 338 (Assaults on persons protecting wrecks)	4 5
		Section 338—	6
		omit.	7
Clause	60	Amendment of s 338A (Assaults of member of crew on aircraft)	8
		Section 338A, 'injury'—	10
		omit.	11
Clause	61	Amendment of s 340 (Serious assaults)	12
		(1) Section 340(1)(c), (d) and (e)—	13
		omit, insert—	14
		'(c) unlawfully assaults any person while the person is performing a duty imposed on the person by law; or	15 16
		(d) assaults any person because the person has performed a duty imposed on the person by law; or'.	17 18
		(2) Section 340(1)(g) and (h), before 'assaults'—	19
		insert—	20
		'unlawfully'.	21
		(3) Section 340(2), after 'who'—	22
		insert—	23
		'unlawfully'.	24
		(4) Section 340, before subsection (2A)—	25
		insert—	26

'(2.	AA)	A pe	erson who—	1
		(a)	unlawfully assaults, or resists or wilfully obstructs, a public officer while the officer is performing a function of the officer's office; or	2 3 4
			Example—	5
			A person unlawfully assaults an authorised officer under the <i>Child Protection Act 1999</i> while the officer is investigating an allegation of harm to a child under that Act.	6 7 8
		(b)	assaults a public officer because the officer has performed a function of the officer's office;	9 10
		com	mits a crime.	11
		Max	imum penalty—7 years imprisonment.'.	12
	(5)	Sect	ion 340(3)—	13
		inse	rt—	14
		ʻoffi	ce includes appointment and employment.	15
		publ	lic officer includes—	16
		(a)	a member, officer or employee of a service established for a public purpose under an Act; and	17 18
			Example of a service—	19
			Queensland Ambulance Service established under the <i>Ambulance Service Act 1991</i>	20 21
		(b)	a health service employee under the <i>Health Services Act</i> 1991; and	22 23
		(c)	an authorised officer under the <i>Child Protection Act</i> 1999.'.	24 25
Clause 62	Am	endr	nent of s 354A (Kidnapping for ransom)	26
		Sect	ion 354A(1)(a), 'any injury or'—	27
		omit		28

[s 63]

Clause	63	Am	endr	ment of s 359 (Threats)	1
			Sect	ion 359, from 'Any person' to 'that other person'—	2
			omit	t, insert—	3
			detri	person (the <i>first person</i>) who threatens to cause a iment to a second person with intent to prevent or hinder person (the <i>other person</i>) other than the first person.'.	4 5 6
Clause	64	Re	place	ement of s 364 (Cruelty to children under 16)	7
			Sect	ion 364—	8
			omit	t, insert—	9
	'364	Cru	uelty	to children under 16	10
		'(1)	unde	erson who, having the lawful care or charge of a child er 16 years, causes harm to the child by any prescribed luct that the person knew or ought reasonably to have wn would be likely to cause harm to the child commits a lee.	11 12 13 14 15
			Max	imum penalty—7 years imprisonment.	16
		'(2)	In th	is section—	17
			natu	n, to a child, means any detrimental effect of a significant re on the child's physical, psychological or emotional being, whether temporary or permanent.	18 19 20
			pres	cribed conduct means—	21
			(a)	failing to provide the child with adequate food, clothing, medical treatment, accommodation or care when it is available to the person from his or her own resources; or	22 23 24
			(b)	failing to take all lawful steps to obtain adequate food, clothing, medical treatment, accommodation or care when it is not available to the person from his or her own resources; or	25 26 27 28
			(c)	deserting the child; or	29
			(d)	leaving the child without means of support.	30

s	65]

	'364 A	Lea	aving a child under 12 unattended	1
		'(1)	A person who, having the lawful care or charge of a child under 12 years, leaves the child for an unreasonable time without making reasonable provision for the supervision and care of the child during that time commits a misdemeanour.	2 3 4 5
			Maximum penalty—3 years imprisonment.	6
		'(2)	Whether the time is unreasonable depends on all the relevant circumstances.'.	7 8
Clause	65	Am	endment of s 392 (Special cases)	9
			Section 392(3)—	10
			omit.	11
Clause	66	Om	nission of s 397 (Husband and wife)	12
			Section 397—	13
			omit.	14
Clause	67	Am	endment of s 398 (Punishment of stealing)	15
		(1)	Section 398(2)—	16
			omit.	17
		(2)	Section 398, punishment in special cases, clause 1, 'imprisonment for life'—	18 19
			omit, insert—	20
			'14 years imprisonment'.	21
		(3)	Section 398, punishment in special cases—	22
			insert—	23
	'2	Ste	aling stock	24
		'(1)	If the thing stolen is 1 or more animals and the offender is sentenced to pay a fine, the fine must be at least the following amount for each animal—	25 26 27

[s	68]
----	-----

			(a)	if the animal's value is determined under a regulation under section 450F—that value or \$1000, whichever is higher;	1 2 3
			(b)	otherwise—\$1000.	4
		'(2)		clause (1) applies whether the person is sentenced to pay fine in addition to, or instead of, imprisonment.	5 6
		'(3)		clause (1) applies whether the person is liable to risonment for 5 years or a longer period under this section.	7 8
		'(4)	In th	nis clause—	9
			anin	nal means an animal that is stock.'.	10
lause	68	Re	place	ement of ss 399–401	11
			Sect	ions 399 to 401—	12
			omii	t, insert—	13
	'399	Fra	udul	ent concealment of particular documents	14
				person who, with intent to defraud, conceals the whole or of—	15 16
			(a)	a register or record kept by lawful authority; or	17
			(b)	a document recording title to property; or	18
			(c)	a testamentary instrument (whether the testator is living or dead);	19 20
			com	mits a crime.	21
			Max	imum penalty—	22
			(a)	if the offence is committed in relation to a document recording title to property—3 years imprisonment; or	23 24
			(b)	otherwise—14 years imprisonment.'.	25

Clause	69	Omission of s 405 (Fraudulently dealing with minerals in mines)	1 2
		Section 405—	3
		omit.	4
Clause	70	Omission of ss 407 and 408	5
		Sections 407 and 408—	6
		omit.	7
Clause	71	Amendment of s 408C (Fraud)	8
		(1) Section 408C(2), '10 years'—	9
		omit, insert—	10
		'12 years'.	11
		(2) Section 408C(2)(d), 'is of a value of \$5000'—	12
		omit, insert—	13
		'or the detriment caused, is of a value of \$30000'.	14
Clause	72	Omission of s 410 (Loaded arms)	15
		Section 410—	16
		omit.	17
Clause	73	Replacement of ss 415–417	18
		Sections 415 to 417—	19
		omit, insert—	20
	'415	Extortion	21
		'(1) A person (the <i>demander</i>) who, without reasonable cause, makes a demand—	22 23
		(a) with intent to—	24

		(i)	gain a benefit for any person (whether or not the demander); or	1 2
		(ii)	cause a detriment to any person other than the demander; and	3 4
	(b)		a a threat to cause a detriment to any person other the demander;	5 6
	com	mits a	a crime.	7
	Max	imum	n penalty—	8
	(a)	caus	arrying out the threat causes, or would be likely to se, serious personal injury to a person other than the nder—life imprisonment; or	9 10 11
	(b)	caus com othe	arrying out the threat causes, or would be likely to se, substantial economic loss in an industrial or imercial activity conducted by a person or entity or than the offender (whether the activity is ducted by a public authority or as a private apprise)—life imprisonment; or	12 13 14 15 16 17
	(c)	othe	erwise—14 years imprisonment.	18
'(2)	It is	imma	terial that—	19
	(a)		demand or threat is made in a way ordinarily used to rm the public rather than a particular person; or	20 21
	(b)	the t	threat does not specify the detriment to be caused; or	22
	(c)		threat does not specify the person to whom the iment is to be caused or specifies this in a general; or	23 24 25
		Exan	nple—	26
			threat to cause a detriment to the public or any members of the ablic	27 28
	(d)		detriment is to be caused by someone other than the ander.	29 30
'(3)			ce to making a demand includes causing someone to demand.	31 32

		' (4)	A reference to a threat to cause a detriment to any person other than the demander includes a statement that gives rise to a threat of detriment to the other person.	1 2 3
		'(5)	A prosecution for an offence in which it is intended to rely on a circumstance of aggravation mentioned in paragraph (a) or (b) of the penalty can not be commenced without the consent of the Attorney-General.	4 5 6 7
		' (6)	In this section—	8
			<i>threat</i> includes a statement that may reasonably be interpreted as a threat.'.	9 10
Clause	74	Om	nission of s 426 (Unlawful entry of vehicle)	11
			Section 426—	12
			omit.	13
Clause	75	On	nission of ss 430 and 431	14
			Sections 430 and 431—	15
			omit.	16
Clause	76	Ins	ertion of new s 432	17
			Chapter 41—	18
			insert—	19
	'432	Wh	at is <i>tainted property</i> for ch 41	20
		'(1)	In this chapter—	21
			tainted property means—	22
			(a) a thing that has been obtained by way of an act constituting an indictable offence; or	23 24
			(b) if tainted property mentioned in paragraph (a) is converted into other property—any of the other property; or	25 26 27

[s	7	7]	
----	---	----	--

		(c) if tainted property mentioned in paragraph (a) is mortgaged, pledged or exchanged for other property—any of the proceeds of the mortgage, pledge, or exchange.	1 2 3 4
	'(2)	However, a thing stops being <i>tainted property</i> after a person acquires a lawful title to it.'.	5 6
77	Am	endment of s 433 (Receiving stolen property etc.)	7
	(1)	Section 433, heading—	8
		omit, insert—	9
'433	Red	ceiving tainted property'.	10
	(2)	Section 433(1) to (6)—	11
		omit, insert—	12
	'(1)	A person who receives tainted property, and has reason to believe it is tainted property, commits a crime.	13 14
		Maximum penalty—	15
		(a) if the property was obtained by way of an act constituting a crime—14 years imprisonment; or	16 17
		(b) if the property is a firearm or ammunition—14 years imprisonment; or	18 19
		(c) if the offender received the property while acting as a pawnbroker or dealer in second hand goods, under a licence or otherwise—14 years imprisonment; or	20 21 22
		(d) otherwise—7 years imprisonment.'.	23
	(3)	Section 433(7)—	24
		renumber as section 433(2).	25
78	Re	placement of ss 434 and 435	26
		Sections 434 and 435—	27
		omit, insert—	28
	'433	77 Am (1) '433 Rec (2) '(1)	mortgaged, pledged or exchanged for other property—any of the proceeds of the mortgage, pledge, or exchange. '(2) However, a thing stops being tainted property after a person acquires a lawful title to it.'. 77 Amendment of s 433 (Receiving stolen property etc.) (1) Section 433, heading— omit, insert— '433 Receiving tainted property'. (2) Section 433(1) to (6)— omit, insert— '(1) A person who receives tainted property, and has reason to believe it is tainted property, commits a crime. Maximum penalty— (a) if the property was obtained by way of an act constituting a crime—14 years imprisonment; or (b) if the property is a firearm or ammunition—14 years imprisonment; or (c) if the offender received the property while acting as a pawnbroker or dealer in second hand goods, under a licence or otherwise—14 years imprisonment; or (d) otherwise—7 years imprisonment.'. (3) Section 433(7)— renumber as section 433(2). 78 Replacement of ss 434 and 435 Sections 434 and 435—

	'435	Taking reward for recovery of property obtained by way of indictable offences	1 2
		'If—	3
		(a) a thing is obtained by way of any act constituting an indictable offence; and	4 5
		 (b) a person dishonestly receives, or dishonestly agrees to receive, any benefit on an agreement or understanding that the person will help anyone to recover the thing; 	6 7 8
		then, unless the person has used all due diligence to cause the offender to be brought to trial for the offence, the person commits a crime.	9 10 11
		Maximum penalty—7 years imprisonment.'.	12
Clause	79	Omission of ch 42 hdg and ss 436–440	13
		(1) Chapter 42, heading—	14
		omit.	15
		(2) Sections 436 to 440—	16
		omit.	17
Clause	80	Relocation of s 441 (Fraudulent falsification	18
		of records)	19
		Section 441—	20
		relocate and renumber, in chapter 40, as section 430.	21
Clause	81	Relocation of s 442 (False accounting by public officer)	22
		Section 442—	23
		relocate and renumber, in chapter 40 as section 431.	24

[s	82]
----	-----

Clause	82	Omission of ch 44B (Other offences analogous to stealing punishable on summary conviction)	1 2
		Chapter 44B—	3
		omit.	4
Clause	83	Omission of s 460 (Damage)	5
		Section 460—	6
		omit.	7
Clause	84	Amendment of s 461 (Arson)	8
		(1) Section 461(a) and (b)—	9
		omit, insert—	10
		'(a) a building or structure;	11
		(b) a motor vehicle, train, aircraft or vessel;'.	12
		(2) Section 461(e)—	13
		omit.	14
		(3) Section 461—	15
		insert—	16
		'(2) It is immaterial whether or not a thing mentioned in subsection (1)(a) or (b) is complete.'.	17 18
Clause	85	Replacement of s 462 (Attempts to commit arson)	19
		Section 462—	20
		omit, insert—	21
	'462	Endangering particular property by fire	22
		'A person who wilfully and unlawfully sets fire to anything situated so that a thing mentioned in section 461(1)(a) to (d) is likely to catch fire from it commits a crime.	23 24 25
		Maximum penalty—14 years imprisonment.'.	26
		Maximum penany—14 years imprisonment.	

_	961	
S	OOI	

Clause	86	On	nission of ss 464 to 466	1
			Sections 464 to 466—	2
			omit.	3
Clause	87	Re	placement of ss 467 and 467A	4
			Sections 467 and 467A—	5
			omit, insert—	6
	'467		dangering the safe use of vehicles and related nsport infrastructure	7 8
		'(1)	A person who, with intent to prejudice the safe use of a vehicle or related transport infrastructure or to injure property in a vehicle or related transport infrastructure, does anything that endangers, or is likely to endanger, the safe use of the vehicle or related transport infrastructure commits a crime.	9 10 11 12 13
			Maximum penalty—life imprisonment.	14
		'(2)	In this section—	15
			do anything, for a person who has a duty to do the thing, includes omit to do the thing.	16 17
			<i>in</i> includes on.	18
			related transport infrastructure includes a road, railway, runway, station, airport, terminal, wharf, jetty or other structure used by a vehicle to travel or by persons using a vehicle to travel.'.	19 20 21 22
Clause	88	Am	nendment of s 469 (Wilful damage)	23
		(1)	Section 469, punishment in special cases, clauses 1 and 2—	24
			omit, insert—	25
	'1	De	stroying or damaging premises by explosion	26
			'If—	27
			(a) the property in question is premises; and	28

[s	88
----	----

		(b)	the and	destruction or damage is caused by an explosion;	1 2
		(c)	eithe	er—	3
			(i)	anyone is in or on the premises when the explosion happens; or	4 5
			(ii)	the destruction or damage actually endangers anyone's life;	6 7
		the o	offend	er commits a crime.	8
		Max	imum	penalty—life imprisonment.	9
'2	Sea	a wal	ls and	d other property	10
		'If—	_		11
		(a)	the p	property in question is—	12
			(i)	a bank or wall of the sea or inland water; or	13
			(ii)	a work relating to a port or inland water; and	14
		(b)		destruction or damage causes an actual danger of dation or of damage to land or a building;	15 16
		the o	offend	er commits a crime.	17
		Max	imum	penalty—life imprisonment.'.	18
	(2)	Sect	ion 46	69, punishment in special cases, clause 7—	19
		omi	t, inser	rt—	20
'7	Otl	her th	nings	of special value	21
		'If—	_		22
		(a)	the p	property in question—	23
			(i)	is a vessel, whether complete or not; and	24
			(ii)	is destroyed or rendered useless; or	25
		(b)	the p	property in question—	26
			(i)	is a light, beacon, buoy, mark or signal; and	27

		(ii)	is used for navigation or for the guidance of sailors; or	1 2
	(c)	the j	property in question is—	3
		(i)	a bank or wall of the sea or inland water; or	4
		(ii)	a work relating to a port or inland water; or	5
	(d)	the j	property in question—	6
		(i)	is a manufacturing or agricultural machine or another thing used, or intended for use, for manufacture or for performing a process connected with the preparation of agricultural produce; and	7 8 9 10
		(ii)	is destroyed or rendered useless; or	11
	(e)	the j	property in question is—	12
		(i)	a well or bore for water; or	13
		(ii)	the dam, bank, wall, or floodgate of a millpond or pool;	14 15
	the c	offenc	ler commits a crime.	16
	Max	imun	n penalty—7 years imprisonment.'.	17
			of s 470A (Unlawful deposition of	18 19
(1)	Sect	ion 4'	70A, heading, 'explosives'—	20
	omit	, inse	rt—	21
	'exp	losiv	e or noxious substances'.	22
(2)	Sect	ion 4'	70A(1), 'without reasonable cause or excuse'—	23
	omit	, inse	rt—	24
	ʻunla	awful	ly'.	25
(3)	Sect	ion 4'	70A(1), after 'explosive'—	26
	inse	rt—		27
	or n	oxio	us'.	28
	(2)	the comments (a) (b) (c) (c) (d) (e) (d) (e) (e) (d) (e) (e) (d) (e) (e) (e) (e) (e) (e) (e) (e) (e) (e	(c) the provided (i) (ii) (iii) (d) the provided (i) (ii) (ii) (iii) (ii	sailors; or (c) the property in question is— (i) a bank or wall of the sea or inland water; or (ii) a work relating to a port or inland water; or (d) the property in question— (i) is a manufacturing or agricultural machine or another thing used, or intended for use, for manufacture or for performing a process connected with the preparation of agricultural produce; and (ii) is destroyed or rendered useless; or (e) the property in question is— (i) a well or bore for water; or (ii) the dam, bank, wall, or floodgate of a millpond or pool; the offender commits a crime. Maximum penalty—7 years imprisonment.'. Amendment of s 470A (Unlawful deposition of explosives) (1) Section 470A, heading, 'explosives'— omit, insert— 'explosive or noxious substances'. (2) Section 470A(1), 'without reasonable cause or excuse'— omit, insert— 'unlawfully'. (3) Section 470A(1), after 'explosive'—

[s	90]
----	-----

Clause	90	Replacement of s 4/1 (Attempts to injure mines)	1
		Section 471—	2
		omit, insert—	3
	'471	Damaging mines	4
		'(1) A person who unlawfully and with intent to damage a mine—	5
		(a) damages a mine; or	6
		Example—	7
		obstructing the working of a mine by running water into the mine or into an underground passage leading into the mine	8 9
		(b) interferes with equipment or infrastructure, whether complete or not, connected or used with a mine;	10 11
		commits a crime.	12
		Maximum penalty—7 years imprisonment.	13
		'(2) In this section—	14
		damage, a mine, includes obstruct the working of the mine.	15
		equipment includes machinery, appliance, cable and apparatus.	16 17
		infrastructure means a road, building or other structure.	18
		<i>interfere</i> , with equipment or infrastructure, means detrimentally interfere with its effective or efficient operation.'.	19 20 21
Clause	91	Omission of s 476 (Removing boundary marks)	22
		Section 476—	23
		omit.	24
Clause	92	Amendment of s 488 (Forgery and uttering)	25
		(1) Section 488(1), penalty—	26
		omit, insert—	27
		'Maximum penalty—	28

			(a) if the document is a valuable security, insurance policy, testamentary instrument (whether the testator is living or dead) or registration document or is evidence of an interest in land—14 years imprisonment; or	1 2 3 4
			(b) if the document is a power of attorney, contract or document kept or issued by lawful authority other than a document mentioned in paragraph (a)—7 years imprisonment; or	5 6 7 8
			(c) otherwise—3 years imprisonment.'.	9
		(2)	Section 488—	10
			insert—	11
		'(3)	In this section—	12
			registration document means a document kept or issued by the registrar under the <i>Births</i> , <i>Deaths and Marriages Registration Act 2003</i> or an equivalent document kept or issued under a law of another jurisdiction, inside or outside Australia.'.	13 14 15 16 17
		(3)	Section 488, 'Punishment in special cases'—	18
			omit.	19
		(4)	Section 488, punishment in special cases, clauses 1 to 5—	20
			omit.	21
Clause	93	On	nission of ss 492–497	22
			Sections 492 to 497—	23
			omit.	24
Clause	94		nendment of s 502 (Attempts to procure unauthorised itus)	25 26
			Section 502, heading—	27
			omit, insert—	28
	'502	Pro	ocuring or claiming unauthorised status'.	29

|--|

Clause	95	Omission of ss 503 and 504	1
		Sections 503 and 504—	2
		omit.	3
Clause	96	Omission of ch 50 (Forgery and like offences punishable on summary conviction)	4 5
		Chapter 50—	6
		omit.	7
Clause	97	Omission of ss 516 and 517	8
		Sections 516 and 517—	9
		omit.	10
Clause	98	Omission of s 534 (Intimidation of workers and employers)	11 12
		Section 534—	13
		omit.	14
Clause	99	Replacement of ss 535–537	15
		Sections 535 to 537—	16
		omit, insert—	17
	'535	Attempts to commit indictable offences	18
		'(1) If a person attempts to commit a crime, the person commits a crime.	19 20
		'(2) If a person attempts to commit a misdemeanour, the person commits a misdemeanour.	21 22

	'536		nishment of attempts to commit indictable	1
		Offe	ences	2
		'(1)	A person who attempts to commit an indictable offence punishable by mandatory life imprisonment is liable, if no other punishment is provided, to life imprisonment.	3 4 5
		'(2)	A person who attempts to commit an indictable offence punishable by life imprisonment but not mandatory life imprisonment is liable, if no other punishment is provided, to 14 years imprisonment.	6 7 8 9
		'(3)	A person who attempts to commit any other indictable offence is liable, if no other punishment is provided, to a punishment equal to one-half of the greatest punishment to which an offender convicted of the offence is liable.	10 11 12 13
		'(4)	In this section—	14
			<i>mandatory life imprisonment</i> means a penalty of life imprisonment that can not be mitigated or varied under this Code or any other law.'.	15 16 17
Clause	100	Am	nendment of s 538 (Reduction of punishment)	18
		(1)	Section 538(2), 'that punishment'—	19
			omit, insert—	20
			'the punishment to which the person would otherwise be liable for the attempt'.	21 22
		(2)	Section 538(2), '7 years'—	23
			omit, insert—	24
			'14 years'.	25
Clause	101		placement of s 540 (Preparation to commit crimes with blosives etc.)	26 27
			Section 540—	28
			omit, insert—	29

[s	1	0	2]
----	---	---	----

	'540	Preparation to commit crimes with dangerous things	1
		'A person who makes, or knowingly has possession of, an explosive substance or other dangerous or noxious thing—	2 3
		(a) with intent to commit a crime by using the thing; or	4
		(b) to enable anyone to commit a crime by using the thing;	5
		commits a crime.	6
		Maximum penalty—3 years imprisonment.'.	7
lause	102	Amendment of s 543A (Industrial disputes)	8
		Section 543A(1), '534 or'—	9
		omit.	10
lause	103	Replacement of ss 544 and 545	11
		Sections 544 and 545—	12
		omit, insert—	13
	'544	Accessories after the fact to offences	14
		'(1) If a person becomes an accessory after the fact to a crime, the person commits a crime.	15 16
		'(2) If a person becomes an accessory after the fact to a misdemeanour, the person commits a misdemeanour.	17 18
		'(3) If a person becomes an accessory after the fact to a simple offence, the person commits a simple offence.	19 20
	'545	Punishment of accessories after the fact to offences	21
		'(1) A person who becomes an accessory after the fact to an indictable offence punishable by mandatory life imprisonment is liable, if no other punishment is provided, to life imprisonment.	22 23 24 25
		'(2) A person who becomes an accessory after the fact to an indictable offence punishable by life imprisonment but not	26 27

[s 104]

			mandatory life imprisonment is liable, if no other punishment is provided, to 14 years imprisonment.	1 2
		'(3)	A person who becomes an accessory after the fact to any other indictable offence or a simple offence is liable, if no other punishment is provided, to a punishment equal to one-half of the greatest punishment to which an offender convicted of the offence is liable.	3 4 5 6 7
		'(4)	In this section—	8
			<i>mandatory life imprisonment</i> means a penalty of life imprisonment that can not be mitigated or varied under this Code or any other law.'.	9 10 11
lause	104	Am	nendment of s 552 (Duty of person arresting)	12
			Section 552—	13
			insert—	14
		'(2)	However, it is sufficient for subsection (1) if the person immediately delivers the arrested person into the custody of a police officer.	15 16 17
		'(3)	The police officer may receive the arrested person into custody.	18 19
			Note—	20
			See also section 137 for a relevant offence and the <i>Police Powers and Responsibilities Act 2000</i> , section 393 for the duties of the police officer.'.	21 22 23
lause	105	Am	nendment of s 566 (Particular indictments)	24
			Section 566—	25
			insert—	26
		'(1)	In an indictment for an offence relating to giving information or a document that a person knows is false or misleading, it is enough to state the information or document was 'false or misleading' to the person's knowledge, without specifying whether it was false or whether it was misleading.'.	27 28 29 30 31

[s	1	0	61

Clause	106		endment of s 568 (Cases in which several charges v be joined)	1 2
			Section 568(2), 'or for an offence under section 436'—	3
			omit.	4
Clause	107	Ame natu	endment of s 578 (Charge of offence of a sexual ure)	5 6
			Section 578(1), (1A) and (4), '209,'—	7
			omit.	8
Clause	108	Ame	endment of s 590AD (Definitions for ch div 3)	9
		` /	Section 590AD, definitions disclose a thing and disclose particulars—	10 11
			omit.	12
		(2)	Section 590AD—	13
			insert—	14
			'Evidence Act section 93A device statement see section 590AFA.	15 16
			view includes listen to.'.	17
Clause	109	Inse	ertion of new s 590AFA	18
			After section 590AF—	19
			insert—	20
	'590 <i>A</i>		leaning of <i>Evidence Act section 93A device</i> ement	21 22
			'An Evidence Act section 93A device statement means a statement—	23 24
			(a) made to a person investigating an alleged offence; and	25
			(b) contained in—	26

		(i) any disc, tape, sound track or other device mentioned in paragraph (e) of the definition document in the Evidence Act 1977, schedule 3 capable of reproducing sounds; or	1 2 3 4
		(ii) any film, negative, tape or other device mentioned in paragraph (f) of the definition <i>document</i> in the <i>Evidence Act 1977</i> , schedule 3; and	5 6 7
		(c) given in, or in anticipation of, a criminal proceeding about the alleged offence; and	8 9
		(d) that is potentially admissible under the <i>Evidence Act</i> 1977, section 93A.'.	10 11
Clause	110	Amendment of s 590Al (When mandatory disclosure must be made)	12 13
		Section 590AI(1)—	14
		insert—	15
		'(c) the prosecution must give an accused person a written notice of a thing under section 590AOA(2) and, apart from section 590AOA, the prosecution would have to give the person a copy of the thing under section 590AH(2).'.	16 17 18 19 20
Clause	111	Amendment of s 590AK (When requested disclosure must be made)	21 22
		Section 590AK(1)(b)—	23
		insert—	24
		'(iii) the prosecution must give the accused person written notice of a thing under section 590AOA(2) and, apart from section 590AOA, the prosecution would have to give the person a copy of the thing on request under section 590AJ(2).'.	25 26 27 28 29

[s	1	1	2]

Clause		nendment of s 590AO (Limit on disclosure of sensitive idence)	1 2
	(1)	Before section 590AO(1)—	3
		insert—	4
	'(1AA)	This section does not apply to an Evidence Act section 93A device statement.'.	5 6
	(2)	Section 590AO(2)(f)(ii), before subparagraph (A)—	7
		insert—	8
		'(AA)the thing will only be viewed and examined for a legitimate purpose connected with the relevant proceeding; and'.	9 10 11
	(3)	Section 590AO(2)(f)(ii), subparagraphs (AA) to (B)—	12
		renumber as subparagraphs (A) to (C).	13
	(4)	Section 590AO(4), before paragraph (a)—	14
		insert—	15
		'(aa) the thing will only be viewed and examined for a legitimate purpose connected with the relevant proceeding; and'.	16 17 18
	(5)	Section 590AO(4), paragraphs (aa) to (b)—	19
		renumber as paragraphs (a) to (c).	20
Clause	113 Ins	sertion of new s 590AOA	21
		After section 590AO—	22
		insert—	23
	'590AOA	Evidence Act section 93A device statement	24
	'(1)	The prosecution is not, for a relevant proceeding, required under this chapter division to give the accused person a copy of an Evidence Act section 93A device statement (the <i>statement</i>) other than as required under this section.	25 26 27 28
	'(2)	If—	29

	(a)	_	t from this section, the prosecution would have to the accused person a copy of the statement; and	1 2			
	(b)	the prosecution does not give the accused person a copy of the statement;					
		then the prosecution must give the accused person a written notice—					
	(c)	desc	cribing the statement; and	7			
	(d)	stating that the prosecution—					
		(i)	considers the statement to be an Evidence Act section 93A device statement; and	9 10			
		(ii)	is not required to give the accused person a copy of the statement other than as required under this section; and	11 12 13			
	(e)		ng the matters mentioned in subsection (3) or (6), chever is applicable.	14 15			
(3)	If the accused person has a lawyer acting for him or her, the notice must state that the prosecution will give a lawyer acting for the accused person a copy of the statement (the <i>copy</i>) on the following conditions—						
	(a)		the lawyer must not give the copy to the accused on or anyone else other than the following—	20 21			
		(i)	a lawyer acting for the accused person or to whom the copy is referred for particular advice;	22 23			
		(ii)	a person, other than a lawyer, to whom the copy is referred for particular expert advice;	24 25			
		(iii)	an associate of the lawyer to the extent necessary for work to be done for the lawyer in relation to the relevant proceeding or a proceeding for a relevant charge in the ordinary practice of the law;	26 27 28 29			
	(b)	the l	any lawyer acting for the accused person, other than awyer to whom the prosecution gives the copy, must give the copy to the accused person or anyone else or than the persons mentioned in paragraph (a)(ii) or ii);	30 31 32 33 34			

	(c)	that a person who is given the copy under paragraph (a) or (b), other than a lawyer mentioned in the paragraph, must not give the copy to the accused person or anyone else who is not a lawyer acting for the accused person;				
	(d)	that the copy held by the lawyer to whom it was given by the prosecution, or held by anyone else to whom the copy has been given under this section—				
		(i)	must	not be copied; and	8	
		(ii)	must after-	be returned to the prosecution within 14 days	9 10	
			(A)	the lawyer or other person stops being someone who may be given the copy under this section; or	11 12 13	
				Example—	14	
				A lawyer may stop acting for the accused person.	15	
			(B)	the end of the proceedings for the relevant charge;	16 17	
	(e)	acco	ordanc to (d) vant p	opy may only be given to another person in e with the conditions mentioned in paragraphs for a legitimate purpose connected with the proceeding or a proceeding for a relevant	18 19 20 21 22	
'(4)	to be	give:	n by the cour	ratement is a visual image device and the copy ne prosecution under the notice is only a sound it may direct the prosecution to give a copy that he device.	23 24 25 26	
'(5)			•	make a direction under subsection (4) only if it erms of the direction can ensure—	27 28	
	(a)	the copy will only be viewed for a legitimate purpose connected with the relevant proceeding; and				
	(b) there is no unauthorised copying or circulation of the copy.				31 32	
'(6)		e accused person does not have a lawyer acting for him or the notice must state that—				

	(a)	the prosecution will not give the statement (whether the original or copy) to the accused person; and	1 2
	(b)	the prosecution will, on request, allow an appropriate person to view the statement, either the original or a copy as stated in the notice for the purposes of the relevant proceeding at a stated place.	3 4 5 6
'(7)	accu appr (6)(1 pers	e prosecution refuses to accept a person, nominated by the used person under paragraph (c) of the definition repriate person, as an appropriate person for subsection b), the court may direct the prosecution to accept the on as an appropriate person for subsection (6)(b), subject the conditions the court considers appropriate.	7 8 9 10 11
'(8)		court may make the direction under subsection (7) only if court is satisfied the terms of the direction can ensure—	13 14
	(a)	the statement will only be viewed for a legitimate purpose connected with the relevant proceeding; and	15 16
	(b)	there is no unauthorised copying or circulation of the statement; and	17 18
	(c)	if the original statement is to be viewed—the integrity of the statement is protected.	19 20
'(9)	1977 cond	erson who does an act mentioned in the <i>Evidence Act</i> 7, section 93AA(1)(a) to (c) in contravention of a dition imposed by a notice under subsection (3) or a ction under subsection (5) or (7)—	21 22 23 24
	(a)	does the act without authority; and	25
	(b)	commits an offence against that section.	26
' (10)	mak the	subsection (3)(d)(i) or (8)(b), it is declared that the ing of a transcript of the contents of the statement is not making of a copy of the statement to which the <i>Evidence</i> 1977, section 93AA(1)(c) applies.	27 28 29 30
' (11)	In th	nis section—	31
	аррі	ropriate person means—	32
	(a)	the accused person; or	33

(b)	a lawyer mentioned in the <i>Evidence Act 1977</i> , section 21O(4); or	1 2
(c)	another person engaged by the accused person if the prosecution or court considers it is appropriate for the other person to view the thing.	3 4 5
	Examples of persons prosecution may consider appropriate—	6
	• interpreter	7
	• expert	8
of th	ciate of a lawyer means an associate of the law practice, e lawyer, as defined under the Legal Profession Act 2007, on 7(1)(a) or (c).	9 10 11
	of the statement, in subsections (3) and (6) means a copy e original statement in the form of—	12 13
(a)	a device of similar function to the original device containing a copy of the statement; or	14 15
(b)	if the original statement is in the form of a visual image device—any sound device capable of reproducing a soundtrack of the visual image device;	16 17 18
	includes any additional copy provided by the prosecution onvenience.	19 20
	of proceedings, in relation to a relevant charge, means the t of the following—	21 22
(a)	if a trial is not conducted that disposes of the charge—the discharge, striking out, withdrawal, entry of nolle prosequi, quashing, staying or other event by which the proceedings end;	23 24 25 26
(b)	if a trial is conducted that disposes of the charge—	27
	(i) if the trial ends without a finding of guilt—the end of the trial; or	28 29
	(ii) if the trial ends with a finding of guilt—the end of any period allowed for appeal against the finding of guilt: or	30 31 32

		(iii) if an appeal is started against the finding of guilt—the end of the appeal and the end of any further proceedings.	1 2 3
		Note—	4
		This definition covers circumstances where a copy of a statement is held beyond committal to the resulting trial and beyond any mistrial or appeal to later trial.	5 6 7
		<i>relevant charge</i> means the charge against the accused in the relevant proceeding, and includes any replacement or further charge arising out of the proceeding or the same, or same set of, circumstances.	8 9 10 11
		sound device means a device mentioned in section 590AFA(b)(i).	12 13
		visual image device means a device mentioned in section 590AFA(b)(ii).'.	14 15
Clause		placement of s 590AR (Viewing evidence that is not ginal evidence)	16 17
		Section 590AR—	18
		omit, insert—	19
	'590AR V	iewing evidence that is not original evidence	20
		'If—	21
		(a) advice is given under section 590AJ(3); or	22
		(b) notice is given under section 590AO(2)(e) or 590AOA(6);	23 24
		of a place where the accused person or appropriate person may, on request, view a thing, the prosecution must allow the accused person or appropriate person, on request, to view the thing at the place for the purposes of the relevant proceeding.'.	25 26 27 28
Clause		nendment of s 590AS (Viewing original evidence that is t sensitive evidence)	29 30
	(1)	Section 590AS, heading—	31

[s	1	1	6]
----	---	---	----

			omit, insert—	1
	'590 <i>A</i>	AS Vi	iewing particular evidence'.	2
		(2)	Section 590AS(1), after 'sensitive evidence'—	3
			insert—	4
			'or an Evidence Act section 93A device statement'.	5
Clause	116	Am	nendment of s 590AV (Disclosure directions)	6
			Section 590AV(4), after '590AO,'—	7
			insert—	8
			'590AOA,'.	9
Clause	117	Am	nendment of s 636 (Evidence of blood relationship)	10
			Section 636(1), definition <i>prescribed offence</i> , paragraph (b), '209,'—	11 12
			omit.	13
Clause	118		nendment of s 641 (Evidence on certain charges of ealing money)	14 15
		(1)	Section 641(1), 'or with an offence under section 436'—	16
			omit.	17
		(2)	Section 641(2), 'or the conversion with intent to defraud within the meaning of section 436'—	18 19
			omit.	20
		(3)	Section 641(2), 'or converted with intent to defraud within the meaning of section 436'—	21 22
			omit.	23
Clause	119		nendment of s 644A (Witness giving incriminating swers)	24 25
			Section 644A(1), '103'—	26

[s 120]

			omit, insert—	1
			'98C, 101'.	2
lause	120	Ins	sertion of new ch 82	3
			After chapter 81—	4
			insert—	5
	'Ch	apt	er 82 Transitional provision for	6
			Criminal Code and Other	7
			Acts Amendment Act 2008	8
	'719	Ref	ferences to particular offences	9
		'(1)	The following provisions apply as if a reference to section 20 included a reference to section 209 as in force at any time before its repeal by the amending Act—	
			• section 229B(10), definitions offence of a sexual natural and prescribed age	re 13 14
			• section 578(1), (1A) and (4)	15
			• section 636(1), definition <i>prescribed offence</i> .	16
		'(2)	Section 568(2) applies as if it included a reference to a indictment against a trustee to whom the <i>Trust Accounts Action</i> 1973 applies for an offence under section 436 as in force any time before its repeal by the amending Act.	ct 18
		'(3)	Section 641(1) applies as if it included a reference to a trusted within the meaning of the <i>Trust Accounts Act 1973</i> charged with an offence under section 436 as in force at any time before its repeal by the amending Act and, for that purpose section 642(2), as in force immediately before the commencement of this section, continues to apply.	ed 22 ne 23
		'(4)	Section 644A applies as if the reference to section 10 included a reference to section 103 as in force at any time before its repeal by the amending Act.	

[s 121]
--------	---

		'(5)	In this section—	1
			amending Act means the Criminal Code and Other Acts Amendment Act 2008.'.	2 3
	Part	t 3	Amendment of Bail Act 1980	4
Clause	121	Act	t amended in pt 3	5
			This part amends the Bail Act 1980.	6
Clause	122		nendment of s 11A (Release of intellectually impaired rson)	7 8
		(1)	Section 11A, heading, 'intellectually impaired person'—	9
			omit, insert—	10
			'a person with an impairment of the mind'.	11
		(2)	Section 11A(1)(a), 'an intellectually impaired person'—	12
			omit, insert—	13
			'a person with an impairment of the mind'.	14
		(3)	Section 11A(7), 'intellectually impaired person'—	15
			omit, insert—	16
			'person with an impairment of the mind'.	17
Clause	123	Am	nendment of s 20 (Undertaking as to bail)	18
			Section 20(3AA)—	19
			omit, insert—	20
	'(3	SAA)	Despite subsection (3), the defendant need not surrender into custody or appear personally if the defendant is represented by the defendant's lawyer unless—	21 22 23
			(a) the court directs otherwise; or	24

		(b) a charge is being heard and determined, an examination of a witness is being conducted or a penalty is being imposed.'.	1 2 3
lause		nendment of s 30 (Apprehension on variation or vocation of bail)	4 5
	(1)	Section 30(1), from 'upon' to 'complainant'—	6
		omit, insert—	7
		'on the application of a complainant, prosecutor or person appearing on behalf of the Crown,'.	8 9
	(2)	Section 30—	10
		insert—	11
	'(1A)	Also, bail granted to a defendant on an undertaking by a police officer authorised by this Act or the <i>Juvenile Justice Act</i> 1992 to grant bail may be varied or revoked, on the application of a complainant, prosecutor or person appearing on behalf of the Crown, by—	12 13 14 15 16
		(a) if the defendant is required to appear before the Childrens Court—the Childrens Court; or	17 18
		(b) a Magistrates Court;	19
		if the court is of the opinion that it is necessary or desirable in the interests of justice to do so.'.	20 21
	(3)	Section 30(2), (3) and (6), 'subsection (1)'—	22
		omit, insert—	23
		'this section'.	24
	(4)	Section 30—	25
		insert—	26
	'(7)	This section does not limit the powers of a police officer under the <i>Police Powers and Responsibilities Act 2000</i> , section 367(3) to arrest a defendant who is a child.'.	27 28 29

[s	1	25]

	Part	Amendment of Criminal Law Amendment Act 1945		
Clause	125	Act amended in pt 4	3	
		This part amends the Criminal Law Amendment Act 1945.	4	
Clause	126	Amendment of s 18 (Detention of persons incapable of controlling sexual instincts)	5	
		Section 18(8), 'shall'—	7	
		omit, insert—	8	
		', other than a detainee released under part 3A, must'.	9	
Clause	127	Replacement of s 18H (Effect on unconditional release)	10	
		Section 18H—	11	
		omit, insert—	12	
	'18H	Effect on unconditional release	13	
		'(1) This section applies to a detainee who has been released under this part, whether before or after the commencement of this section.	14 15 16	
		'(2) The detainee can not be released under section 18(5)(b) or (6A)(b).'.	17 18	
	Dowl			
	Part	Amendment of Criminal Law (Sexual Offences) Act 1978	19 20	
Clause	128	Act amended in pt 5	21	
		This part amends the Criminal Law (Sexual Offences) Act 1978.	22 23	

Clause	129		endment of s 6 (Publication at large of complainant's ntity prohibited)		
		(1)	Section 6—	3	
			insert—	4	
		'(3)	A person must not make or publish a report that contravenes subsection (1).	5 6	
			Maximum penalty—	7	
			(a) for an individual—100 penalty units or 2 years imprisonment; or	8 9	
			(b) for a corporation—1000 penalty units.	10	
		'(4)	If the court makes an order under subsection (2) about the making or publishing of a report, a person who makes or publishes a report that contravenes the order commits an offence.	11 12 13 14	
			Maximum penalty—	15	
			(a) for an individual—100 penalty units or 2 years imprisonment; or	16 17	
			(b) for a corporation—1000 penalty units.	18	
		'(5)	The fact that a person is liable to a penalty for an offence under subsection (4) does not prevent the person being dealt with for contempt of court evidenced by the person's offence.'.	19 20 21 22	
Clause	130		nendment of s 7 (Publication prematurely of fendant's identity prohibited)	23 24	
		(1)	Section 7—	25	
			insert—	26	
		'(3)	A person must not make or publish a report that contravenes subsection (1).	27 28	
			Maximum penalty—	29	
			(a) for an individual—100 penalty units or 2 years imprisonment; or	30 31	

		(b) for a corporation—1000 penalty units.	1
	'(4)	If justices makes an order under subsection (2) about the making or publishing of a report, a person who makes or publishes a report that contravenes the order commits an offence.	2 3 4 5
		Maximum penalty—	6
		(a) for an individual—100 penalty units or 2 years imprisonment; or	7 8
		(b) for a corporation—1000 penalty units.	9
	'(5)	The fact that a person is liable to a penalty for an offence under subsection (4) does not prevent the person being dealt with for contempt of court evidenced by the person's offence.'.	10 11 12 13
Clause 131	Am	nendment of s 8 (Exempted reports)	14
	(1)	Section 8(1)(a) to (c), at the end—	15
		insert—	16
		'or'.	17
	(2)	Section 8(1)—	18
		insert—	19
		'(d) a report made to or on behalf of the department for the time being administering the <i>Education (General Provisions) Act 2006</i> or the <i>Vocational Education, Training and Employment Act 2000</i> for the purposes of the department to or on behalf of which it is made, if the report relates to a defendant mentioned in column 1, item 5(1) or 7 of the table in the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> , section 9A; or	20 21 22 23 24 25 26 27
		(e) a report made to or on behalf of the Crime and Misconduct Commission under the Crime and Misconduct Act 2001'	28 29 30

Clause	132	Amendment of s 10 (Offences and penalty)			
		(1)	Section 10, heading—	2	
			omit, insert—	3	
	'10		nen other publication of complainant's or defendant's entity is prohibited'.		
		(2)	Section 10(1) and (2)—	6	
			omit.	7	
		(3)	Section 10(3), after 'employment'—	8	
			insert—	9	
			', or any other particular that is likely to lead to the identification,'.	10 11	
		(4)	Section 10(3), 'against this Act'—	12	
			omit.	13	
		(5)	Section 10(3)—	14	
			insert—	15	
			'Maximum penalty—	16	
			(a) for an individual—100 penalty units or 2 years imprisonment; or	17 18	
			(b) for a corporation—1000 penalty units.'.	19	
		(6)	Section 10(3)—	20	
			renumber as section 10(1).	21	
		(7)	Section 10(4) and (5)—	22	
			omit, insert—	23	
		'(2)	It is a defence to a proceeding for an offence against subsection (1)(a) for a person to prove that, before the relevant statement or representation was made or published—	24 25 26	
			(a) the complainant authorised in writing the making or the publishing of the statement or representation; and	27 28	

			(b)	when the complainant authorised the making or the publishing of the statement or representation, the	1 2
				complainant—	3
				(i) was at least 18 years; and	4
				(ii) had capacity to give the authorisation.	5
		'(3)	In th	is section—	6
			_	city see the Guardianship and Administration Act 2000, dule 4.'.	7 8
Clause	e 133 Insertion of new s 10A				
			Afte	r section 10—	10
			inser	<i>t</i> —	11
	'10A	Pro	visio	ns do not affect other laws	12
			from	tions 6, 7 and 10 are not intended to prevent a person giving information that is permitted or required to be a under another law.'.	13 14 15
Clause	134	Am	endn	nent of s 11 (Authorised purposes)	16
			Secti	on 11(3) and (4), 'section 10(3)'—	17
			omit,	insert—	18
			'sect	ion 10(1)'.	19
	Par	t 6		Amendment of Penalties and	20
				Sentences Act 1992	21
Clause	135	Act	t ame	nded in pt 6	22
				part amends the <i>Penalties and Sentences Act 1992</i> .	23

Clause	136	36 Am	nendment of s 9 (Sentencing guidelines)			
		(1)	Section 9	0(2)(c), from 'any'—	2	
			omit, ins	ert—	3	
			'		4	
			(i)	any physical or emotional harm done to a victim; and	5 6	
			(ii)	the effect of the offence on any child under 16 years who may have been directly exposed to, or a witness to, the offence; and'.	7 8 9	
		(2)	Section 9	O(6), 'the following'—	10	
			omit.		11	
		(3)	Section 9	0(6), paragraphs (a) to (i), after ';'—	12	
			insert—		13	
			'and'.		14	
		(4)	Section 9)	15	
			insert—		16	
	٠,	(6A)		e principles mentioned in subsection (2)(a) do not the sentencing of an offender for the following	17 18 19	
			<i>Ga</i> obj	offence against the <i>Classification of Computer</i> mes and Images Act 1995, section 28 if the ectionable computer game is a child abuse computer me under the Act;	20 21 22 23	
				offence against any of the following provisions of the assification of Films Act 1991—	24 25	
			(i)	section 41(3) or 42(3) or (4);	26	
			(ii)	section 43, if the offence involves a child abuse film under the Act;	27 28	
				offence against any of the following provisions of the assification of Publications Act 1991—	29 30	
			(i)	section 14;	31	

[s	137

				(ii) section 12, 13, 15, 16 or 17 if the offence involves a child abuse publication or child abuse photograph under the Act;	1 2 3
			(d)	an offence against the Criminal Code, section 228A, 228B, 228C or 228D.	4 5
		'(6B)		entencing an offender to whom subsection (6A) applies, ourt must have regard primarily to—	6 7
			(a)	the nature of any image of a child that the offence involved, including the apparent age of the child and the activity shown; and	8 9 10
			(b)	the need to deter similar behaviour by other offenders to protect children; and	11 12
			(c)	the prospects of rehabilitation including the availability of any medical or psychiatric treatment to cause the offender to behave in a way acceptable to the community; and	13 14 15 16
			(d)	the offender's antecedents, age and character; and	17
			(e)	any remorse or lack of remorse of the offender; and	18
			(f)	any medical, psychiatric, prison or other relevant report relating to the offender; and	19 20
			(g)	anything else about the safety of children under 16 the sentencing court considers relevant.'.	21 22
Clause	137	Am	endn	nent of s 15E (Meaning of <i>disqualifying offence</i>)	23
			Secti	on 15E(4), definition offence of a sexual nature, '209,'—	24
			omit		25
Clause	138	Am	endn	nent of s 20 (Contravention of order)	26
		(1)	Secti	on 20—	27
			inser	<i>t</i> —	28
		'(1A)		, without limiting subsection (1), if the offender ravenes a drug diversion condition of the offender's	29 30

			offender back b	he proper officer of the court may bring the efore the court by giving notice to the offender ling for the offence is to be heard by the court .	1 2 3 4
		(2)	Section 20(2), f	rom 'When' to 'subsection (1)(b),'—	5
			omit, insert—		6
				nder appears before the court, whether under ned under subsection (1)(b) or under a notice section (1A),'.	7 8 9
Clause 1	39			46 (Consequences of committing erational period)	10 11
		(1)	Section 146(1)(a)(ii)—	12
			omit, insert—		13
			ʻ(ii) is s durir	atisfied that the offence was committed ng—	14 15
			(A)	the operational period of an order made under section 144; or	16 17
			(B)	an extension of the operational period ordered under section 147(1)(a)(i); or	18 19
			(C)	a further stated operational period ordered under section 147(1)(a)(ii)(B); or'.	20 21
		(2)	Section 146(1)(b)(ii)—	22
			omit, insert—		23
			'(ii) the o	ffence was committed during—	24
			(A)	the operational period of an order made under section 144; or	25 26
			(B)	an extension of the operational period ordered under section 147(1)(a)(i); or	27 28
			(C)	a further stated operational period ordered under section 147(1)(a)(ii)(B).'.	29 30

[s 1	40]
------	-----

Clause	140	Amendment of s 146A (Summons or warrant for offender whose sentence of imprisonment has been suspended)	1 2
		Section 146A(1)(a)—	3
		omit, insert—	4
		'(a) an order has been made under section 144 or 147(1)(a) for an offender; and'.	5 6
Clause	141	Amendment of s 147 (Power of court mentioned in s 146)	7
		Section 147(5), definition subsequent offence—	8
		omit, insert—	9
		'subsequent offence means the offence committed during—	10
		(a) the operational period of an order made under section 144 for the original offence; or	11 12
		(b) an extension of the operational period ordered under section 147(1)(a)(i) for the original offence; or	13 14
		(c) a further stated operational period ordered under section 147(1)(a)(ii)(B) for the original offence.'.	15 16
Clause	142	Amendment of s 160 (Definitions for div 3)	17
		Section 160, definition impose, from 'serve'—	18
		omit, insert—	19
		'serve—	20
		(a) the whole or part of suspended imprisonment for the offence; and	21 22
		(b) the unexpired portion of an intensive correction order for the offence.'.	23 24
Clause	143	Insertion of new s 216	25
		After section 215—	26
		insert—	27

	'216		Transitional provision for Criminal Code and Other Acts Amendment Act 2008					
	'(1) The definition offence of a sexual nature in section 15E(4) applies as if the reference to the Criminal Code, section 208 included a reference to the Criminal Code, section 209 as in force at any time before its repeal by the Criminal Code and Other Acts Amendment Act 2008.							
		'(2) The Criminal Code items in the schedule apply as if t reference in the item mentioned in column 1 to the provisi of the Criminal Code mentioned in column 2 included reference to the provision of the Criminal Code mentioned column 3 as in force at any time before the commencement this section.						
			Column 1	Column 2	Column 3			
			2	61	63			
			5	208	209			
			23	319	319A'.			
Clause	144	Am	nendment of so	hedule (Serious v	riolent offences)	14		
		(1)	Schedule, items	s 2, 6, 23 and 24—		15		
			omit.			16		
		(2)	Schedule—			17		
			insert—			18		
		'2	section 61 (Rio	t)		19		
		23	section 319 (En with intent)'.	ndangering the safet	y of a person in a vehicle	20 21		
		(3)	Schedule, item	10, 'intellectually in	npaired persons'—	22		
			omit, insert—			23		
			'persons with a	n impairment of the	mind'.	24		
		(4)	Schedule, item	21, '317A'—		25		
			omit, insert—			26		

[s	1	45]
----	---	-----

			'317A(1)'.	1
		(5)	Schedule, item 29, 'Maliciously administering'—	2
			omit, insert—	3
			'Administering'.	4
		(6)	Schedule, item 30, 'and similar acts'—	5
			omit.	6
	Dowl	7	A was a sa always a sa to Course was a say.	
	Part	<i>'</i>	Amendment of Summary Offences Act 2005	7 8
lause	145	Act	amended in pt 7	9
			This part amends the Summary Offences Act 2005.	10
lause	146	Inse	ertion of new pt 2, div 1A	11
			Part 2—	12
			insert—	13
	'Divi	sion	1A Unlawful assembly offences	14
	'10A	Unl	awful assembly	15
		'(1)	If—	16
			(a) 3 or more persons are present together for a common purpose; and	17 18
			(b) the conduct of them taken together would cause a person in the vicinity to reasonably fear that unlawful violence will be used to a person or property;	19 20 21
			each of the persons commits an offence.	22
			Maximum penalty—	23

			(a)	if—	1
				(i) the offender continues to participate in the unlawful assembly after anyone in the assembly has used unlawful violence to a person or property; and	2 3 4 5
				(ii) the offender knows of, or ought reasonably to know of, the violence—2 years imprisonment; or	6 7
			(b)	otherwise—1 year's imprisonment.	8
		'(2)	The	following are immaterial—	9
			(a)	whether the original assembling was lawful or unlawful;	10
			(b)	what the common purpose is and whether it is lawful or unlawful;	11 12
			(c)	whether there is or is likely to be a person in the vicinity who holds the fear mentioned in subsection (1)(b).	13 14
		'(3)	In th	nis section—	15
				awful assembly means an assembly of persons who mit the offence under subsection (1).'.	16 17
Clause	147		endn hibite	ment of s 18 (Particular body piercing of minor ed)	18 19
		(1)		tion 18(1), penalty, paragraph (b), 'an intellectually aired person'—	20 21
			omit,	t, insert—	22
			'a pe	erson with an impairment of the mind'.	23
		(2)	Secti	ion 18(3), definition intellectually impaired person—	24
			omit	t, insert—	25
			-	son with an impairment of the mind see the Criminal e, section 1.'.	26 27
Clause	148	Am	endn	ment of s 25 (Use of vehicles)	28
			Secti	ion 25(a), after 'unlawfully'—	29

[s	1	49]

			inse	rt— er or'.	1
			CIIU	51 OI .	2
Clause	149	Ins	ertio	n of new s 25A	3
			Part	2, after section 25—	4
			inse	rt—	5
	'25A			sing a reward for the return of stolen y etc.	6 7
		'(1)	A pe	erson must not—	8
			(a)	unlawfully offer a reward for the return of stolen or lost property; or	9 10
			(b)	unlawfully print or publish an offer of a reward for the return of stolen or lost property.	11 12
			Max	ximum penalty—2 penalty units.	13
		'(2)	lost	erson unlawfully offers a reward for the return of stolen or property if the person offering the reward makes the offer licly and—	14 15 16
			(a)	indicates in the offer that no questions will be asked, or that the person producing the property will not be seized or molested; or	17 18 19
			(b)	offers to return to any person who may have bought or advanced money by way of loan on stolen or lost property the money paid or advanced, or to give to the person any other sum of money or reward, for the return of the property.	20 21 22 23 24
		'(3)	for t	erson unlawfully prints or publishes an offer of a reward the return of stolen or lost property if the person publicly ts or publishes an offer of a reward that—	25 26 27
			(a)	indicates in the offer that no questions will be asked, or that the person producing the property will not be seized or molested; or	28 29 30
			(b)	offers to return to any person who may have bought or advanced money by way of loan on stolen or lost	31 32

_		
Í٩	1	501

			property the money paid or advanced, or to give to the person any other sum of money or reward, for the return of the property.'.	1 2 3
	Part	: 8	Other Acts amended	4
lause	150	Acts ar	mended in schedule	5
		The	e schedule amends the Acts it mentions.	6

Schedule		Other minor and consequential amendments	1 2
		section 150	3
Child	Protection	(Offender Reporting) Act 2004	4
1	After part 6—	-	5
	insert—		6
Part	7	Transitional	7
79		provision for the Criminal Code and Other ment Act 2008	8 9
	section 20 209 as in	1 applies as if the reference to the Criminal Code, 8 included a reference to the Criminal Code, section force at any time before its repeal by the <i>Criminal Other Acts Amendment Act 2008</i> .'.	10 11 12 13
2	Schedule 1, it	tem 1(a), entry for the Criminal Code, section	14 15
	omit.		16
Comi	mission for	Children and Voung Poonle and Child	177
	dian Act 200	Children and Young People and Child 00	17 18
1	Part 9—		19
	insert—		20

'Divi		Transitional provision for Criminal Code and Other Acts Amendment Act 2008	1 2 3
231	References in	schs 2 and 2B to Criminal Code offence	4
	Code, section section 209	2 and 2B apply as if a reference to the Criminal on 208 included a reference to the Criminal Code, as in force at any time before its repeal by the ode and Other Acts Amendment Act 2008.'.	5 6 7 8
2	Schedule 2, en	try for the Criminal Code, section 209—	9
	omit.		10
3		etry for the Criminal Code, section 216, mpaired persons'—	11 12
	omit, insert-	_	13
	'persons wit	th an impairment of the mind'.	14
4	Schedule 2, en	etry for the Criminal Code, section 322—	15
	omit, insert-	_	16
' 322	Administering poison with into harm	· ·	
5	Schedule 2B, e	entry for the Criminal Code, section 209—	17
	omit.		18
6		entry for the Criminal Code, section 216, mpaired persons'—	19 20
	omit, insert-	_	21
	'persons wit	th an impairment of the mind'.	22

Com	Community Services Act 2007		
1	Part 13, be	fore section 136—	2 3
'Divi	sion 1	Provisions for Act No. 38 of 2007'.	4
2	Section 13	6, heading, 'pt 13'—	5
	omit, in	sert—	6
	'div 1'.		7
3	Section 13	6, 'part'—	8
	omit, in	sert—	9
	'divisio	n'.	10
4	Part 13—		11
	insert—		12
'Divi	sion 2	Provision for Criminal Code and Other Acts Amendment Act 2008	13 14
'140	Reference	in sch 2 to Criminal Code offence	15
	section 209 as	ale 2 applies as if the reference to the Criminal Code, 208 included a reference to the Criminal Code, section in force at any time before its repeal by the <i>Criminal and Other Acts Amendment Act 2008</i> .'.	16 17 18 19
5	Schedule 2	e, entry for the Criminal Code, section 209—	20
	omit.		21

6	Schedule 2, entry fo	or the Criminal Code, section 216, red persons'—	1 2
	omit, insert—		3
	'persons with an in	mpairment of the mind'.	4
7	•	or the Criminal Code, section 322—	5
	omit, insert—		6
'322	Administering poison with intent to harm	Only if an offender was or could have been liable for a penalty as mentioned in section 322, penalty, paragraph (a)'.	
Corr	ective Services Ac	et 2006	7
1	After chapter 7A—		8
	insert—		9
'Ch	apter 7B Trai	nsitional provision for	10
	Crir	minal Code and Other	11
	Act	s Amendment Act 2008	12
'478C	Reference in sch 1 t	o Criminal Code provision	13
	section 208 includ 209 as in force at	es as if the reference to the Criminal Code, led a reference to the Criminal Code, section any time before its repeal by the <i>Criminal cts Amendment Act 2008</i> .'.	14 15 16 17
2	Schedule 1, entry fo	or the Criminal Code, section 209—	18
	omit.		19

\sim .			
Scł	าคล	11	_
ou	ıcu	u	

3	'intellectually	entry for the Criminal Code, section 216, impaired persons'—	1 2
	omit, inser		3
	'persons v	vith an impairment of the mind'.	4
Crim	inal Law Am	endment Act 1892	5
1	Section 4(1), Criminal Cod	', or any of the crimes defined in the le, sections 81(2) and 82'—	6 7
	omit.		8
Disa	bility Service	es Act 2006	9
1	Part 16, divis	ion 2, heading—	10
	omit, inser	rt—	11
'Divi	sion 2	Transitional provisions for Act No. 12 of 2006'.	12 13
2	Part 16—		14
	insert—		15
'Divi	sion 3	Transitional provision for Criminal Code and Other Acts Amendment Act 2008	16 17 18
'241	References in	n schs 3 and 5 to Criminal Code offence	19
		s 3 and 5 apply as if a reference to the Criminal tion 208 included a reference to the Criminal Code,	20 21

	force at any time before its repeal by the d Other Acts Amendment Act 2008.'.
Schedule 3, entry fo	r the Criminal Code, section 209—
omit.	
Schedule 3, entry fo intellectually impair	r the Criminal Code, section 216, red persons'—
omit, insert—	
'persons with an in	mpairment of the mind'.
Schedule 3, entry fo	r the Criminal Code, section 322—
omit, insert—	
Administering poison with intent to harm	Only if an offender was or could have been liable for a penalty as mentioned in section 322, penalty, paragraph (a)'.
Schedule 5, entry fo	r the Criminal Code, section 209—
omit.	
Schedule 5, entry fo intellectually impair	r the Criminal Code, section 216, red persons'—
omit, insert—	•
'nersons with an i	mpairment of the mind'.

Dist	rict (Court of Queensland Act 1967	1
1	Sec	ction 61(2)(b), '64, 65'—	2
		omit, insert—	3
		·61'.	4
2	Sec	ction 61(2)(b), '319A,'—	5
		omit.	6
3	Pai	rt 12—	7
		insert—	8
'142		nsitional provision for Criminal Code and Other Acts endment Act 2008	9 10
	'(1)	Section 61 applies as if the reference in section 61(2)(b) to the Criminal Code, section 61 included a reference to the Criminal Code, sections 64 and 65 as in force at any time before their repeal by the <i>Criminal Code and Other Acts Amendment Act</i> 2008.	11 12 13 14 15
	'(2)	Section 61 applies as if the reference in section 61(2)(b) to the Criminal Code, section 319 included a reference to the Criminal Code, section 319A as in force at any time before its repeal by the <i>Criminal Code and Other Acts Amendment Act</i> 2008.'.	16 17 18 19 20
Dru	gs M	isuse Act 1986	21
1	Sec	ction 117(1), 'section 536'—	22
		omit, insert—	23
		'sections 535 and 536'.	24

2	Part 7— insert—	_	1 2
'Divi	sion 6	Provision for Criminal Code and Other Acts Amendment Act 2008	3 4
'141	Reference i	in schedule to Criminal Code offence	5
	section 415 as i	hedule applies as if the reference to the Criminal Code, 415 included a reference to the Criminal Code, section in force at any time before its repeal by the <i>Criminal Other Acts Amendment Act</i> 2008.'.	n 7
3	Schedule, i	item 9—	10
	omit, in	sert—	11
	'9 section	415 (Extortion)'.	12
Evid	ence Act 1	977	13
1	Section 21/ '319A,'—	AC, definition offence involving violence,	14 15
	omit.		16
2	Section 21/ 332,'—	AC, definition offence involving violence, '331,	, 17 18
	omit.		19
3	Section 21I	M(1)(b), 'an intellectually impaired person'—	20
	omit, in	sert—	21
	'a perso	on with an impairment of the mind'.	22

4	Section 21M(3), definition <i>prescribed offence</i> , '338,'— omit.	1 2
5	Section 21M(3), definition <i>prescribed offence</i> , '416, 417,'— omit.	3 4 5
6	Section 21M(3), definition <i>prescribed special offence</i> , '209,'— omit.	6 7 8
7	Section 93A, heading, 'intellectually impaired person'— omit, insert— 'person with an impairment of the mind'.	9 10 11
8	Section 93A(1)(a), 'an intellectually impaired person'— omit, insert— 'a person with an impairment of the mind'.	12 13 14
9	Section 144, heading, 'intellectually impaired person'— omit, insert— 'person with an impairment of the mind'.	15 16 17
10	Part 9— insert—	18

'Division 5		Criminal Code and Other Acts Amendment Act 2008	1 2	
'146	Re	ferences to particular Criminal Code offences	3	
	'(1)	The definition <i>offence involving violence</i> in section 21AC applies as if it included a reference to the Criminal Code, sections 319A, 331 and 332 as in force at any time before their repeal by the amending Act.	4 5 6 7	
	'(2)	The definition <i>prescribed offence</i> in section 21M(3) applies as if it included a reference to the Criminal Code, section 338 as in force at any time before its repeal by the amending Act.	8 9 10	
	'(3)	The definition <i>prescribed offence</i> in section 21M(3) applies as if the reference to the Criminal Code, section 415 included a reference to the Criminal Code, sections 415, 416 and 417 as in force at any time before their repeal by the amending Act.	11 12 13 14	
	' (4)	The definition <i>prescribed special offence</i> in section 21M(3) applies as if the reference to the Criminal Code, section 208 included a reference to the Criminal Code, section 209 as in force at any time before its repeal by the amending Act.	15 16 17 18	
	'(5)	In this section—	19	
		amending Act means the Criminal Code and Other Acts Amendment Act 2008.'.	20 21	
11	Scl	hedule 2—	22	
		omit.	23	
12	Scl	hedule 3, definition <i>intellectually impaired person</i> —	24	
		omit.	25	
13	Scl	hedule 3—	26	
		insert—	27	
		'person with an impairment of the mind means a person with a disability that—	28 29	

\sim			
∵ ∩	ned	111	-
OU	ICU	u	

				tributable to an intellectual, psychiatric, cognitive or cological impairment or a combination of these; and	1 2
		(b)	resu]	lts in—	3
			(i)	a substantial reduction of the person's capacity for communication, social interaction or learning; and	4 5
			(ii)	the person needing support.'.	6
Fam	ily Se	ervic	es	Act 1987	7
1	Part	t 6, he	eadii	ng, 'provision'—	8
		omit,	insei	rt—	9
		'prov	isior	ns'.	10
2	Part	t 6 —			11
		insert			12
'34	Refe	erenc	e in	schedule to Criminal Code offences	13
		section section	on 4 ons 4 l by	dule applies as if the reference to the Criminal Code, 15 included a reference to the Criminal Code, 15, 416 and 417 as in force at any time before their the <i>Criminal Code and Other Acts Amendment Act</i>	14 15 16 17 18
3	Sch	edule	e, ite	ems 22 to 24—	19
		omit,	inse	rt—	20
	' 22	Section	on 41	5 (Extortion)'.	21

Juve	nile Justice	Act 1992	1
1	Section 170(1)(c), '340(a)'—	2
	omit, inse	rt—	3
	'340(1)(a)	1 '.	4
2	Section 170(1)(c), '340(b)'—	5
	omit, inse	rt—	6
	'340(1)(b))'.	7
3	Section 170('209,'—	4), definition <i>offence of a sexual nature</i> ,	8 9
	omit.		10
4	Part 11—		11
	insert—		12
'Divi	sion 5	Transitional provision for Criminal	13
		Code and Other Acts Amendment	14
		Act 2008	15
'342	Reference to	particular offence	16
	applies as included a force at a	nition offence of a sexual nature in section 170(4) if the reference to the Criminal Code, section 208 a reference to the Criminal Code, section 209 as in my time before its repeal by the Criminal Code and is Amendment Act 2008.'	17 18 19 20 21

Police	e Powers and Responsibilities Act 2000	1
1	Section 351, definition <i>relevant proceeding</i> , paragraph (g), 'intellectually impaired person'—	2 3
	omit, insert—	4
	'a person with an impairment of the mind'.	5
2	Section 538(1)(f), 'an intellectually impaired person'—	6
	omit, insert—	7
	'a person with an impairment of the mind'.	8
3	Chapter 24—	9
	insert—	10
'Part	Criminal Code and Other Acts	11 12
	Amendment Act 2008	13
'865	Reference to particular offences	14
	'Schedules 3 and 5 apply as if a reference to the <i>Summary Offences Act 2005</i> , section 25 included a reference to the Criminal Code, section 426 as in force at any time before its repeal by the <i>Criminal Code and Other Acts Amendment Act 2008</i> .'.	15 16 17 18 19
4	Schedule 3, entry for the Criminal Code, section 426—	20
	omit.	21
5	Schedule 3, entry for the Criminal Code, section 470A(1), 'explosives'—	22 23
	omit, insert—	24
	'explosive or noxious substances'.	25

and 545	lle 3, entries for the Criminal Code, sections 544 (1)—
omi	t, insert—
'•	section 544(1) (Accessories after the fact to offences)
•	section 544(2) or (3) (Accessories after the fact to offences) if the maximum penalty for the offence is less than 3 years imprisonment'.
Schedu	le 3—
inse	ert—
Summa	ry Offences Act 2005
	offence against the <i>Summary Offences Act 2005</i> , section (Use of vehicles).'.
Schedu	lle 5, part 1, entries for the Criminal Code, sections
544 and	i 545—
	1 545— it, insert—
omi	section 544(1) (Accessories after the fact to offences) section 544(2) or (3) (Accessories after the fact to
omi '• •	section 544(1) (Accessories after the fact to offences) section 544(2) or (3) (Accessories after the fact to offences) if, in the circumstances of the offence, the
omi '•	section 544(1) (Accessories after the fact to offences) section 544(2) or (3) (Accessories after the fact to offences) if, in the circumstances of the offence, the offence is not a seven year imprisonment offence.'.
omi . Schedu 426— omi	section 544(1) (Accessories after the fact to offences) section 544(2) or (3) (Accessories after the fact to offences) if, in the circumstances of the offence, the offence is not a seven year imprisonment offence.'.
omi '• Schedu 426— omi	section 544(1) (Accessories after the fact to offences) section 544(2) or (3) (Accessories after the fact to offences) if, in the circumstances of the offence, the offence is not a seven year imprisonment offence.'. section 544(2) or (3) (Accessories after the fact to offences) if, in the circumstances of the offence, the offence is not a seven year imprisonment offence.'.
omi Schedu 426— omi Schedu	section 544(1) (Accessories after the fact to offences) section 544(2) or (3) (Accessories after the fact to offences) if, in the circumstances of the offence, the offence is not a seven year imprisonment offence.'. set 5, part 2, entry for the Criminal Code, section it.

_				
Sc	r	α	411	םו
ou	ш	וכנ	ıu	ıc

11	Schedule 6, definition <i>riot</i> — omit.	1 2
D	ata Francia versant Amanta Ast 2005	
Priv	ate Employment Agents Act 2005	3
1	Section 39(3), definition offence of a sexual nature, '209,'—	4 5
	omit.	6
2	After part 7—	7
'Paı	rt 8 Transitional	8 9
'52	Transitional provision for the Criminal Code and Other Acts Amendment Act 2008	10 11
	'Section 39(3), definition <i>offence of a sexual nature</i> applies as if the reference to the Criminal Code, section 208 included a reference to the Criminal Code, section 209 as in force at any time before its repeal by the <i>Criminal Code and Other Acts Amendment Act 2008</i> .'	12 13 14 15 16
Pros	stitution Act 1999	17
1	Section 134A(1), 'intellectual impairment'—	18
	omit, insert—	19
	'impairment of the mind'.	20

2	Section 134	4A(6), definition <i>person with an intellectual</i>	1 2
	omit, ins	sert—	3
		with an impairment of the mind see the Criminal ection 1.'.	4 5
3	Part 9—		6
	insert—		7
'Divi	sion 4	Transitional provision for Criminal Code and Other Acts Amendment Act 2008	8 9 10
'151	References	in sch 1 to Criminal Code offences	11
	section 415 as i	lle 1 applies as if the reference to the Criminal Code, 415 included a reference to the Criminal Code, section in force at any time before its repeal by the <i>Criminal ad Other Acts Amendment Act 2008</i> .'.	12 13 14 15
4	Schedule 1	, item 6, '359'—	16
	omit, ins	sert—	17
	'350'.		18
5	Schedule 1	, item 9—	19
	omit, ins	sert—	20
	'9 section	415 (Extortion)'.	21
6	Schedule 1 person'—	, items 10 and 11, 'intellectually impaired	22 23
	omit, ins	sert—	24
	'a perso	n with an impairment of the mind'	25

Tra	nsport Operations (Passenger Transport) Act 1994	1
1	Schedule 1, part 1, item 1, 'Unlawful assemblies—breaches'—	2 3
	omit, insert—	4
	'Breaches'.	5
2	Schedule 1A, part 1, division 1, item 1, 'an intellectually impaired person'—	6 7
	omit, insert—	8
	'a person with an impairment of the mind'.	9
3	Schedule 1A, part 1, division 1, item 5, 'intellectually impaired persons'—	10 11
	omit, insert—	12
	'persons with an impairment of the mind'.	13
4	Schedule 1A, part 3, division 1, item 1, 'Unlawful assemblies—breaches'—	14 15
	omit, insert—	16
	'Breaches'.	17
Tra 199	nsport Operations (Road Use Management) Act	18 19
1	Chapter 7—	20
	insert—	21

'Part	Transitional provision for Criminal Code and Other Acts Amendment Act 2008	1 2 3
'217	References to particular Criminal Code offence	4
	'Schedule 2 applies as if the reference to the Criminal Code, section 323 included a reference to the Criminal Code, section 323 as in force at any time before its repeal by the <i>Criminal Code and Other Acts Amendment Act 2008</i> .'.	5 6 7 8
2	Schedule 2, 'section 323 (Wounding and similar acts)'—	9
	omit, insert—	10
	'section 322 (Administering poison with intent to harm)	11
	section 323 (Wounding)'.	12
Work	ers' Compensation and Rehabilitation Act 2003	13
1	Section 537(1)(b), ', 430, 488 or 494'—	14
	omit, insert—	15
	'or 488'.	16
2	After chapter 21—	17
	insert—	18

'Ch	pter 22 Transitional provision for Criminal Code and Other Acts Amendment Act 2008	1 2 3
655	References in s 537 to Criminal Code offences	4
	'Section 537(1)(b) applies as if it included a reference to the Criminal Code, sections 430 and 494 as in force at any time before their repeal by the <i>Criminal Code and Other Adamendment Act 2008</i> .'	me 6

© State of Queensland 2008