

Queensland

Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Bill 2013



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			Page
Part 1	Prelimina	у	
1	Short title		16
2	Commence	ement	16
Part 2	Amendme	nt of Bail Act 1980	
3	Act amend	ed	16
4	Amendmei	nt of s 6 (Definitions)	17
5	Amendmei	nt of s 8 (Power of court as to bail)	17
6	Replaceme	ent of ss 15A and 15B	17
	15A	Conduct of proceeding by Magistrates Court outside district or division	17
7	Amendmei	nt of s 16 (Refusal of bail)	18
8		nt of s 27B (Warrant for apprehension of defendant if d under s 15A)	19
9	Insertion o	f new s 42	20
	42	Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	20
Part 3	Amendme	nt of Corrective Services Act 2006	
10	Act amend	ed	21
11	Amendmei	nt of s 12 (Prisoner security classification)	21
12	Amendmei	nt of s 13 (Reviewing prisoner's security classification)	22
13	Amendme	nt of s 41 (Who may be required to give test sample) .	22
14	Insertion o	f new ch 2, pt 2, div 6A	22
	Division 6A	Criminal organisation segregation orders	
	65A	Making criminal organisation segregation order	22
	65B	Directions in COSOs	23

	65C	Medical examination
	65D	Record
15	Amendmer	nt of s 71 (Reconsidering decision)
16	Insertion of	f new s 267A
	267A	Directions to identified participant in criminal organisation 25
17	Insertion of	f new s 344AA
	344AA	Commissioner may provide information about particular offender's participation in criminal organisation
18	Insertion of	f new ss 350A and 350B
	350A	Confidentiality of criminal intelligence in proceedings 28
	350B	Application of Judicial Review Act 1991 29
19	Amendmer	nt of sch 4 (Dictionary)
Part 4	Amendme	nt of Crime and Misconduct Act 2001
20	Act amend	ed 3 ⁻
21	Replaceme	ent of s 8 (Crime Reference Committee)
	8	Crime Reference Committee
22	Amendmer	nt of s 53 (Intelligence functions)
23	Amendmer	nt of ch 3, pt 1, div 1, sdiv 1, hdg (Crime investigations) 3
24	Amendmer	nt of s 72 (Power to require information or documents) 32
25	Amendmer and witnes	nt of ch 3, pt 1, div 2, sdiv 1, hdg (Crime investigations s protection function)
26		nt of s 74 (Notice to produce for crime investigation or otection function)
27	Amendmer investigation	nt of ch 3, pt 1, div 2, sdiv 2, hdg (Misconduct
28	Amendmer	nt of s 75 (Notice to discover information)
29	Amendmer	nt of ch 3, pt 1, div 3, sdiv 1, hdg (Crime investigations) 35
30	Amendmer investigation	nt of ch 3, pt 1, div 3, sdiv 2, hdg (Misconduct ons)
31	Amendmer	nt of s 82 (Notice to attend hearing—general) 36
32	Amendmer	nt of s 183 (Refusal to take oath)
33	Amendmer excuse)	nt of s 185 (Refusal to produce—claim of reasonable
34	Amendmer excuse)	nt of s 188 (Refusal to produce—claim of reasonable
35	Amendmer	nt of s 190 (Refusal to answer question)
36	Amendmer	nt of s 192 (Refusal to answer question)

37	Amendme	nt of s 195 (Appeals to Supreme Court)	37
38	documents	nt of s 197 (Restriction on use of privileged answers, s, things or statements disclosed or produced under	
	·	n)	38
39		nt of s 198 (Contempt of person conducting on hearing)	38
40		nt of s 199 (Punishment of contempt)	38
41		f new s 200A	38
	200A	Confidentiality of particular proceedings	39
42		f new s 237A	40
72	237A	Acting part-time commissioners	40
43	Amendme	nt of s 277 (Reference committee may obtain	
4.4		n from commission)	41
44		nt of s 331 (Effect of pending proceedings)	41
45		f new ch 8, pt 10	42
	Part 10	Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	
	395	Use of privileged answers, documents, things or statements in proceedings under Confiscation Act	42
46	Amendme	nt of sch 2 (Dictionary)	43
Part 5	Amendme	ent of Criminal Code	
47	Act amend	led	44
48	Amendme	nt of s 1 (Definitions)	44
49		nt of s 597C (Accused person to be called on to plead ent)	45
50	Insertion of	f new ch 92	46
	Chapter 92	Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	
	731	Application of amended s 597C	46
Part 6	Amendme	ent of Criminal Proceeds Confiscation Act 2002	
51	Act amend	led	47
52	Amendme	nt and renumbering of s 265 (Evidentiary provision)	47
53	Insertion of	f new s 265	47
	265	Admissibility of evidence obtained under Crime and Misconduct Act 2001	47
Part 7	Amendme	ent of District Court of Queensland Act 1967	
54	Act amend	led	48

55	Amendmer	nt of s 110C (Use of video link facilities in proceedings)	49
Part 8	Amendme	ent of Electrical Safety Act 2002	
56	Act amend	led	49
57	Amendmer	nt of s 59 (Application for issue of electrical licence)	49
58	Amendmer	nt of s 60 (Application for renewal of electrical licence)	50
59		nt of s 61 (Application for reinstatement of electrical	
	licence)		50
60		f new s 63A	51
	63A	Procedure for refusing to issue, renew or reinstate electrical licence of body corporate or partnership	51
61		nt of s 64 (Regulator to give reasons for refusal of or for conditions)	52
62	Insertion o	f new pt 4, div 3A	52
	Division 3A	A Prohibited persons	
	65A	When person prohibited from holding electrical licence	53
	65B	Requesting and using information from Commissioner—identified participants and criminal organisations	53
63	Amendmer	nt of s 88 (Functions of licensing committee)	54
64	Amendmer	nt of s 107 (Licensed electrical contractor)	54
65	Insertion o	f new s 107A	54
	107A	Becoming a prohibited person not a ground for disciplinary action	54
66	Insertion o	f new pt 9A	55
	Part 9A	Cancellation of electrical licence and external licence recognition provision's application to external licence	
	121A	Cancellation of licence	55
	121B	Cancellation of external licence recognition provision's application to external licence	56
	121C	Procedure for cancelling electrical licence, or external licence recognition provision's application to external licence, of body corporate or partnership	57
67	Amendmer	nt of s 168 (Application for review)	58
68	Insertion o	f new ss 173 and 174	58
	173	Confidentiality of criminal intelligence in proceedings	58
	174	Application of Judicial Review Act 1991	60
69	Amendmer	nt of s 184 (Certificate about action on electrical licence)	61
70	Insertion o	f new pt 21	61

	Part 21	Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	
	255	Applications not finally decided	61
71	Amendm	ent of sch 2 (Dictionary)	62
Part 9	Amendm	nent of Evidence Act 1977	
72	Act amer	nded	63
73	Amendm	ent of s 39B (Application of pt 3A)	63
74	Amendm	ent of s 39C (Definitions for pt 3A)	63
Part 10	Amendm	nent of Justices Act 1886	
75	Act amer	nded	64
76	Amendm	ent of s 4 (Definitions)	64
77		ment of s 23EC (Magistrate for other district or division ed to grant bail may also adjourn a hearing for offence).	65
	23EC	Conduct of proceeding by video link facilities or audio link facilities by court outside district or division	65
78	Amendm	ent of s 139 (Where summary cases to be heard)	66
79	Amendm	ent of pt 6A, hdg (Use of video link facilities)	66
80	Amendm	ent of s 178A (Purpose of part)	66
81	Amendm	ent of s 178B (Definitions for part)	66
82	Amendm	ent of s 178C (Use of video link facilities in proceedings)	67
83	Amendm	ent of s 178D (Facility user taken to be before the court)	68
84	Amendm	ent of s 178E (Way video link facilities must be operated)	69
85	Insertion	of new pt 11, div 6	69
	Division 6	Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	
	280	Application of provisions about use of video link facilities or audio link facilities	69
Part 11	Amendm	nent of Liquor Act 1992	
Division 1	Prelimin	ary	
86	Act amer	nded	70
Division 2		nents not affected by Liquor (Red Tape Reduction) er Legislation Amendment Act 2013	
87	Amendm	ent of s 4 (Definitions)	70
88	Insertion	of new s 11B	71
	11B	Particular entities not exempt	71
89	Amendm	ent of pt 2, hdg (Jurisdiction of tribunal)	72

90	Amendmer	nt of s 21 (Jurisdiction and powers of tribunal) 72
91	Insertion of	f new pt 2, div 3
	Division 3	Review of decisions relating to particular disqualified persons
	36	Application of div 3
	37	Confidentiality of criminal intelligence in proceedings 74
	38	Application of Judicial Review Act 1991 76
92	Insertion of	f new ss 47B and 47C
	47B	Requesting and using information from police commissioner—section 228B decisions
	47C	Application of Acts Interpretation Act 1954 in giving reasons for section 228B decisions
93		nt of pt 5, hdg (Grant, variation and transfer of licences s)
94	Amendmer	nt of s 107 (Restrictions on grant of licence or permit) 78
95		nt of s 107E (Suitability of applicant for adult ent permit)78
96	Amendmer	nt of s 109B (Controllers)79
97		nt of s 129 (Applications to continue trading in certain ces)
98		nt of s 131A (Decision by commissioner on application trading in certain circumstances)
99	Amendmer permits)	nt of s 134 (Cancellation, suspension or variation of
100		ent of s 134A (Ground for taking relevant action adult entertainment permit)
	134A	Ground for taking relevant action relating to particular permits
101	Amendmer	nt of s 134B (Show cause notice)
102		nt of s 134C (Decision about relevant action relating to tainment permit)
103	Insertion o	f new s 134D
	134D	Urgent suspension
104	Amendmer variation)	nt of s 135 (Summary cancellation, suspension or
105	Amendmer	nt of s 136 (Grounds for disciplinary action) 84
106		nt of s 137 (Procedure for taking disciplinary action in icence)
107	Amendmer	nt of s 137A (Decision about disciplinary action) 86
108	Amendmer	nt of s 137C (Urgent suspension)

109	Insertion	of new s 137CA
	137CA	Immediate cancellation of particular licences
110	Insertion	of new pt 5, div 3A
	Division 3	Withdrawal of approval of relevant agreements entered into by licensees
	139A	Application of div 3A
	139B	Urgent suspension of approval
	139C	Show cause notice for withdrawal of approval
	139D	Decision about withdrawing approval of relevant agreement
	139E	Immediate withdrawal of approval and direction to terminate relevant agreement.
	139F	Requirement to terminate relevant agreement on withdrawal of approval
111	Amendme	ent of s 142R (Deciding application)
112	Insertion	of new s 142ZAA
	142ZAA	Immediate cancellation—identified participants
113	Amendme	ent of s 153 (Letting or subletting of licensed premises)
114	Insertion	of new s 228B
	228B	Disqualification from holding licence, permit or approval—identified participants and criminal organisations
115	Insertion	of new pt 12, div 15
	Division 1	
	318	Existing applications
Division 3	Amendm Tape Rec 2013	ents subject to commencement of Liquor (Red luction) and Other Legislation Amendment Act
116	Amendme	ent of s 21 (Jurisdiction and powers of tribunal)
117	Amendme	ent of s 142ZK (Deciding application)
118	Insertion	of new s 142ZQA
	142ZQA	Immediate cancellation of approval—identified participants
Part 12	Amendm	ent of Penalties and Sentences Act 1992
119	Act amen	ded
120		ent of s 15A (Audiovisual link or audio link may be entence)
121	Insertion	of new pt 14, div 8

	Division 8	Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	
	233	Application of amended s 15A	98
Part 13	Amendme	ent of Police Service Administration Act 1990	
122	Act amend	ded	99
123	Insertion of	of new pt 10, div 1, sdiv 1A	99
	Subdivision	on 1A Disclosure of criminal histories relating to criminal organisations	
	10.2AAA	Definitions for sdiv 1A	99
	10.2AAB	Disclosure of criminal history of current or former participants of criminal organisations	99
	10.2AAC	Authorisation to publish or further disclose a criminal history	100
	10.2AAD	Power may not be delegated	100
124	Amendme disclosure	ent of pt 10, div 1, sdiv 2, hdg (Criminal history provisions)	100
125	Amendme	ent of s 10.2E (Relationship to other laws)	101
126	Amendme	ent of s 10.2G (Definitions for div 1A)	101
Part 14	Amendme 1991	ent of Queensland Building Services Authority Act	
127	Act amend	ded	101
128	Amendme	ent of s 31 (Entitlement to contractor's licence)	101
129		ent of s 31A (No entitlement to contractor's licence if partners)	102
130	Amendme licence)	ent of s 32 (Entitlement to a nominee supervisor's	102
131	Amendme	ent of s 32AA (Entitlement to a site supervisor's licence)	102
132		ent of s 32AB (Entitlement to a fire protection nal licence)	103
133	Insertion of	of new s 49AA	103
	49AA	Immediate cancellation of licences—identified participant in criminal organisation	103
134	Insertion of	of new s 56AA	104
	56AA	Requesting and using police commissioner's advice—identified participants	104
135	Insertion of	of new pt 7, div 3A	104
	Division 3	A Review of particular decisions	
	87A	Confidentiality of criminal intelligence in proceedings	105
	87B	Application of Judicial Review Act 1991	107

136	Insertion o	f new sch 1, pt 10	108
	Part 10	Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	
	52	Existing applications	108
137	Amendme	nt of sch 2 (Dictionary)	108
Part 15	Amendme	ent of Racing Act 2002	
138	Act amend	led	109
139	Amendme certificate)	nt of s 203 (Suitability of applicants for eligibility	109
140		nt of s 211 (Conditions for granting application for ertificate)	110
141	Insertion o	f new s 212A	110
	212A	Information about whether persons are identified participants in criminal organisations	110
142	Amendme	nt of s 217 (Decision on application)	111
143	Amendme holder)	nt of s 224 (Investigations into suitability of certificate	111
144		nt of s 225 (Investigation into suitability of associate of holder)	112
145	Amendme	nt of s 230 (Grounds for cancellation)	113
146	Insertion o	f new s 230A	114
	230A	Immediate cancellation of eligibility certificate	114
147	Amendme	nt of s 231 (Show cause notice)	114
148	Amendme	nt of s 235 (Censuring certificate holder)	115
149	Amendme	nt of s 236 (Cancellation of eligibility certificate)	115
150	Amendme	nt of s 237 (Return of cancelled eligibility certificate)	116
151		nt of s 238 (Automatic cancellation of all licences racing bookmakers)	116
152	Amendme	nt of s 239 (Notice to control bodies of decisions)	117
153	Insertion o	f new ss 242A and 242B	117
	242A	Confidentiality of criminal intelligence in proceedings	117
	242B	Application of Judicial Review Act 1991	119
154	Amendme	nt of s 310 (Definitions for div 1)	120
155		nt of s 311 (Offence to disclose confidential n or copy background document)	120
156	Insertion o	f new ch 10, pt 8	120

	Part 8	Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	
	463	Applications not finally decided	120
157	Amendmer	nt of sch 3 (Dictionary)	121
Part 16	Amendme 2003	nt of Second-hand Dealers and Pawnbrokers Act	
158	Act amend	ed	122
159	Amendmer	nt of s 7 (Suitability of applicants and licensees)	122
160		nt of s 8 (Investigations about suitability of applicants	122
161	Replaceme	ent of s 9 (Confidentiality of criminal history)	123
	9	Confidentiality of report or information provided by commissioner of police service	123
162	Amendmer	nt of s 12 (Decision on application for a licence)	124
163		nt of s 15 (Decision on application for renewal or of a licence)	124
164		nt of s 19 (Grounds for suspending, cancelling, renew or restore, or imposing conditions on a licence)	124
165	Insertion o	f new s 20A	125
	20A	Immediate cancellation and return of licence	125
166	Amendmer	nt of s 21 (Return of licence)	126
167	Insertion of	f new ss 107A and 107B	126
	107A	Confidentiality of criminal intelligence	126
	107B	Application of Judicial Review Act 1991	128
168	Insertion of	f new pt 9, div 4	128
	Division 4	Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	
	139	Applications not finally decided	129
169	Amendmer	nt of sch 3 (Dictionary)	129
Part 17	Amendme	nt of Security Providers Act 1993	
170	Act amend	ed	130
171	Amendmer	nt of s 11 (Entitlement to licences—individuals)	130
172		nt of s 12 (Inquiries about person's appropriateness to e)	130
173	Amendmer	nt of s 12AA (Costs of criminal history report)	131
174		nt of s 12C (Use of information obtained under s 12,	131

175	Amendment of s 13 (Entitlement to licences—corporations or firms)	132
176	Amendment of s 14 (Decision on application)	132
177	Amendment of s 21 (Grounds for suspension, cancellation or refusal to renew)	132
178	Amendment of s 22 (Procedure for suspension, cancellation or refusal to renew)	133
179	Insertion of new s 23A	134
	23A Cancellation of licence—identified participant in criminal organisation	134
180	Insertion of new ss 26A and 26B	135
	26A Confidentiality of criminal intelligence in proceedings	135
	26B Application of Judicial Review Act 1991	137
181	Insertion of new pt 9	137
	Part 9 Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	
	68 Applications not finally decided	138
182	Amendment of sch 2 (Dictionary)	138
Part 18	Amendment of Supreme Court of Queensland Act 1991	
183	Act amended	139
184	Amendment of s 80 (Use of video link facilities in proceedings) .	139
Part 19	Amendment of Tattoo Parlours Act 2013	
185	Act amended	140
186	Replacement of s 57 (Confidentiality of criminal intelligence)	140
	57 Confidentiality of criminal intelligence in proceedings	140
187	Amendment of s 58 (Application of Judicial Review Act 1991)	141
Part 20	Amendment of Tow Truck Act 1973	
188	Act amended	142
189	Amendment of s 4C (Who is an appropriate person)	142
190	Amendment of s 6 (Application for licence)	143
191	Amendment of s 9 (Renewal of licence)	143
192	Amendment of s 19H (Restricted written release of information).	143
193	Amendment of pt 4, div 2, hdg (Cancellation and suspension of authorities)	143
194	Insertion of new pt 4, div 2, sdiv 1 and sdiv 2, hdg	143
	Subdivision 1 Immediate cancellation	

21AA	Immediate cancellation—identified participant or criminal organisation	144
Amendme	nt of s 21A (Cancellation or suspension of authorities)	144
Amendme	nt of s 21B (Immediate suspension of authority)	145
Amendme authority)	nt of s 21D (Amending, suspending or cancelling	146
Insertion of	of new pt 4, div 2, sdiv 3, hdg	146
Amendme authority)	nt of s 21G (Delivery of cancelled or suspended	147
Replacem	ent of pt 6, hdg (Review of decisions)	147
Insertion of	of new s 27A	147
27A	Requirement to give QCAT information notice for particular decisions mentioned in sch 1	147
Amendme	nt of s 28 (Internal review of decisions)	148
Replacem	ent of s 29 (External review of decisions)	148
29	Review of decisions by QCAT	149
Division 2	Confidentiality and application of Judicial Review Act 1991	
30	Confidentiality of criminal intelligence in proceedings	149
31	Application of Judicial Review Act 1991	152
Amendme from the c	nt of s 36 (Chief executive may obtain information ommissioner of the police service)	152
		153
Insertion of	of new s 36AA	153
36AA	Requesting and using police commissioner's advice—identified participants and criminal organisations	154
arrangeme	nt of s 36B (Chief executive may enter into ent about giving and receiving information with	155
		156
	•	156
Division 2	Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	
45	Applications not finally decided	156
Amendme	nt of sch 1, hdg (Reviewable decisions)	157
Amendme	nt of sch 2 (Dictionary)	157
	Amendme Amendme Amendme authority) Insertion of Amendme authority) Replacem Insertion of 27A Amendme Replacem 29 Division 2 30 31 Amendme from the of Amendme about a per Insertion of 36AA Amendme arrangeme commission Insertion of Division 2 45 Amendme	criminal organisation Amendment of s 21A (Cancellation or suspension of authorities) Amendment of s 21B (Immediate suspension of authority) Amendment of s 21D (Amending, suspending or cancelling authority) Insertion of new pt 4, div 2, sdiv 3, hdg Amendment of s 21G (Delivery of cancelled or suspended authority) Replacement of pt 6, hdg (Review of decisions) Insertion of new s 27A 27A Requirement to give QCAT information notice for particular decisions mentioned in sch 1 Amendment of s 28 (Internal review of decisions) Replacement of s 29 (External review of decisions) 29 Review of decisions by QCAT Division 2 Confidentiality and application of Judicial Review Act 1991 30 Confidentiality of criminal intelligence in proceedings 31 Application of Judicial Review Act 1991 Amendment of s 36 (Chief executive may obtain information from the commissioner of the police service) Amendment of s 36A (Notice of change in police information about a person) Insertion of new s 36AA 36AA Requesting and using police commissioner's advice—identified participants and criminal organisations Amendment of s 36B (Chief executive may enter into arrangement about giving and receiving information with commissioner of the police service) Insertion of new pt 8, div 1, hdg Insertion of new pt 8, div 1, hdg Insertion of new pt 8, div 2 Division 2 Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013

Part 21	Amendment of Transport Planning and Coordination Act 1994		
212	Act amend	ed	158
213	Amendmer	nt of s 3 (Definitions)	158
214	Insertion o	f new ss 36I to 36M	159
	361	Giving information to approved agencies to enable use of information for particular purposes	159
	36J	Use of information permitted despite other provisions	160
	36K	Misuse of particular information given	160
	36L	Extra-territorial application of offence provision	161
	36M	Protection from liability	161
Part 22	Amendme Regulation	ent of Transport Planning and Coordination n 2005	
215	Regulation	amended	162
216	Insertion o	f new pt 5	162
	Part 5	Prescribed approved agencies	
	10	Approved agency—Act, s 3	162
Part 23	Amendme	nt of Weapons Act 1990	
217	Act amend	ed	163
218	Amendmer	nt of s 10 (Limitations on issue of licence)	163
219	Amendmer	nt of s 10B (Fit and proper person—licensees)	164
220		nt of s 10C (Fit and proper person—licensed dealer's	164
221	Amendmer	nt of s 14 (Inquiries into application)	164
222	Amendmer	nt of s 18 (Renewal of licences)	165
223		nt of s 19 (Notice of rejection of application to issue or nce)	166
224	Amendmer	nt of s 30 (Suspension or revocation notice)	166
225	Amendmer	nt of s 142 (Right to apply for review of decisions)	167
226	Amendmer notices)	nt of s 142AA (Notices must be QCAT information	167
227	Insertion o	f new ss 143 and 144	168
	143	Additional confidentiality requirements for particular criminal intelligence in proceedings	168
	144	Application of Judicial Review Act 1991	171
228	Amendmer review)	nt of s 145 (Applicant may carry on business pending	171
229	•	f new pt 8, div 5	172

Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Bill 2013

	Division 5	Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	
	191 Ex	sisting applications	172
230	Amendment of	of sch 2 (Dictionary)	173
Part 24	Amendment	of Work Health and Safety Act 2011	
231	Act amended		173
232	Amendment of	of s 271 (Confidentiality of information)	174
233	Amendment of	of sch 3 (Regulation-making powers)	174

2013

A Bill

for

An Act to amend the Bail Act 1980, the Corrective Services Act 2006, the Crime and Misconduct Act 2001, the Criminal Code, the Criminal Proceeds Confiscation Act 2002, the District Court of Queensland Act 1967, the Electrical Safety Act 2002, the Evidence Act 1977, the Justices Act 1886, the Liquor Act 1992, the Penalties and Sentences Act 1992, the Police Service Administration Act 1990, the Queensland Building Services Authority Act 1991, the Racing Act 2002, the Second-hand Dealers and Pawnbrokers Act 2003, the Security Providers Act 1993, the Supreme Court of Queensland Act 1991, the Tattoo Parlours Act 2013, the Tow Truck Act 1973, the Transport Planning and Coordination Act 1994, the Transport Planning and Coordination Regulation 2005, the Weapons Act 1990 and the Work Health and Safety Act 2011 for particular purposes

[s 1]

The Parliament			ent of Queensland enacts—	
	Part	1	Preliminary	2
Clause	1	Sho	This Act may be cited as the Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013.	3 4 5 6
Clause	2	(1) (2)	This Act, other than the following provisions, commences on a day to be fixed by proclamation— (a) parts 2 to 7; (b) parts 9 and 10; (c) parts 12 and 13; (d) part 18; (e) parts 21 and 22. However, if sections 90(3) and 96 have not commenced when the Liquor (Red Tape Reduction) and Other Legislation Amendment Act 2013, section 37 commences, those sections and section 116(2) expire at the same time as the commencement of that provision.	7 8 9 10 11 12 13 14 15 16 17 18 19
Clause	Part		Amendment of Bail Act 1980	20
			This part amends the <i>Bail Act 1980</i> .	22

s	4]

Clause	4	Amendment of s 6 (Definitions)	1
		Section 6, definition <i>court</i> , paragraph (d), after 'acting unde section 15A'—	er 2 3
		insert—	4
		or conducting a bail proceeding by using video lin facilities or audio link facilities under the <i>Justices Ad</i> 1886, part 6A	
Clause	5	Amendment of s 8 (Power of court as to bail)	8
		Section 8(1)—	9
		insert—	10
		Note—	11
		If the court is a Magistrates Court, see also the <i>Justices Ad 1886</i> , part 6A, for provisions about the use of video lin facilities or audio link facilities for proceedings, including bail proceedings.	k 13
Clause	6	Replacement of ss 15A and 15B	16
		Sections 15A and 15B—	17
		omit, insert—	18
		15A Conduct of proceeding by Magistrates Court outside district or division	19 20
		(1) This section applies if—	21
		(a) a Magistrates Court (the <i>original court</i>) has jurisdiction under this Act or another Act thear a bail proceeding; and	
		(b) a practice direction made by the Chie Magistrate provides for a bail proceeding t be heard by an alternative court under this section.	o 26
		(2) The bail proceeding may be heard by the alternative court under an Act mentioned is subsection (1)(a) as if the alternative court—	

		(a)	had jurisdiction to hear the bail proceeding; and	1 2
		(b)	were the original court for the purpose of that Act.	3 4
		cou	hearing the bail proceeding, the alternative rt may make any order for the disposition of charge the court considers necessary.	5 6 7
		(4) In the	his section—	8
		dist in w	rnative court means a Magistrates Court for a rict or division outside the district or division which the bail proceeding would otherwise be aired to be heard.	9 10 11 12
lause 7	Am	endment of s 1	6 (Refusal of bail)	13
	(1)	Section 16(3A),	'If the defendant is a'—	14
		omit, insert—		15
			efendant is charged with an offence and it is the defendant is, or has at any time been, a	16 17
	(2)	Section 16(3C),	from 'matter'—	18
		omit, insert—		19
		matter—		20
		(a)	whether the offence with which the defendant is charged is an indictable offence, a simple offence or a regulatory offence; or	21 22 23 24
		(b)	whether the defendant is alleged to have been a participant in a criminal organisation when the offence was committed; or	25 26 27
		(c)	that there is no link between the defendant's alleged participation in the criminal organisation and the offence with which the defendant is charged.	28 29 30 31
	(3)	Section 16(3D)-	_	32

	omit, insert—		1
	prove parti organ purp	ection (3A) does not apply if the defendant es that, at the time of the defendant's alleged cipation in the criminal organisation, the hisation did not have, as 1 of its purposes, the ose of engaging in, or conspiring to engage riminal activity.	2 3 4 5 6 7
Clause 8	Amendment of s 27 defendant if bail gra	B (Warrant for apprehension of anted under s 15A)	8 9
	(1) Section 27B, head	ding—	10
	omit, insert—		11
	granted	for apprehension of defendant—bail using video link facilities or audio link under Justices Act 1886, pt 6A	12 13 14
	(2) Section 27B(1)—		15
	omit, insert—		16
	(1) This	section applies if—	17
		a magistrate grants bail to a defendant and the proceeding is conducted using video link facilities or audio link facilities under the <i>Justices Act 1886</i> , part 6A; and	18 19 20 21
		the defendant leaves the precincts of the associated place—	22 23
		(i) if the defendant is required to enter into an undertaking under section 20—without entering into the undertaking; or	24 25 26 27
		(ii) if there are conditions of the bail with which the defendant must comply before leaving the precincts of the associated place—without fulfilling the conditions.	28 29 30 31 32
	(3) Section 27B(3)(b), '(1)(a) or (b)'—	33

[s 9]

		omit, inser	t	1
		(1)	(b)(i) or (ii)	2
	(4)	Section 27	B—	3
		insert—		4
		(4)	In this section—	5
			associated place see the Justices Act 1886, section 178B.	6 7
			audio link facilities see the Justices Act 1886, section 4.	8 9
			<i>precincts</i> , of an associated place, means the part of the associated place used for the bail proceeding.	10 11 12
			video link facilities see the Justices Act 1886, section 4.	13 14
Clause 9		ertion of n	ew s 42	15
	Par	t 5—		16
	inse	ert—		17
		(Cr	Insitional provision for Criminal Law iminal Organisations Disruption) and Other gislation Amendment Act 2013	18 19 20
		,	9.0.0.0	
		(1)	Sections 6 and 15A as amended or inserted by the amending Act apply to a bail proceeding heard on or after the commencement.	
			Sections 6 and 15A as amended or inserted by the amending Act apply to a bail proceeding heard	21 22

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		(4)	For subsections (1) to (3), it is irrelevant whether the act or omission constituting the offence the subject of the proceeding happened before or after—	1 2 3 4
			(a) for subsections (1) and (3)—the commencement; or	5 6
			(b) for subsection (2)—17 October 2013.	7
		(5)	In this section—	8
			amending Act means the Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013.	9 10 11
			commencement means the commencement of this section.	12 13
	Part	3	Amendment of Corrective Services Act 2006	14 15
Clause	Part	3 Act amended		
Clause		Act amended		15
Clause Clause		Act amended This part ar	Services Act 2006	15 16
	10	Act amended This part an Amendment of Section 12—	Services Act 2006 mends the Corrective Services Act 2006.	15 16 17 18 19
	10	Act amended This part an Amendment of Section 12— insert—	Services Act 2006 mends the <i>Corrective Services Act 2006</i> . of s 12 (Prisoner security classification) Also, if the prisoner is subject to a criminal organisation segregation order, the prisoner must	15 16 17 18 19 20 21 22

[s 12]

Clause	12		1 2
		Section 13—	3
		insert—	4
		security classification of a prisoner subject to a criminal organisation segregation order,	5 6 7 8
			9 10
			11 12
Clause	13	` ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	13 14
		Section 41(1)—	15
		insert—	16
		order who is an identified participant in a	17 18 19
Clause	14	Insertion of new ch 2, pt 2, div 6A	20
		the state of the s	21
		insert—	22
		•	23 24
			25 26
		criminal organisation segregation order or	27 28 29

s	1	4]

that	ses the chief executive under section 344AA the prisoner is an identified participant in a ninal organisation.	1 2 3
Note	,	4
Se	ee also sections 350A and 350B.	5
	COSO remains in effect for the period of the oner's imprisonment.	6 7
COS exec the j	vever, the chief executive must cancel the SO if the commissioner gives the chief entire information under section 344AA that prisoner is no longer an identified participant criminal organisation.	8 9 10 11 12
65B Direction	ons in COSOs	13
A COSO which—	may include directions about the extent to	14 15
(a)	the prisoner is to be segregated from other prisoners; and	16 17
(b)	the prisoner is to receive privileges; and	18
(c)	the chief executive may restrict privileges.	19
65C Medical	examination	20
A docto COSO—	r must examine a prisoner subject to a	21 22
(a)	as soon as practicable after the COSO takes effect; and	23 24
(b)	subsequently, at intervals that are, to the greatest practicable extent, of not more than 28 days; and	25 26 27
(c)	if the COSO is cancelled—as soon as practicable after the COSO ceases to have effect.	28 29 30

1

65D Record

		(1)	The chief executive must record, for each corrective services facility, the details of each prisoner who is or was subject to a COSO.	2 3 4
		(2)	The details for a prisoner must include each of the following—	5 6
			(a) the prisoner's name, identification number and age;	7 8
			(b) the date on which the COSO was made;	9
			(c) if the COSO was cancelled—the date on which it was cancelled;	10 11
			(d) the dates on which the prisoner was examined under section 65C.	12 13
		(3)	The chief executive must, for each prisoner who is or was subject to a COSO, also keep a copy of any advice given to the chief executive that the prisoner is, or is not, an identified participant in a criminal organisation.	14 15 16 17 18
Clause	15	Amendment o	f s 71 (Reconsidering decision)	19
		(1) Section 71(,	20
		renumber a	s section 71(6).	21
		(2) Section 71-		22
		insert—		23
		(5)	This section does not apply if the prisoner is subject to a criminal organisation segregation order.	24 25 26
Clause	16	Insertion of ne	ew s 267A	27
		After section 26	7—	28
		insert—		29

	rections to identified participant in criminal anisation	1 2
(1)	This section applies to an offender who is—	3
	(a) an identified participant in a criminal organisation; and	4 5
	(b) subject to a parole order or community based order (the <i>relevant order</i>).	6 7
(2)	The purpose of this section is to enable—	8
	(a) the movements in the community of the offender to be restricted; and	9 10
	(b) the location of the offender in the community to be monitored.	11 12
(3)	The chief executive may order a corrective services officer to give any or all of the following directions to the offender—	13 14 15
	(a) a direction to remain at a stated place for a stated period;	16 17
	(b) a direction to wear a stated device for monitoring the offender's location;	18 19
	(c) a direction to permit the installation of any device or equipment at the place where the offender resides.	20 21 22
	Note—	23
	See also sections 350A and 350B.	24
(4)	A corrective services officer may give ancillary directions to an offender that are reasonable and necessary for the proper administration of a direction given under subsection (3).	25 26 27 28
(5)	A direction under this section—	29
	(a) may be given in writing or orally, and may apply generally or be limited in its application; and	30 31 32

		(b) must not be inconsistent with a requirement of the relevant order.	1 2
	(6)	Subsection (7) applies if—	3
		(a) the chief executive gives a corrective services officer an order under subsection (3); and	4 5 6
		(b) the commissioner advises the chief executive under section 344AA that the offender is no longer an identified participant in a criminal organisation.	7 8 9 10
	(7)	The chief executive must order a corrective services officer to tell the offender that any direction given to the offender under subsection (3) is no longer in place.	11 12 13 14
Clause 17	Insertion of n	ew s 344AA	15
	Chapter 6, part	13—	16
	insert—		17
	ab	Commissioner may provide information out particular offender's participation in minal organisation	18 19 20
	(1)	The chief executive may ask the commissioner whether an offender is an identified participant in a criminal organisation.	21 22 23
	(2)	The commissioner must give the chief executive the requested advice.	24 25
	(3)	The chief executive may use the requested advice only for managing the offender in a corrective services facility or supervising the offender in the community, including—	26 27 28 29
		(a) making a criminal organisation segregation order for the offender; and	30 31
		(b) if the offender is subject to a parole order or community based order—	32 33

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services officer to give the offender a direction under section 267A; or (ii) requiring the offender to give a test sample under section 41. (4) Subsections (5) and (6) apply if the commissioner advises the chief executive that the offender is identified as an identified participant in a criminal organisation. (5) The chief executive must ask the commissioner for information about whether the offender is still an identified participant in a criminal organisation— (a) if the chief executive reasonably believes the offender may no longer be a participant in a criminal organisation—as soon as practicable after forming the belief; or Example of when the chief executive may reasonably believe the offender is no longer a participant in a criminal organisation— the offender gives the chief executive evidence that the offender gives the chief executive evidence that the offender is not a participant in a criminal organisation (b) in any case—at intervals of not more than 6 months after the commissioner gives the advice under subsection (2).				
(4) Subsections (5) and (6) apply if the commissioner advises the chief executive that the offender is identified as an identified participant in a criminal organisation. (5) The chief executive must ask the commissioner for information about whether the offender is still an identified participant in a criminal organisation— (a) if the chief executive reasonably believes the offender may no longer be a participant in a criminal organisation—as soon as practicable after forming the belief; or Example of when the chief executive may reasonably believe the offender is no longer a participant in a criminal organisation— the offender gives the chief executive evidence that the offender is not a participant in a criminal organisation (b) in any case—at intervals of not more than 6 months after the commissioner gives the advice under subsection (2).		ì	services officer to give the offender a direction under section 267A; or i) requiring the offender to give a test	1 2 3 4 5
for information about whether the offender is still an identified participant in a criminal organisation— (a) if the chief executive reasonably believes the offender may no longer be a participant in a criminal organisation—as soon as practicable after forming the belief; or Example of when the chief executive may reasonably believe the offender is no longer a participant in a criminal organisation— the offender gives the chief executive evidence that the offender is not a participant in a criminal organisation (b) in any case—at intervals of not more than 6 months after the commissioner gives the advice under subsection (2).	(4	comm	etions (5) and (6) apply if the issioner advises the chief executive that the er is identified as an identified participant	6 7 8 9
offender may no longer be a participant in a criminal organisation—as soon as practicable after forming the belief; or Example of when the chief executive may reasonably believe the offender is no longer a participant in a criminal organisation— the offender gives the chief executive evidence that the offender is not a participant in a criminal organisation (b) in any case—at intervals of not more than 6 months after the commissioner gives the advice under subsection (2). (6) The commissioner must give the chief executive the advice requested under subsection (5).	(:	for inf an i	ormation about whether the offender is still dentified participant in a criminal	10 11 12 13
believe the offender is no longer a participant in a criminal organisation— the offender gives the chief executive evidence that the offender is not a participant in a criminal organisation (b) in any case—at intervals of not more than 6 months after the commissioner gives the advice under subsection (2). (6) The commissioner must give the chief executive the advice requested under subsection (5).		o cı	ffender may no longer be a participant in a riminal organisation—as soon as	14 15 16 17
that the offender is not a participant in a criminal organisation (b) in any case—at intervals of not more than 6 months after the commissioner gives the advice under subsection (2). (6) The commissioner must give the chief executive the advice requested under subsection (5).		be	elieve the offender is no longer a participant in a	18 19 20
months after the commissioner gives the advice under subsection (2). (6) The commissioner must give the chief executive the advice requested under subsection (5).			that the offender is not a participant in a criminal	21 22 23
the advice requested under subsection (5).		n	nonths after the commissioner gives the	24 25 26
Insertion of new ss 350A and 350B	((*		27 28
	Insertion o	of new ss 3	350A and 350B	29
After section 350—	After section	n 350—		30
insert—	insert—			31

Clause 18

	onfid oceed	lentiality of criminal intelligence in lings	1 2
(1)	This	s section applies if—	3
	(a)	a person seeks a review of a decision of the chief executive to make a COSO or an order under section 267A(3); and	4 5 6
	(b)	the decision was made as a result of advice given by the commissioner that the person is an identified participant in a criminal organisation.	7 8 9 10
(2)	For Sup	a proceeding about the decision in the reme Court—	11 12
	(a)	the commissioner is a party to the proceedings; and	13 14
	(b)	the commissioner must give the Supreme Court a statement of reasons about the identification of the person by the commissioner as an identified participant in a criminal organisation.	15 16 17 18 19
(3)		a proceeding mentioned in subsection (2), the reme Court may—	20 21
	(a)	review the identification by the commissioner of the person as an identified participant in a criminal organisation; and	22 23 24
	(b)	as it considers appropriate to protect the confidentiality of criminal intelligence—	25 26
		(i) receive evidence and hear argument about the criminal intelligence in the absence of parties to the proceeding and their representatives; and	27 28 29 30
		(ii) take evidence consisting of criminal intelligence by way of affidavit of a police officer of at least the rank of superintendent.	31 32 33 34

(4)	If the Supreme Court considers information has been incorrectly categorised by the commissioner as criminal intelligence, the commissioner may withdraw the information from consideration by the court.	1 2 3 4 5
(5)	Information that is withdrawn under subsection (4) by the commissioner must not be—	6 7
	(a) disclosed to any person; or	8
	(b) taken into consideration by the Supreme Court.	9 10
(6)	In this section—	11
	criminal intelligence means—	12
	(a) advice given by the commissioner to the chief executive under section 344AA that a person is a participant in a criminal organisation; and	13 14 15 16
	(b) information held by the commissioner that is relevant to whether the person is an identified participant in a criminal organisation.	17 18 19 20
350B A	pplication of Judicial Review Act 1991	21
(1)	The <i>Judicial Review Act 1991</i> , part 4 does not apply to a decision of the chief executive mentioned in section 350A(1).	22 23 24
(2)	Subject to this division, unless the Supreme Court decides that a decision of the chief executive mentioned in section 350A(1) is affected by jurisdictional error, the decision—	25 26 27 28
	(a) is final and conclusive; and	29
	(b) can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial Review Act</i> 1991 or otherwise (whether by	30 31 32

[s 19]

Clause 19

	the Supreme Court, another court, a tribunal or another entity); and	1 2
	(c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.	3 4 5 6
(3)	The <i>Judicial Review Act 1991</i> , part 5 applies to a decision mentioned in subsection (2) to the extent it is affected by jurisdictional error.	7 8 9
Amendment of	of sch 4 (Dictionary)	10
Schedule 4—		11
insert—		12
	COSO see section 65A.	13
	<i>criminal organisation</i> has the meaning given under the Criminal Code, section 1.	14 15
	criminal organisation segregation order see section 65A.	16 17
	<i>identified participant</i> , in a criminal organisation, means a person who is identified by the commissioner as a participant in the criminal organisation.	18 19 20 21
	<i>participant</i> , in a criminal organisation, means a participant in the organisation within the meaning of the Criminal Code, section 60A(3).	22 23 24

	Part	4 Amendment of Crime and Misconduct Act 2001	1 2
Clause	20	Act amended	3
		This part amends the <i>Crime and Misconduct Act</i> 2001.	4
Clause	21	Replacement of s 8 (Crime Reference Committee)	5
		Section 8—	6
		omit, insert—	7
		8 Crime Reference Committee	8
		The Crime Reference Committee—	9
		(a) has responsibility for—	10
		(i) referring major crime to the commission for investigation; and	11 12
		(ii) authorising the commission to undertake specific intelligence operations; and	13 14 15
		(b) has a coordinating role for investigations into major crime conducted by the commission in cooperation with any other law enforcement agency.	16 17 18 19
Clause	22	Amendment of s 53 (Intelligence functions)	20
		Section 53, after 'following functions'—	21
		insert—	22
		(its intelligence functions)	23
Clause	23	Amendment of ch 3, pt 1, div 1, sdiv 1, hdg (Crime investigations)	24 25
		Chapter 3, part 1, division 1, subdivision 1, heading, after 'investigations'—	26 27

[s 24]

		insert—	1
		and specific intelligence operations (crime)	2
Clause	24	Amendment of s 72 (Power to require information or documents)	3 4
		(1) Section 72(1), (2) and (3)(b)(ii), after 'investigation'—	5
		insert—	6
		or specific intelligence operation (crime)	7
		(2) Section 72(7)(a) and (b)—	8
		renumber as section 72(7)(b) and (c).	9
		(3) Section 72(7)—	10
		insert—	11
		(a) state whether it relates to a crime investigation or a specific intelligence operation (crime); and	12 13 14
Clause	25	Amendment of ch 3, pt 1, div 2, sdiv 1, hdg (Crime investigations and witness protection function)	15 16
		Chapter 3, part 1, division 2, subdivision 1, heading, after 'investigations'—	17 18
		insert—	19
		, specific intelligence operations (crime)	20
Clause	26	Amendment of s 74 (Notice to produce for crime investigation or witness protection function)	21 22
		(1) Section 74, heading, after 'investigation'—	23
		insert—	24
		, specific intelligence operation (crime)	25
		(2) Section 74(1)(b)—	26
		renumber as section $74(1)(c)$.	27

(3)	Section 74(1)—						
	insert—	2					
	(b) a specific intelligence operation (crime);	3					
(4)	Section 74(2), after 'investigation'—						
	insert—	5					
	, a specific intelligence operation (crime)	6					
(5)	Section 74(2A)(b)—	7					
	renumber as section 74(2A)(c).	8					
(6)	Section 74(2A)—						
	insert—	10					
	(b) a specific intelligence operation (crime); or	11					
(7)	Section 74(3), after 'crime investigation'—						
	insert—	13					
	or specific intelligence operation (crime)	14					
(8)	Section 74(3), after 'the investigation'—						
	insert—	16					
	or operation						
(9)	Section 74(4)(b)—						
	renumber as section 74(4)(c).						
(10)	Section 74(4)—						
	insert—	21					
	(b) for a notice given in the context of a specific intelligence operation (crime), delay in the production of the document may result in—	22 23 24					
	(i) its destruction, removal or concealment; or	25 26					
	(ii) serious prejudice to the conduct of the operation; or	27 28					

			(iii) the loss of an opportunity to obtain timely intelligence—	1 2
			(A) in advance of a significant event; or	3 4
			(B) that may help prevent a risk to public safety; or	5 6
	(11)	Section 74-	_	7
		insert—		8
		(5A)	A prescribed person's fear, whether genuinely held or not, of—	9 10
			(a) personal physical harm or damage to the person's property; or	11 12
			(b) physical harm to someone else, or damage to the property of someone else, with whom the person has a connection or bond;	13 14 15
			is not a reasonable excuse to fail to comply with a notice to produce given for a crime investigation or a specific intelligence operation (crime) that relates to a criminal organisation or a participant in a criminal organisation.	16 17 18 19 20
	(12)	Section 74-	_	21
		insert—		22
		(9)	In this section—	23
			<i>prescribed person</i> means a person who is a participant in a criminal organisation.	24 25
Clause 27		nendment o	f ch 3, pt 1, div 2, sdiv 2, hdg (Misconduct)	26 27
		apter 3, par vestigations'-	t 1, division 2, subdivision 2, heading, after	28 29
	ins	ert—		30
		and	specific intelligence operations (misconduct)	31

Clause	28	Amendment of s 75 (Notice to discover information)	1
		(1) Section 75(1)(a), after 'investigation'—	2
		insert—	3
		or a specific intelligence operation (misconduct)	4
		(2) Section 75(1)(b) and (2), after 'investigation'—	5
		insert—	6
		or operation	7
		(3) Section 75(7)(a) and (b)—	8
		renumber as section 75(7)(b) and (c).	9
		(4) Section 75(7)—	10
		insert—	11
		(a) state whether it relates to a misconduct investigation or a specific intelligence operation (misconduct); and	12 13 14
Clause	29	Amendment of ch 3, pt 1, div 3, sdiv 1, hdg (Crime investigations)	15 16
		Chapter 3, part 1, division 3, subdivision 1, heading, after 'investigations'—	17 18
		insert—	19
		and specific intelligence operations (crime)	20
Clause	30	Amendment of ch 3, pt 1, div 3, sdiv 2, hdg (Misconduct investigations)	21 22
		Chapter 3, part 1, division 3, subdivision 2, heading, after 'investigations'—	23 24
		insert—	25
		and specific intelligence operations (misconduct)	26

[s 31]

Clause	31	Amendment of s 82 (Notice to attend hearing—general)	1
		Section 82(5), penalty—	2
		omit, insert—	3
		Maximum penalty—200 penalty units or 5 years imprisonment.	4 5
Clause	32	Amendment of s 183 (Refusal to take oath)	6
		Section 183, penalty—	7
		omit, insert—	8
		Maximum penalty—200 penalty units or 5 years imprisonment.	9 10
Clause	33	Amendment of s 185 (Refusal to produce—claim of reasonable excuse)	11 12
		(1) Section 185(1) and (6), penalty—	13
		omit, insert—	14
		Maximum penalty—200 penalty units or 5 years imprisonment.	15 16
		(2) Section 185(1) and (3A), 'requirement made under section 75B'—	17 18
		omit, insert—	19
		section 75B requirement	20
Clause	34	Amendment of s 188 (Refusal to produce—claim of reasonable excuse)	21 22
		(1) Section 188(1)(c), 'requirement under section 75B'—	23
		omit, insert—	24
		section 75B requirement	25
		(2) Section 188(2), penalty—	26
		omit, insert—	27

		Maximum penalty—200 penalty units or 5 years imprisonment.	1 2
Clause	35	Amendment of s 190 (Refusal to answer question)	3
		Section 190(1) and (3), penalty—	4
		omit, insert—	5
		Maximum penalty—200 penalty units or 5 years imprisonment.	6 7
Clause	36	Amendment of s 192 (Refusal to answer question)	8
		(1) Section 192(1), penalty—	9
		omit, insert—	10
		Maximum penalty—200 penalty units or 5 years imprisonment.	11 12
		(2) Section 192(3), penalty—	13
		omit, insert—	14
		Maximum penalty for subsection (3)—200 penalty units or 5 years imprisonment.	15 16
Clause	37	Amendment of s 195 (Appeals to Supreme Court)	17
		(1) Section 195(9)—	18
		insert—	19
		Note—	20
		See also section 200A in relation to the confidentiality of proceedings under this section.	21 22
		(2) Section 195—	23
		insert—	24
		(10) However, the court may permit a person to be present at a hearing for the application for leave to appeal, or appeal, in the interests of justice.	25 26 27

[s	38]
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Clause	38	Amendment of s 197 (Restriction on use of privileged answers, documents, things or statements disclosed or produced under compulsion)	1 2 3
		Section 197(3)(c), after 'Act'—	4
		insert—	5
		and the answer, document, thing or statement is admissible under section 265 of that Act	6 7
Clause	39	Amendment of s 198 (Contempt of person conducting commission hearing)	8 9
		Section 198(4)(b), 'requirement made under section 75B'—	10
		omit, insert—	11
		section 75B requirement	12
Clause	40	Amendment of s 199 (Punishment of contempt)	13
		(1) Section 199(8A)(a)(ii), 'requirement made under section 75B'—	14 15
		omit, insert—	16
		section 75B requirement	17
		(2) Section 199—	18
		insert—	19
		(9A) The court's hearing under this section is closed to the public.	20 21
		Note—	22
		See also section 200A in relation to the confidentiality of proceedings under this section.	23 24
		(9B) However, the court may permit a person to be present at the hearing in the interests of justice.	25 26
Clause	41	Insertion of new s 200A	27
		Chapter 4, part 4, before section 201—	28

insert-	_		1
	200A C	onfidentiality of particular proceedings	2
	(1)	This section applies to the following (each <i>the proceeding</i>)—	3 4
		(a) an application for leave to appeal, or an appeal, under section 195;	5 6
		(b) a proceeding for contempt under section 199;	7 8
		(c) an appeal against a decision in a proceeding mentioned in paragraph (a) or (b).	9 10
	(2)	The proceeding, or a hearing in the proceeding, must not be mentioned on a published court list.	11 12
		Example of published court list—	13
		daily law list	14
	(3)	If a party to the proceeding files an application or supporting material for the proceeding, the application or material must be accompanied by a notice to the registrar stating the application or material—	15 16 17 18 19
		(a) is filed for a proceeding mentioned in subsection (1); and	20 21
		(b) is a document to which subsections (4) to (6) apply.	22 23
	(4)	No record of proceedings is to be available for access by any person, unless the court has, on application by a person, given approval for the access.	24 25 26 27
	(5)	A person is not entitled to search information in the custody of a court in relation to the proceeding, unless the court otherwise orders in the interests of justice.	28 29 30 31
	(6)	Subsections (4) and (5) do not apply in relation to a party to the proceeding or a lawyer representing a party to the proceeding.	32 33 34

	(7)	Nothing in this section prevents the publication of reasons for a decision in the proceeding if the publication does not identify—	1 2 3
		(a) a person; or	4
		(b) information that may prejudice—	5
		(i) an investigation being conducted by the commission; or	6 7
		(ii) a specific intelligence operation being undertaken by the commission; or	8 9
		(iii) the performance of another function of the commission.	10 11
	(8)	In this section—	12
		record of proceedings includes—	13
		(a) a transcript of the proceeding (whether written or otherwise); and	14 15
		(b) documents in the court file for the proceeding; and	16 17
		(c) an appeal book in relation to the proceeding.	18
Clause 42	Insertion of n	ew s 237A	19
	After section 23	37—	20
	insert—		21
	237A A	cting part-time commissioners	22
	(1)	The Governor in Council may appoint a person qualified for appointment as a part-time commissioner to act as a part-time commissioner—	23 24 25 26
		(a) during a vacancy in the office of a part-time commissioner; or	27 28
		(b) during any period, or all periods, when a part-time commissioner is absent from duty	29 30

		(2)	or from the State or, for another reason, can not perform the duties of the office. Sections 227 and 228 do not apply to the appointment of a person to act as a part-time commissioner.	1 2 3 4 5
Clause	43		of s 277 (Reference committee may obtain om commission)	6 7
		Section 277(3)(a), 'under the authorisation; and'—	8
		omit.		9
Clause	44		of s 331 (Effect of pending proceedings)	10
		(1) Section 33		11
		omit, inser	<u>;</u>	12
		(2)	If the proceeding is a proceeding for an indictable offence and is conducted by or for the State, the commission must, if failure to do so might prejudice the accused's right to a fair trial, do 1 or more of the following—	13 14 15 16 17
			(a) conduct any hearing relating to an investigation as a closed hearing during the currency of the proceeding;	18 19 20
			(b) give a direction under section 202 to have effect during the currency of the proceeding;	21 22
			(c) make an order under section 180(3).	23
		(2) Section 33	1(3)—	24
		omit.		25
		(3) Section 33	1(4)—	26
		renumber a	as section 331(3).	27
		(4) Section 33	1—	28
		insert—		29

[s -	45]
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	(4)	To 1	remove any doubt, it is declared that—	1
		(a)	a proceeding for a criminal offence is in or before a court from the moment the charge is laid for the offence; and	2 3 4
		(b)	under subsection (1), the commission may, for the investigation or hearing, require a person or witness to answer a question, or produce a document or thing, that is relevant to a proceeding brought against the person or witness for a criminal offence.	5 6 7 8 9 10
			Example for paragraph (b)—	11
			The commission may require a person to attend a commission hearing to answer a question about a matter relating to a criminal offence for which the person has been charged.	12 13 14 15
Clause 45	Insertion of ne	ew c	h 8, pt 10	16
	Chapter 8—			17
	insert—			18
	Part 1	0	Criminal Law (Criminal Organisations	19 20
			Disruption) and Other	21
			Legislation	22
			Amendment Act 2013	23
	205 Ho	o of i	orivilaged answers, decuments, things	24
	ors	state	privileged answers, documents, things ments in proceedings under ation Act	24 25 26
	(1)		tion 197(3)(c) as in force on and from 17 ober 2013—	27 28
		(a)	applies, and is taken to have always applied, only to an answer, document, thing or statement given or produced on or after that	29 30 31
			day; and	32

		(b) authorises the use of an answer, document, thing or statement only in a proceeding under the Confiscation Act started on or after that day; and	1 2 3 4
		(c) applies, and is taken to have always applied, as if the provision as amended by the amending Act, and section 265 of the Confiscation Act as inserted by the amending Act, were in force from the beginning of that day.	5 6 7 8 9
		Note—	11
		17 October 2013 is the day section 197(3)(c) was inserted into this Act by the <i>Criminal Law (Criminal Organisations Disruption) Amendment Act 2013</i> , section 27.	12 13 14 15
	(2)	For subsection (1), section 265 of the Confiscation Act as inserted by the amending Act applies, and is taken to have always applied, in relation to an answer, document, thing or statement mentioned in subsection (1)(a) and a proceeding mentioned in subsection (1)(b).	16 17 18 19 20 21
	(3)	In this section—	22
		amending Act means the Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013.	23 24 25
Δm	endment o	of sch 2 (Dictionary)	26
(1)	Schedule 2	` ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	27
(1)	insert—		28
	inscri	intelligence functions see section 53.	
			29
		section 75B requirement means a requirement under section 75B.	30 31
		specific intelligence operation (crime) means a specific intelligence operation authorised in	32 33

			relation to a matter mentioned in section $55A(1)(a)$.	1 2
			specific intelligence operation (misconduct) means a specific intelligence operation authorised in relation to a matter mentioned in section 55A(1)(b).	3 4 5 6
			edule 2, definition <i>notice to produce</i> , paragraph (a), after estigation'—	7 8
		inse	ert—	9
			, a specific intelligence operation (crime)	10
		(3) Sch	edule 2, definition participant—	11
		inse	ert—	12
			(f) a person who has been a person mentioned in paragraph (a), (b), (c), (d) or (e) at any time within the preceding 2 years;	13 14 15
	Part	5	Amendment of Criminal Code	16
Clause	47	Act ame	ended	17
		This	s part amends the Criminal Code.	18
Clause	48	Amend	ment of s 1 (Definitions)	19
		Section ';'—	1, definition criminal organisation, paragraph (b), after	20 21
		insert—		22
			or	23

lause	49		endment o	of s 597C (Accused person to be called on to tment)	1 2
		(1)	Section 59	7C(4), from 'the prosecutor' to 'use of the link'—	3
			omit, inser	<i>t</i> —	4
			the just	court considers use of the link is in the interests of tice	5 6
		(2)	Section 59	7C—	7
			insert—		8
			(4A)	However, the court may not allow the use of an audiovisual link or audio link under subsection (4) if facilities mentioned in subsection (5A)(a) are not available at the court or the place where the accused person is present.	9 10 11 12 13
			(4B)	For subsection (4), in deciding whether use of an audio link is in the interests of justice, the court must have regard to the desirability of an accused person's arraignment being done over an audiovisual link, rather than an audio link, if an audiovisual link is available.	14 15 16 17 18 19
		(3)	Section 59	7C—	20
			insert—		21
			(5A)	If an accused person's arraignment is done over an audiovisual link or audio link and the person's representative in the proceeding is at the place where the court is sitting—	22 23 24 25
				(a) the court and the place where the person is present must make facilities available for private communication between the person and the person's representative; and	26 27 28 29
				(b) a communication between the person and the person's representative is as confidential and inadmissible in any proceeding as it would be if it took place between the person	30 31 32 33

[s 50]

		nd the person's representative while in each her's presence.	1 2
	· · · · · · · · · · · · · · · · · · ·	tion (5A)(b) does not limit any other ion applying to the communication.	3 4
Clause 5	Insertion of new ch 9	2	5
	After chapter 91—		6
	insert—		7
	Chapter 9	2 Transitional	8
	<u>-</u>	provision for	9
		Criminal Law	10
		(Criminal	11
		Òrganisations	12
		Disruption) and	13
		Other Legislation	14
		Amendment Act	15
		2013	16
	704 Annilo atto		
	• •	n of amended s 597C	17
		7C as amended by the Criminal Law Organisations Discreption) and Other	18
		Organisations Disruption) and Other Amendment Act 2013 applies to the	19 20
	© .	of an accused person in a proceeding for	21
	•	whether the proceeding was started before,	22
	on or after t	he commencement of this section.	23

s 51]

	Part		Amendment of Criminal Proceeds Confiscation Act 2002	1 2 3
Clause	51	Act amended		4
		This part at 2002.	mends the Criminal Proceeds Confiscation Act	5 6
Clause	52	Amendment an provision)	nd renumbering of s 265 (Evidentiary	7 8
		Section 265, head	ling—	9
		omit, insert—		10
		266 Othe	er evidentiary matters	11
Clause	53	Insertion of ne	w s 265	12
		Chapter 11, befor	e section 266 as renumbered—	13
		insert—		14
			nissibility of evidence obtained under ne and Misconduct Act 2001	15 16
			An answer, document, thing or statement mentioned in the <i>Crime and Misconduct Act</i> 2001, section 197(1) is admissible as evidence in a proceeding, other than a proceeding for the prosecution of an offence, under this Act only with the court's leave.	17 18 19 20 21 22
			Note—	23
			See the <i>Crime and Misconduct Act 2001</i> , section 395(2) in relation to the answers, documents, things and statements, and proceedings, to which this section applies.	24 25 26 27
			The court may give the leave unless the court considers the unfairness to the respondent in a criminal proceeding that may be caused by	28 29 30

		admitting the evidence outweighs its probative value in the proceeding under this Act.	1 2
	(3)	In deciding whether admitting the evidence may cause unfairness to the respondent in a criminal proceeding, the court must consider—	3 4 5
		(a) whether the use of the evidence in the proceeding under this Act may prejudice a fair trial of the respondent for an offence for which the respondent has been, or may be, charged; and	6 7 8 9 10
		(b) whether there is any action it can take to prevent or limit the unfairness to the respondent.	11 12 13
		Examples of action court may take—	14
		 holding the proceeding, or a part of it, in private 	15 16
		 making an order prohibiting or restricting the publication of all or part of the records of the proceeding, or the whole or part of the judgment in the proceeding 	17 18 19 20
	(4)	Subsection (3) does not limit the matters the court may consider in deciding whether admitting the evidence may cause unfairness to the respondent.	21 22 23 24
Part 7		Amendment of District Court of Queensland Act 1967	25 26
54 Act a	mended		27
		mends the District Court of Queensland Act 1967.	28

s 55]

Clause	55	55 Amendment of s 110C (Use of video link facilities i proceedings)					
		(1)	Section 11	0C(1)—	3		
			insert—		4		
				(ba) the proceeding is not a proceeding for the sentencing of the detainee; and	5 6		
				Note—	7		
				See the <i>Penalties and Sentences Act 1992</i> , section 15A in relation to the use of audiovisual link or audio link facilities for a sentencing proceeding.	8 9 10		
		(2)	Section 11	0C(1)(ba) and (c)—	11		
			renumber a	as section 110C(1)(c) and (d).	12		
	Part	8		Amendment of Electrical Safety Act 2002	13 14		
Clause	56	Act	t amended		15		
			This part a	mends the Electrical Safety Act 2002.	16		
Clause	57		nendment c ence)	of s 59 (Application for issue of electrical	17 18		
		(1)	Section 59	(3), 'The regulator'—	19		
			omit, inser	<i>t</i> —	20		
			Sub	oject to subsection (5), the regulator	21		
		(2)	Section 59-	_	22		
			insert—		23		
			(5)	Subject to section 63A, the regulator must refuse to issue the electrical licence if the regulator is satisfied the person is a prohibited person.	24 25 26		

[s 58]

				Note—	1
				See section 65A for when a person is a prohibited person.	2 3
Clause	58		nendment o ence)	of s 60 (Application for renewal of electrical	4 5
		(1)	Section 60	(3), 'The regulator'—	6
			omit, inser	<i>t</i> —	7
			Sul	bject to subsection (4A), the regulator	8
		(2)	Section 60	<u> </u>	9
			insert—		10
			(4A)	Subject to section 63A, the regulator must refuse to renew the electrical licence if the regulator is satisfied the holder is a prohibited person.	11 12 13
				Note—	14
				See section 65A for when a person is a prohibited person.	15 16
Clause	59		nendment o	of s 61 (Application for reinstatement of nce)	17 18
		(1)	Section 61	(3), 'The regulator'—	19
			omit, inser	<i>t</i> —	20
			Sul	bject to subsection (4A), the regulator	21
		(2)	Section 61		22
			insert—		23
			(4A)	Subject to section 63A, the regulator must refuse to reinstate the electrical licence if the regulator is satisfied the person is a prohibited person.	24 25 26
				Note—	27
				See section 65A for when a person is a prohibited person.	28 29

S	601	

Clause	60	Insertion of new s 63A					
		After section 63				2	
		insert—				3	
		reiı		e ele	or refusing to issue, renew or ectrical licence of body corporate hip	4 5 6	
		(1)	Thi	This section applies if—			
			(a)	the	ody corporate or a partnership applies to regulator for the issue, renewal or statement of an electrical licence; and	8 9 10	
			(b)		regulator is satisfied the applicant is a nibited person because—	11 12	
				(i)	if the applicant is a body corporate—an officer of the body corporate is an identified participant in a criminal organisation; or	13 14 15 16	
				(ii)	if the applicant is a partnership—a partner in the partnership is an identified participant in a criminal organisation.	17 18 19 20	
		(2)	59(3 the	5), 60 regul	refusing the application under section $0(4A)$ or $61(4A)$ (the <i>refusal decision</i>), lator must give the applicant a written ating—	21 22 23 24	
			(a)	prol part	regulator is satisfied the applicant is a nibited person because the officer or ner is an identified participant in a ninal organisation; and	25 26 27 28	
			(b)	the	name of the officer or partner; and	29	
			(c)		regulator must make the refusal decision ess the officer or partner—	30 31	
				(i)	is removed from all positions of authority in the applicant; and	32 33	

Clause	62	Insertion of n	new pt 4, div 3A	31 32
		(3)	The Acts Interpretation Act 1954, section 27B, does not apply to the information notice mentioned in subsection (1) to the extent to which the decision is the result of advice given by the Commissioner to the regulator under section 65B.	25 26 27 28 29 30
		insert—		24
Clause	61		of s 64 (Regulator to give reasons for refusal n or for conditions)	21 22 23
		(4)	If, after considering all written representations made within the stated period, the regulator is still satisfied the applicant is a prohibited person, the regulator must make the refusal decision.	17 18 19 20
			(b) the regulator must give the applicant a written notice stating that, under this section, the application is taken to have been withdrawn.	13 14 15 16
			(a) the application is taken to have been withdrawn; and	11 12
		(3)	If no representations are made within the stated period—	9 10
			(d) the applicant may make, within a stated period of not more than 28 days after the giving of the notice, written representations to the regulator in support of the matters mentioned in paragraph (c)(i) and (ii).	4 5 6 7 8
			(ii) is not in a position to control or influence the applicant's conduct of its business; and	1 2 3

insert-	_			1				
	Division	on 3A	Prohibited persons	2				
	65A When person prohibited from holding electrical licence							
	(1)	A person licence i	n is prohibited from holding an electrical f—	5 6				
			an individual—the person is an antified participant in a criminal anisation; or	7 8 9				
		(b) for	a body corporate or a partnership—	10				
		(i)	the body corporate or partnership is a criminal organisation; or	11 12				
		(ii)	an officer of the body corporate, or a partner in the partnership, is an identified participant in a criminal organisation.	13 14 15 16				
	(2)	from ho	n who is prohibited under subsection (1) alding an electrical licence is called a ed person.	17 18 19				
	Co	mmissio	and using information from ner—identified participants and panisations	20 21 22				
	(1)	reinstate regulator	application for the issue, renewal or ment of an electrical licence is made, the must ask the Commissioner for ion about whether a person is—	23 24 25 26				
		. ,	identified participant in a criminal anisation; or	27 28				
		(b) a cr	iminal organisation.	29				
	(2)		r the purposes of administering this Act,	30 31				

		information about whether a holder of an electrical licence is—	1 2
		(a) an identified participant in a criminal organisation; or	3 4
		(b) a criminal organisation.	5
		(3) The Commissioner must comply with the regulator's request.	6 7
		(4) The regulator may use the advice given by the Commissioner only for deciding whether a person is a prohibited person.	8 9 10
Clause	63	Amendment of s 88 (Functions of licensing committee)	11
		(1) Section 88—	12
		insert—	13
		(2A) Subsection (2)(f) does not apply to a decision of the regulator under section 59(5), 60(4A), 61(4A) or 63A(4) or part 9A.	14 15 16
		(2) Section 88(2A) and (3)—	17
		renumber as section 88(3) and (4).	18
Clause	64	Amendment of s 107 (Licensed electrical contractor)	19
		Section 107(1)(n), 'executive'—	20
		omit.	21
Clause	65	Insertion of new s 107A	22
		Part 9, division 1—	23
		insert—	24
		107A Becoming a prohibited person not a ground for disciplinary action	25 26
		To remove any doubt, it is declared that the holder of an electrical licence becoming a prohibited person is	27 28

s	661

	not a hold	a ground for taking disciplinary action against the ler.	1 2
		Note—	3
		See part 9A for the cancellation, by the regulator, of electrical licences and the external licence recognition provision's application to external licences.	4 5 6
Clause 60	6 Insertion of ne	ew pt 9A	7
	After section 12	1—	8
	insert—		9
	Part 9	Cancellation of electrical licence and external licence recognition provision's application to external licence	10 11 12 13 14 15
	121A Ca	ancellation of licence	16
	(1)	Subject to section 121C, the regulator must cancel an electrical licence if the regulator is satisfied the holder of the electrical licence is a prohibited person.	17 18 19 20
	(2)	The regulator must—	21
		(a) give the holder written notice of the decision as soon as practicable after cancelling the licence; and	22 23 24
		(b) include with the written notice an information notice for the decision.	25 26
	(3)	The Acts Interpretation Act 1954, section 27B, does not apply to the information notice.	27 28
	(4)	The cancellation takes effect on the later of the following—	29 30

	(a) the day on which the notice is given to the holder;	1 2
	(b) the day stated in the notice.	3
(5)	If an electrical licence is cancelled under subsection (1), the holder must return the licence to the regulator within 14 days after the information notice is given to the holder.	4 5 6 7
	Maximum penalty for subsection (5)—20 penalty units.	8 9
	ancellation of external licence recognition ovision's application to external licence	10 11
(1)	Subject to section 121C, the regulator must cancel the external licence recognition provision's application to an external licence if the regulator is satisfied the holder of the external licence is a prohibited person.	12 13 14 15 16
(2)	The regulator must—	17
	(a) give the holder written notice of the decision as soon as practicable after cancelling the external licence recognition provision's application to the licence; and	18 19 20 21
	(b) include with the written notice an information notice for the decision; and	22 23
	(c) publish a notice of the decision, but not the reasons for the decision, in the gazette.	24 25
(3)	The Acts Interpretation Act 1954, section 27B, does not apply to the information notice.	26 27
(4)	The cancellation takes effect on the later of the following—	28 29
	(a) the day on which the notice is given to the holder;	30 31
	(b) the day stated in the notice.	32

ext ap	terna plicat	dure for cancelling electrical licence, or Il licence recognition provision's tion to external licence, of body ate or partnership	1 2 3 4
(1)	This	s section applies if—	5
	(a)	a body corporate or a partnership (each the <i>licence holder</i>) is—	6 7
		(i) the holder of an electrical licence; or	8
		(ii) the holder of an external licence to which the external licence recognition provision applies; and	9 10 11
	(b)	the regulator is satisfied the licence holder is a prohibited person because—	12 13
		(i) if the licence holder is a body corporate—an officer of the body corporate is an identified participant in a criminal organisation; or	14 15 16 17
		(ii) if the licence holder is a partnership—a partner in the partnership is an identified participant in a criminal organisation.	18 19 20 21
(2)	121 mus	Fore making a decision under section 121A or B (the <i>cancellation decision</i>), the regulator st give the licence holder a written notice ing—	22 23 24 25
	(a)	the regulator is satisfied the licence holder is a prohibited person because the officer or partner is an identified participant in a criminal organisation; and	26 27 28 29
	(b)	the name of the officer or partner; and	30
	(c)	the regulator must make the cancellation decision unless the officer or partner—	31 32
		(i) is removed from all positions of authority in the licence holder; and	33 34

				(ii) is not in a position to control or influence the licence holder's conduct of its business; and	1 2 3
			(d)	the licence holder may make, within a stated period of not more than 28 days after the giving of the notice, written representations to the regulator in support of the matters mentioned in paragraph (c)(i) and (ii).	4 5 6 7 8
		(3)	mad still pers	after considering all written representations de within the stated period, the regulator is satisfied the licence holder is a prohibited son, the regulator must make the cancellation ision.	9 10 11 12 13
Clause	67	Amendment o	of s 1	68 (Application for review)	14
		Section 168—			15
		insert—			16
		(2)	app	spite subsection (1), this division does not ly to a decision of the regulator under section (5), 60(4A), 61(4A) or 63A(4) or part 9A.	17 18 19
Clause	68	Insertion of ne	ew s	s 173 and 174	20
		After section 17	′2—		21
		insert—			22
				entiality of criminal intelligence in dings	23 24
		(1)	Thi	s section applies if—	25
			(a)	a person seeks a review of any of the following decisions made by the regulator—	26 27
				(i) a refusal to issue an electrical licence;	28
				(ii) a refusal to renew an electrical licence;	29
				(iii) a refusal to reinstate an electrical licence;	30 31

		(iv) a cancellation of an electrical licence;	1
		(v) a cancellation of the external licence recognition provision's application to an external licence; and	2 3 4
	(b)	the decision was made as a result of advice given by the Commissioner that the person, or another person who can not be a prohibited person if the person is to be the holder of the licence, is an identified participant in a criminal organisation.	5 6 7 8 9 10
(2)	revi	a proceeding relating to an application for ew of the decision in QCAT or a proceeding ut the decision in the Supreme Court—	11 12 13
	(a)	the Commissioner is a party to the proceedings; and	14 15
	(b)	the Commissioner must give QCAT or the Supreme Court a statement of reasons about the identification of the person by the Commissioner as an identified participant in a criminal organisation.	16 17 18 19 20
(3)		a proceeding mentioned in subsection (2), AT or the Supreme Court may—	21 22
	(a)	review the identification by the Commissioner of the person as an identified participant in a criminal organisation; and	23 24 25
	(b)	as it considers appropriate to protect the confidentiality of criminal intelligence—	26 27
		(i) receive evidence and hear argument about the criminal intelligence in the absence of parties to the proceeding and their representatives; and	28 29 30 31
		(ii) take evidence consisting of criminal intelligence by way of affidavit of a police officer of at least the rank of superintendent.	32 33 34 35

(4)	If QCAT or the Supreme Court considers information has been incorrectly categorised by the Commissioner as criminal intelligence, the Commissioner may withdraw the information from consideration by QCAT or the court.	1 2 3 4 5
(5)	Information that is withdrawn under subsection (4) by the Commissioner must not be—	6 7
	(a) disclosed to any person; or	8
	(b) taken into consideration by QCAT or the Supreme Court.	9 10
174 Ap _l	plication of Judicial Review Act 1991	11
(1)	The <i>Judicial Review Act 1991</i> , part 4 does not apply to a decision of the regulator mentioned in section 173(1).	12 13 14
(2)	Subject to this division, unless the Supreme Court decides that a decision of the regulator mentioned in section 173(1) is affected by jurisdictional error, the decision—	15 16 17 18
	(a) is final and conclusive; and	19
	(b) can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, another court, a tribunal or another entity); and	20 21 22 23 24 25
	(c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.	26 27 28 29
(3)	The <i>Judicial Review Act 1991</i> , part 5 applies to a decision mentioned in subsection (2) to the extent it is affected by jurisdictional error.	30 31 32

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Clause	69	Amendment o electrical licer	of s 184 (Certificate about action on nece)	1 2
		Section 184, bef	fore 'in relation to the holder'—	3
		insert—		4
		or r	egulator	5
Clause	70	Insertion of no	ew pt 21	6
		After section 25	4—	7
		insert—		8
		Part 2	21 Transitional provision	9
			for Criminal Law	10
			(Criminal	11
			Örganisations	12
			Disruption) and Other	13
			Legislation	14
			Amendment Act 2013	15
		255 Ap	plications not finally decided	16
		(1)	This section applies if, immediately before the commencement, the regulator had not finally decided an application for the—	17 18 19
			(a) issue of an electrical licence; or	20
			(b) renewal of an electrical licence; or	21
			(c) reinstatement of an electrical licence.	22
		(2)	The regulator must decide the application under this Act as amended by the <i>Criminal Law</i> (<i>Criminal Organisations Disruption</i>) and <i>Other Legislation Amendment Act 2013</i> .	23 24 25 26
		(3)	In this section—	27

		commencement means the commencement of his section.	1 2
An	nendment of s	sch 2 (Dictionary)	3
(1)	Schedule 2, d	efinition executive officer offence provision—	4
	omit.		5
(2)	Schedule 2—		6
	insert—		7
		Commissioner means the Commissioner of the Police Service.	8 9
	c	riminal intelligence means—	10
	(a) advice given by the Commissioner to the regulator under section 65B(2) that a person is—	11 12 13
		(i) an identified participant in a criminal organisation; or	14 15
		(ii) a criminal organisation; and	16
	(b) information held by the Commissioner that is relevant to whether the person is an identified participant in a criminal organisation or a criminal organisation.	17 18 19 20
	c	eriminal organisation means—	21
	(a) for the definition <i>identified participant</i> —a criminal organisation under the Criminal Code, section 1; or	22 23 24
	(b) otherwise—an organisation identified by the Commissioner as a criminal organisation within the meaning of the Criminal Code, section 1.	25 26 27 28
	n	dentified participant, in a criminal organisation, means a person who is identified by the Commissioner as a participant in the organisation	29 30 31

s 72]

			60A	nin the meaning of the Criminal Code, section a(3). **hibited person** see section 65A(2).	1 2 3
	Part	9	Am 197	nendment of Evidence Act 77	4 5
Clause	72	Act amended			6
		This part ar	nend	s the Evidence Act 1977.	7
Clause	73			9B (Application of pt 3A) 'authorised by'—	8 9 10
		•	norise	ed by any of the following—	11
			(a)	the Criminal Code, section 597C(4);	12
			(b)	the District Court of Queensland Act 1967, section 110C;	13 14
			(c)	the Justices Act 1886, section 178C;	15
			(d)	the <i>Penalties and Sentences Act 1992</i> , section 15A;	16 17
			(e)	the Supreme Court of Queensland Act 1991, section 80;	18 19
			(f)	the Youth Justice Act 1992, section 53 or 159.	20 21
Clause	74			9C (Definitions for pt 3A) on external location, paragraph (b), '594'—	22 23

[s	75

		omit, insert—		1		
		597	7C	2		
	Part	10	Amendment of Justices Act 1886	3 4		
Clause	75	Act amended		5		
		This part a	This part amends the Justices Act 1886.			
Clause	76	Amendment of s 4 (Definitions)				
		Section 4—		8		
		insert—		9		
			audio link facilities means facilities, including telephone, that enable reasonably contemporaneous and continuous audio communication between persons at different places.	10 11 12 13 14		
			correctional institution, for part 6A, see section 178B.	15 16		
			court cell, for part 6A, see section 178B.	17		
			video link facilities means facilities, including closed-circuit television, that enable reasonably contemporaneous and continuous audio and visual communication between persons at different places, including, for example, video link facilities.	18 19 20 21 22 23		

Clause 77	division author	Replacement of s 23EC (Magistrate for other district or division authorised to grant bail may also adjourn a hearing for offence)					
	Section 23EC—	_		4			
	omit, insert—			5			
	or	23EC Conduct of proceeding by video link facilities or audio link facilities by court outside district or division					
	(1)	This section applies if—					
		(a)	a Magistrates Court (the <i>original court</i>) has jurisdiction under this Act or another Act to hear a proceeding, including a criminal proceeding; and	10 11 12 13			
		(b)	the original court is authorised under this Act or another Act (an <i>authorising law</i>) to conduct the proceeding using video link facilities or audio link facilities; and	14 15 16 17			
			Examples of authorising laws—	18			
			• part 6A of this Act	19			
			• Evidence Act 1977, part 3A	20			
			• Penalties and Sentences Act 1992, section 15A	21			
		(c)	a practice direction made by the Chief Magistrate provides for the proceeding to be conducted by an alternative court by video link facilities or audio link facilities under this section.	22 23 24 25 26			
	(2)	by faci	alternative court may conduct the proceeding using video link facilities or audio link lities under the authorising law as if the rnative court—	27 28 29 30			
		(a)	had jurisdiction under the Act mentioned in subsection (1)(a) to hear the proceeding; and	31 32			
		(b)	were the original court for the purpose of the authorising law.	33 34			

		(3) In this section—	1
		alternative court, in relation to a proceeding,	2
		means a Magistrates Court outside the district or	3
		division in which the proceeding would otherwise be required to be heard.	4 5
Clause	78	Amendment of s 139 (Where summary cases to be heard)	6
		Section 139(2F), after 'by post'—	7
		insert—	8
		or electronically	9
Clause	79	Amendment of pt 6A, hdg (Use of video link facilities)	10
		Part 6A, heading, after 'facilities'—	11
		insert—	12
		or audio link facilities	13
Clause	80	Amendment of s 178A (Purpose of part)	14
		Section 178A, after 'facilities'—	15
		insert—	16
		or audio link facilities	17
Clause	81	Amendment of s 178B (Definitions for part)	18
		(1) Section 178B—	19
		insert—	20
		correctional institution includes the following—	21
		(a) a corrective services facility within the	22
		meaning of the Corrective Services Act 2006;	23 24
		(b) a watch-house;	25
		(c) a holding cell at a police station;	26

		(d) a court cell.	1
		court cell means a place attached to or near a court that is used for detaining prisoners of the court.	2 3 4
	(2)	Section 178B, definition associated place, after 'video link facilities'—	5 6
		insert—	7
		or audio link facilities	8
Clause 82		nendment of s 178C (Use of video link facilities in oceedings)	9 10
	(1)	Section 178C, heading, after 'facilities'—	11
		insert—	12
		or audio link facilities	13
	(2)	Section 178C(1)(b), after 'remand'—	14
		insert—	15
		, other than a proceeding for the sentencing of the person	16 17
	(3)	Section 178C(1)(b)—	18
		insert—	19
		Note—	20
		See the <i>Penalties and Sentences Act 1992</i> , section 15A in relation to the use of audiovisual link or audio link facilities for a sentencing proceeding.	21 22 23
	(4)	Section 178C(1)(c), after 'video link facilities'—	24
		insert—	25
		or audio link facilities	26
	(5)	Section 178C(2)—	27
		omit, insert—	28
		(2) If—	29

		(a)	the person is in custody in a correctional institution that is a corrective services facility within the meaning of the <i>Corrective Services Act 2006</i> ; and	1 2 3 4
		(b)	the proceeding is for the person's bail or remand;	5 6
		vid	proceeding must be conducted using the eo link facilities, unless the primary court, in interests of justice, otherwise orders.	7 8 9
(6)	Section 17	8C(3)		10
	omit, inser	<i>t</i> —		11
	(3)	sub the con	a proceeding other than a proceeding to which section (2) applies, the primary court may, in interests of justice, order the proceeding be ducted using the video link facilities or audio a facilities.	12 13 14 15 16
	(3A)	ord in	wever, the primary court may not make an er under subsection (3) if facilities mentioned section 178F(1) are not available at the mary court or the associated place.	17 18 19 20
(7)	Section 17	8C(4)	, after 'video link facilities'—	21
	insert—			22
	or a	audio	link facilities	23
(8)	Section 17	8C(3	A) and (4)—	24
	renumber a	as sec	tion 178C(4) and (5).	25
	nendment o	of s 1	78D (Facility user taken to be before	26 27
Sec	ction 178D(3), afte	er 'video link facilities'—	28
inse	ert—			29
	org	andio	link facilities	20

Clause	84	Amendment of s 178E (Way video link facilities must be operated)						
		(1)	Section 178	BE, heading,	after 'facilities'—	3		
			insert—			4		
			or a	audio link f	acilities	5		
		(2)	Section 178	3E—		6		
			insert—			7		
			(1A)	must be or audio com	facilities, when used for a proceeding, perated in a way that ensures two-way munication between the facility user mary court.	8 9 10 11		
		(3)	Section 178	178E(2), after 'video link facilities'—				
			insert—			13		
		or audio link facilities						
Clause	85	Insertion of new pt 11, div 6						
		Par	t 11—			16		
		inse	ert—			17		
			Divisio	on 6	Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	18 19 20 21		
		280 Application of provisions about use of video link facilities or audio link facilities						
			(1)	for an off	ded provisions apply to a proceeding fence, whether the proceeding started or after the commencement of this	24 25 26 27		
			(2)	In this sec	tion—	28		
				amended provisions	<i>provisions</i> means the following as amended or inserted by the	29 30		

[s 86]

				Disa Act (a)	minal Law (Criminal Organisations ruption) and Other Legislation Amendment 2013— sections 4, 23EC and 139; part 6A.	1 2 3 4 5
	Part	11		An	nendment of Liquor Act 1992	6
	Divis	ion	1	Pre	eliminary	7
lause	86	Act	t amended This part a	mend	s the <i>Liquor Act 1992</i> .	8
	Division 2				nendments not affected by Liquor ed Tape Reduction) and Other gislation Amendment Act 2013	10 11 12
lause	87	Am	endment o	of s 4	(Definitions)	13
		(1)			tion executive officer—	14
			omit.			15
		(2)	Section 4—	_		16
			insert—			17
				crin	ninal organisation means—	18
				(a)	for the definition <i>identified participant</i> —a criminal organisation under the Criminal Code, section 1; or	19 20 21
				(b)	otherwise—an organisation identified by the police commissioner as a criminal	22 23

s 881

organisation within the meaning of the Criminal Code, section 1.	1 2
executive officer, of a corporation or unincorporated association, means a person who is concerned with, or takes part in, the corporation's or association's management, or who is in a position of authority or influence in relation to the corporation or association, whether or not the person is a director or committee member or the person's position is given the name of executive officer or committee member.	3 4 5 6 7 8 9 10 11 12
<i>identified participant</i> , in a criminal organisation, means a person who is identified by the police commissioner as a participant in the organisation within the meaning of the Criminal Code, section 60A(3).	13 14 15 16 17
<i>relevant agreement</i> , for part 5, division 3A, see section 139A(b).	18 19
section 228B decision see section 36(2).	20
(3) Section 4, definition disqualified person, after '228A'—	21
insert—	22
or 228B	23
Insertion of new s 11B	24
Part 1, division 4, subdivision 1—	25
insert—	26
11B Particular entities not exempt	27
This division does not apply to—	28
(a) a disqualified person mentioned in section 228B; or	29 30

corporation

(b) a corporation, if an executive officer of the

a

disqualified

is

1

2

				mentioned in section 228B(1); or	3
			(c)	a person acting on behalf of an unincorporated association, if—	4 5
				(i) an executive officer of the association is a disqualified person mentioned in section 228B(1); or	6 7 8
				(ii) the unincorporated association is a criminal organisation; or	9 10
			(d)	a person acting on behalf of a partnership, if a member of the partnership is a disqualified person mentioned in section 228B.	11 12 13
lause	89	Amend	dment of pt 2	2, hdg (Jurisdiction of tribunal)	14
		Part 2, 1	heading, after	'tribunal'—	15
		insert—	-		16
			and appl	lication of Judicial Review Act 1991	17
lause	90	Amend	dment of s 2	1 (Jurisdiction and powers of tribunal)	18
		(1) Se	ection 21(1)(c)-	<u></u>	10
		(1) 50			19
		, ,	nit, insert—		19 20
		, ,	, , , ,	the taking of disciplinary action relating to a licence, the suspension (including urgent suspension) or cancellation of a licence or permit or the imposition or variation of the conditions of a permit; or	
		on	nit, insert—	the taking of disciplinary action relating to a licence, the suspension (including urgent suspension) or cancellation of a licence or permit or the imposition or variation of the	20 21 22 23 24
		(2) Se	nit, insert— (c)	the taking of disciplinary action relating to a licence, the suspension (including urgent suspension) or cancellation of a licence or permit or the imposition or variation of the	20 21 22 23 24 25
		(2) Se	ction 21(1)—	the taking of disciplinary action relating to a licence, the suspension (including urgent suspension) or cancellation of a licence or permit or the imposition or variation of the	20 21 22 23 24 25 26

			suspension or withdrawal of an approval nder section 139B or 139D; or	1 2
	(3) Section 21	(1)—		3
	insert—			4
		(eg) a	refusal or withdrawal of an authorisation	5
			f a nomination of a person to be a ontroller under section 109B; or	6 7
Clause 91	Insertion of n	ew pt 2,	, div 3	8
	Part 2—			9
	insert—			10
	Divisi	on 3	Review of decisions	11
			relating to particular	12
			disqualified persons	13
	36 Ap	plicatio	n of div 3	14
	(1)	section	ivision applies to a decision mentioned in 21 made by the commissioner about a , if the decision was made because—	15 16 17
			ne person is a disqualified person under ection 228B; or	18 19
		th	or a corporation—an executive officer of the corporation is a disqualified person the entioned in section 228B(1); or	20 21 22
		(c) fo	or an unincorporated association—	23
		(i)	an executive officer of the association is a disqualified person mentioned in section 228B(1); or	24 25 26
		(i	i) the unincorporated association is a criminal organisation; or	27 28
			or a partnership—the commissioner knows, suspects on reasonable grounds, that an	29 30

		executive officer of the association of the partnership is a disqualified person mentioned in section 228B(1).	1 2 3
(2)		lecision to which this division applies is a ion 228B decision.	4 5
		entiality of criminal intelligence in lings	6 7
(1)	revi or a	a proceeding relating to an application for ew of a section 228B decision by the tribunal proceeding about a section 228B decision in Supreme Court—	8 9 10 11
	(a)	the police commissioner is a party to the proceeding; and	12 13
	(b)	the police commissioner must give the tribunal or the Supreme Court a statement of reasons about the identification of the person or the person's associate by the police commissioner as—	14 15 16 17 18
		(i) an identified participant in a criminal organisation; or	19 20
		(ii) a criminal organisation.	21
(2)		a proceeding mentioned in subsection (1), the unal or Supreme Court may—	22 23
	(a)	review the identification by the police commissioner of the person or the person's associate as—	24 25 26
		(i) an identified participant in a criminal organisation; or	27 28
		(ii) a criminal organisation; and	29
	(b)	as it considers appropriate to protect the confidentiality of criminal intelligence—	30 31
		(i) receive evidence and hear arguments about the criminal intelligence in the	32 33

		absence of parties to the proceeding and their representatives; and	1 2
	(ii) take evidence consisting of criminal intelligence by way of affidavit of a police officer of at least the rank of superintendent.	3 4 5 6
(3)	informathe polithe po	tribunal or the Supreme Court considers ation has been incorrectly categorised by ice commissioner as criminal intelligence, edice commissioner may withdraw the ation from consideration by the tribunal or rt.	7 8 9 10 11 12
(4)		ation that is withdrawn under subsection he police commissioner must not be—	13 14
	(a) dis	sclosed to any person; or	15
		ken into consideration by the tribunal or ipreme Court.	16 17
(5)	In this s	section—	18
	associa	te, of a person, means—	19
		the person is a corporation—an executive ficer of the corporation; or	20 21
	un	the person is acting on behalf of an incorporated association—an executive ficer of the association; or	22 23 24
		the person is acting on behalf of a rtnership—a member of the partnership.	25 26
	crimina	al intelligence means—	27
	the	vice given by the police commissioner to e commissioner under section 47B that a erson is—	28 29 30
	(i)	an identified participant in a criminal organisation; or	31 32
	(ii) a criminal organisation; and	33

	(b)	information held by the police commissioner that is relevant to whether a person is an identified participant in a criminal organisation or is a criminal organisation.	1 2 3 4 5
38	Applica	tion of Judicial Review Act 1991	6
(1	*	Judicial Review Act 1991, part 4 does not ly to a section 228B decision.	7 8
(2	deci	ject to this part, unless the Supreme Court ides that a section 228B decision is affected urisdictional error, the decision—	9 10 11
	(a)	is final and conclusive; and	12
	(b)	can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, or another court, a tribunal or another entity); and	13 14 15 16 17 18
	(c)	is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.	19 20 21 22
(3	the	Judicial Review Act 1991, part 5 applies to decision to the extent it is affected by sdictional error.	23 24 25
Insertion o	f new s	s 47B and 47C	26
Part 3—			27
insert—			28

	equesting and using information from police mmissioner—section 228B decisions	1 2
(1)	In making a section 228B decision, the commissioner must ask the police commissioner—	3 4 5
	(a) whether the person the subject of the decision is—	6 7
	(i) an identified participant in a criminal organisation; or	8 9
	(ii) a criminal organisation; or	10
	 (b) if the person the subject of the decision is a corporation—whether an executive officer of the corporation is an identified participant; or 	11 12 13 14
	(c) if the commissioner knows or suspects on reasonable grounds that the person the subject of the decision is acting on behalf of an unincorporated association, whether—	15 16 17 18
	 (i) an executive officer of the association is an identified participant in a criminal organisation; or 	19 20 21
	(ii) the association is a criminal organisation; or	22 23
	(d) if the commissioner knows or suspects on reasonable grounds that the person the subject of the decision is acting on behalf of a partnership—whether a member of the partnership is an identified participant in a criminal organisation.	24 25 26 27 28 29
(2)	The police commissioner must comply with the commissioner's request.	30 31
(3)	The commissioner may use the advice given by the police commissioner only for making the section 228B decision.	32 33 34

[s 93]

		47C Application of Acts Interpretation Act 1954 in giving reasons for section 228B decisions	1 2
		The Acts Interpretation Act 1954, section 27B does not apply to a notice given to a person about a section 228B decision, to the extent to which the decision is the result of advice given by the police commissioner to an authorised officer under section 47B.	3 4 5 6 7
Clause	93	Amendment of pt 5, hdg (Grant, variation and transfer of licences and permits)	8 9
		Part 5, heading, after 'permits'—	10
		insert—	11
		and related matters	12
Clause	94	Amendment of s 107 (Restrictions on grant of licence or permit)	13 14
		(1) Section 107(2), 'behalf of a partnership'—	15
		omit, insert—	16
		behalf of an unincorporated association or partnership	17
		(2) Section 107(2)(a)—	18
		omit, insert—	19
		(a) each executive officer of the corporation; or	20
		(3) Section 107(2)(b), 'who is a'—	21
		omit, insert—	22
		who is an executive officer of the association or a	23
Clause	95	Amendment of s 107E (Suitability of applicant for adult entertainment permit)	24 25
		(1) Section 107E(1)—	26
		insert—	27

	(ga) whether the applicant is a disqualified person mentioned in section 228B;	1 2
	(gb) if the applicant is a corporation, whether an executive officer of the corporation is a disqualified person mentioned in section 228B(1);	3 4 5 6
	(gc) if the commissioner knows, or suspects on reasonable grounds, that the permit is held on behalf of an unincorporated association, whether—	7 8 9 10
	(i) the association is a criminal organisation; or	11 12
	(ii) an executive officer of the association is a disqualified person mentioned in section 228B(1);	13 14 15
	(gd) if the commissioner knows, or suspects on reasonable grounds, that the permit is held on behalf of a partnership, whether a member of which is a disqualified person mentioned in section 228B(1);	16 17 18 19 20
(2)	Section 107E(1)(ga) to (h)—	21
	renumber as section 107E(1)(h) to (l).	22
Am	nendment of s 109B (Controllers)	23
(1)	Section 109B(9), from 'nominated person'—	24
	omit, insert—	25
	nominated person—	26
	(a) is not a suitable person to be a controller; or	27
	(b) is a disqualified person mentioned in section 228B(1).	28 29
(2)	Section 109B—	30
	insert—	31

[s 97]

			(12)	If a controller whose nomination is authorised under this section has become a disqualified person mentioned in section 228B(1), the commissioner must immediately withdraw the authorisation by giving written notice to the licensee or permittee stating the authorisation has been withdrawn under this section.	1 2 3 4 5 6 7
			(13)	The written notice must comply with the tribunal Act, section 157.	8 9
Clause	97	cer	nendment ortain circum	•	10 11 12
		inse	ert—		13
				(e) a licensee's licence is suspended under section 137A(1A).	14 15
Clause	98			of s 131A (Decision by commissioner on continue trading in certain circumstances)	16 17
		(1)	Section 131	1A(7), 'liabilities under'—	18
			omit.		19
		(2)	Section 131	1A—	20
			insert—		21
			(12)	For forming the satisfaction mentioned in subsection (8), the commissioner may have regard to the matters mentioned in section 107 to which the commissioner must have regard in deciding whether an applicant is not a disqualified person and is a fit and proper person to hold a licence.	22 23 24 25 26 27 28

Clause	99	Amendment of s 1 variation of permit	34 (Cancellation, suspension or s)	1 2
		Section 134(3), from	'satisfied'—	3
		omit, insert—		4
		satisfied-	<u> </u>	5
		(a)	the permittee has become a disqualified person; or	6 7
		(b)	the permit is held by a person on behalf of an unincorporated association that is a criminal organisation.	8 9 10
Clause	100		134A (Ground for taking relevant action netertainment permit)	11 12
		Section 134A—		13
		omit, insert—		14
			d for taking relevant action relating to ar permits	15 16
			nmissioner may take a relevant action for a n the ground that—	17 18
		(a)	for an adult entertainment permit—the person who holds the permit is no longer a suitable person to provide adult entertainment; or	19 20 21 22
		(b)	for a permit held by a corporation—an executive officer of the corporation is a disqualified person mentioned in section 228B(1); or	23 24 25 26
		(c)	the commissioner knows, or suspects on reasonable grounds, that the permit is held on behalf of an unincorporated association, an executive officer of which is a disqualified person mentioned in section 228B(1); or	27 28 29 30 31 32

			(d)	the commissioner knows, or suspects on reasonable grounds, that the permit is held by a person on behalf of a partnership, a member of which is a disqualified person mentioned in section 228B(1).	1 2 3 4 5
Clause	101	Am	nendment of s 1	34B (Show cause notice)	6
		(1)	Section 134B, entertainment'—	from 'that a person' to 'provide adult	7 8
			omit, insert—		9
			that a greexists	ound for taking a relevant action for a permit	10 11
		(2)	Section 134B—		12
			insert—		13
			the	the commissioner considers a ground nationed in section 134A(b), (c) or (d) exists, relevant action stated in the notice must aude cancellation of the permit.	14 15 16 17
Clause	102			34C (Decision about relevant action netrainment permit)	18 19
		(1)	Section 134C, 'a	adult entertainment'—	20
			omit.		21
		(2)	Section 134C—		22
			insert—		23
			ther (c)	wever, if the commissioner still considers re is a ground mentioned in section 134A(b), or (d) to take the relevant action, the missioner must take the relevant action.	24 25 26 27
		(3)	Section 134C(2)	, 'licensee'—	28
			omit, insert—		29
			holder of	f the permit	30

		(4)	Section 134	4C(3)	, 'subsection (2)'—	1
			omit, insert	<u>-</u>		2
			sub	sectio	on (3)	3
		(5)	Section 134	4C (1 <i>A</i>	A) to (3)—	4
			renumber a	s sec	tion 134C(2) to (4).	5
lause	103	Inse	ertion of ne	ew s	134D	6
		Afte	er section 13	4C—		7
		inse	rt—			8
			134D U	rgen	t suspension	9
			(1)	on rele	s section applies if the commissioner believes, reasonable grounds, that a ground to take vant action for a permit mentioned in section A(b), (c) or (d) exists.	10 11 12 13
			(2)	peri	commissioner may immediately suspend the mit (an <i>urgent suspension</i>) by written notice must—	14 15 16
				(a)	be given to the permittee; and	17
				(b)	state the permit is suspended; and	18
				(c)	comply with the tribunal Act, section 157(2).	19 20
			(3)		urgent suspension continues until the first of following happens—	21 22
				(a)	the commissioner revokes it;	23
				(b)	the commissioner gives the permittee notice of the commissioner's decision under section 134C;	24 25 26
				(c)	the end of 60 days after the notice under subsection (2) was given to the permittee.	27 28

[s 104]

Clause	104		nendment (variation)	of S 1	35 (Summary cancellation, suspension	1 2
		Sec	etion 135(1),	after	'section 134'—	3
		inse	ert—			4
			, 13	34C o	r 134D	5
Clause	105	Am	nendment (of s 1	36 (Grounds for disciplinary action)	6
		(1)	Section 13	6(1)(6	e), 'the licensee'—	7
			omit, inser	<i>t</i> —		8
			the	licen	see is a disqualified person or	9
		(2)	Section 13	6—		10
			insert—			11
			(2)	foll	hout limiting subsection (1)(e), each of the owing is a ground for taking disciplinary on relating to a licence—	12 13 14
				(a)	for a licence held by a corporation—an executive officer of the corporation is a disqualified person mentioned in section 228B(1); or	15 16 17 18
				(b)	the commissioner knows, or suspects on reasonable grounds, that the licence is held on behalf of an unincorporated association, an executive officer of which is a disqualified person mentioned in section 228B(1); or	19 20 21 22 23 24
				(c)	the commissioner knows, or suspects on reasonable grounds, that the licence is held by a person on behalf of a partnership, a member of which is a disqualified person mentioned in section 228B(1).	25 26 27 28 29

Clause	106	Amendment of action in rela			Procedure for taking disciplinary ence)	1 2
		Section 137—				3
		insert—				4
		(3)		siders	on (4) applies if the commissioner is a ground mentioned in section 136(2)	5 6 7
		(4)			posed action must include 1 or more of wing—	8 9
			(a)	cano	cellation of the licence;	10
			(b)	eith	er—	11
				(i)	if the licensee is a corporation—disqualification of the corporation from holding a licence for the period the executive officer remains a disqualified person; or	12 13 14 15 16
				(ii)	if the licensee is a person acting on behalf of an unincorporated association or partnership—disqualification of the person from holding a licence on behalf of the association or partnership for the period the executive officer or member remains a disqualified person;	17 18 19 20 21 22 23
			(c)	asso	pension of the corporation's, ociation's or member's licence from the the disqualification takes effect, until day—	24 25 26 27
				(i)	the licence is transferred to another person; or	28 29
				(ii)	another person is authorised by the commissioner to conduct business on the licensed premises under section 131A; or	30 31 32 33
				(iii)	the licence is cancelled.	34

[s 107]

Clause	107	Amendment of s 137A (Decision about disciplinary action)		
		Section 137A—	3	
		insert—	4	
		(1A) The commissioner must take the proposed action under subsection (1) if the disciplinary action is proposed on a ground mentioned in section 136(2).	5 6 7 8	
Clause	108	Amendment of s 137C (Urgent suspension)	9	
		(1) Section 137C—	10	
		insert—	11	
		(1A) This section also applies if the commissioner believes that a ground mentioned in section 136(2) exists for taking disciplinary action in relation to a licence.	12 13 14 15	
		(2) Section 137C(5)(c), 'subsection (2)'—	16	
		omit, insert—	17	
		subsection (3)	18	
		(3) Section 137C(1A) to (5)—	19	
		renumber as section 137C(2) to (6).	20	
Clause	109	Insertion of new s 137CA	21	
		After section 137C—	22	
		insert—	23	
		137CA Immediate cancellation of particular licences	24 25	
		(1) The commissioner must cancel a licensee's licence immediately if—	26 27	
		(a) the licensee is a disqualified person mentioned in section 228B; or	28 29	

	(b	an	licence is held by a person on behalf of unincorporated association that is a ninal organisation.	1 2 3
	No	ote—		4
			134(3) provides for the immediate cancellation ermit if the permittee becomes a disqualified	5 6 7
			imissioner must give the licensee written the decision to cancel the licence.	8 9
			ten notice must comply with the tribunal ion 157.	10 11
	* *		acellation takes effect on the day the notice is given to the licensee.	12 13
Clause 110	Insertion of new	pt 5, c	div 3A	14
	Part 5—			15
	insert—			16
	Division	3 A	Withdrawal of approval of relevant agreements entered into by licensees	17 18 19
	139A Appl	icatio	n of div 3A	20
	This di	vision	applies if—	21
	(a	a lic	approval is given by the commissioner to censee, as mentioned in section 153(1) or to—	22 23 24
		(i)	let or sublet all or part of the licensed premises; or	25 26
		(ii)	enter into a franchise or management agreement for all of the licensed premises; and	27 28 29

	(b)	the licensee enters into a lease, sublease or franchise or management agreement (a <i>relevant agreement</i>) under the approval.	1 2 3
139B U	rgen	t suspension of approval	4
(1)	This	s section applies if—	5
	(a)	the lessee, sublessee, franchisee or manager under the relevant agreement is—	6 7
		(i) a corporation; or	8
		(ii) a person the commissioner knows, or suspects on reasonable grounds, has entered into the relevant agreement on behalf of an unincorporated association; or	9 10 11 12 13
		(iii) a person the commissioner knows, or suspects on reasonable grounds, has entered into the relevant agreement on behalf of a partnership; and	14 15 16 17
	(b)	an executive officer of the corporation or association, or member of the partnership, is a disqualified person mentioned in section 228B(1).	18 19 20 21
(2)		commissioner may, by written notice given ne licensee—	22 23
	(a)	immediately suspend the approval for the relevant agreement given under section 153; and	24 25 26
	(b)	direct the licensee to require the lessee, sublessee, franchisee or manager to close the licensed premises or part of the premises to which the relevant agreement relates.	27 28 29 30
(3)	The	written notice must—	31
	(a)	state the approval is suspended; and	32

	(b)	comply with the tribunal Act, section 157(2); and	1 2
	(c)	state the period for which the premises must be closed.	3 4
(4)	subl	opy of the notice must be given to the lessee, lessee, franchisee or manager under the vant agreement.	5 6 7
(5)		uspension under subsection (2)(a) takes effect en the notice is given to the licensee.	8 9
(6)		ne commissioner gives a notice to the licensee er subsection (2), the licensee must—	10 11
	(a)	immediately require the lessee, sublessee, franchisee or manager to close the licensed premises or part of the premises to which the relevant agreement relates; and	12 13 14 15
	(b)	notify the commissioner of the closure in the approved form within 7 days after the requirement is made.	16 17 18
(7)		suspension continues until the first of the owing happens—	19 20
	(a)	the commissioner revokes it;	21
	(b)	the commissioner gives the licensee notice of the commissioner's decision under section 139D;	22 23 24
	(c)	the end of 60 days after the notice under subsection (2) was given to the licensee.	25 26
(8)		State does not incur any liability for a pension under this section.	27 28
(9)	liab	holder of a licence does not incur any ility because the holder complies with a ction under subsection (2)(b).	29 30 31

139C SI	how cause notice for withdrawal of approval	1
(1)	This section applies if—	2
	(a) section 139B applies in relation to the relevant agreement; and	3 4
	(b) whether or not an immediate suspension of the approval for the agreement has been made under section 139B.	5 6 7
(2)	The commissioner must give the licensee and the lessee, sublessee, franchisee or manager under the relevant agreement a written notice stating—	8 9 10
	(a) that the commissioner proposes to withdraw the commissioner's approval of the agreement; and	11 12 13
	(b) the reasons for the proposed withdrawal; and	14 15
	(c) that the licensee, lessee, sublessee, franchisee or manager may make representations within a stated period not less than 14 days after the notice is given to the person, why the approval should not be withdrawn.	16 17 18 19 20 21
	ecision about withdrawing approval of evant agreement	22 23
(1)	After considering any representations made by the licensee, lessee, sublessee, franchisee or manager, the commissioner—	24 25 26
	(a) if the commissioner is satisfied of the matter mentioned in section 139B(1)—must withdraw the commissioner's approval; or	27 28 29
	(b) may take no further action about the show cause notice.	30 31
(2)	If the commissioner withdraws the approval under subsection (1)(a), the commissioner must	32 33

	give the licensee written notice of the withdrawal and direct the licensee to terminate the relevant agreement with the lessee, sublessee, franchisee or manager by stating in the notice—	1 2 3 4
	(a) the approval has been withdrawn under this section; and	5 6
	(b) that the licensee must terminate the agreement within the time stated in the notice.	7 8 9
(3)	The written notice must comply with the tribunal Act, section 157(2).	10 11
(4)	A copy of the notice must be given to the lessee, sublessee, franchisee or manager under the relevant agreement.	12 13 14
(5)	The withdrawal under subsection (1)(a) takes effect when the notice is given to the licensee under subsection (2).	15 16 17
	nmediate withdrawal of approval and ection to terminate relevant agreement	18 19
(1)	This section applies if the lessee, sublessee, franchisee or manager under the relevant agreement is—	20 21 22
	(a) a disqualified person mentioned in section 228B; or	23 24
	(b) a person who entered the relevant agreement on behalf of an unincorporated associated that is a criminal organisation.	25 26 27
(2)	The commissioner must, by written notice given to the licensee—	28 29
	(a) immediately withdraw the approval of the agreement; and	30 31

	(b) direct the licensee to terminate the agreement by giving written notice to the licensee stating in the notice—	1 2 3
	(i) the approval has been withdrawn under this section; and	4 5
	(ii) that the licensee must terminate the agreement within the time stated in the notice.	6 7 8
(3)	The written notice must comply with the tribunal Act, section 157(2).	9 10
(4)	A copy of the notice must be given to the lessee, sublessee, franchisee or manager under the relevant agreement.	11 12 13
(5)	The withdrawal under subsection (1)(a) takes effect when the notice is given to the licensee under subsection (1).	14 15 16
	equirement to terminate relevant agreement withdrawal of approval	17 18
(1)	If a direction is given to the licensee under section 139D(2) or 139E, the licensee must—	19 20
	(a) terminate the relevant agreement within the time stated in the notice; and	21 22
	(b) notify the commissioner of the termination in the approved form within 7 days after terminating the agreement.	23 24 25
(2)	If the licensee does not terminate the relevant agreement as required under subsection (1), the agreement is terminated by this Act.	26 27 28
(3)	The State does not incur any liability if a relevant agreement is terminated by the licensee under subsection (1) or by this Act.	29 30 31

		(4)	The licensee does not incur any liability because the licensee terminates the relevant agreement under this section.	1 2 3
Clause	111	Amendment of	of s 142R (Deciding application)	4
		Section 142R(2)), after 'applicant'—	5
		insert—		6
			not a disqualified person mentioned in section B(1) and	7 8
Clause	112	Insertion of n	ew s 142ZAA	9
		After section 14	2ZA—	10
		insert—		1
			A Immediate cancellation—identified rticipants	12 12
		(1)	The commissioner must cancel a person's approval as an approved manager immediately if the person is a disqualified person mentioned in section 228B(1).	1: 1: 10 1'
		(2)	The commissioner must give the person a written notice of the decision to cancel the approval.	18 19
		(3)	The written notice must comply with the tribunal Act, section 157.	20
		(4)	The cancellation takes effect on the day the written notice is given to the person.	2:
Clause	113	Amendment o	of s 153 (Letting or subletting of licensed	2:
		Section 153—		20
		insert—		2
		(4)	The commissioner must not give an approval mentioned in subsection (1) or (3) unless the	28

[s 114]

			commissioner is satisfied the proposed lessee, sublessee, franchisee or manager is not a disqualified person and is a fit and proper person to lease, sublease or franchise or manage the licensed premises.	1 2 3 4 5
		(5)	For forming the satisfaction mentioned in subsection (4), the commissioner may have regard to the matters mentioned in section 107 to which the commissioner must have regard in deciding whether an applicant is not a disqualified person and is a fit and proper person to hold a licence.	6 7 8 9 10 11 12
Clause	114	Insertion of ne	ew s 228B	13
		After section 22	8A—	14
		insert—		15
		or a	squalification from holding licence, permit approval—identified participants and minal organisations	16 17 18
		(1)	An individual is disqualified from holding a licence, permit or approval under this Act if, and while, the individual is an identified participant in a criminal organisation.	19 20 21 22
		(2)	A corporation is disqualified from holding a licence, permit or approval under this Act if, and while, the corporation is a criminal organisation.	23 24 25
Clause	115	Insertion of ne	ew pt 12, div 15	26
	•	Part 12—		27
		insert—		28

s 116]

	Division	on 15	Transitional provisions for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	1 2 3 4 5
	318 Ex	isting app	plications	6
	(1)	made be if, on the	ion applies to the following applications fore the commencement of this section commencement, the application has not ally decided—	7 8 9 10
			application for a licence or permit under ion 105;	11 12
			application for approval as an approved ager under section 142Q.	13 14
	(2)	as amen	dication must be decided under this Act ded by the Criminal Law (Criminal ations Disruption) and Other Legislation ent Act 2013.	15 16 17 18
Division 3		comme Reduct	lments subject to encement of Liquor (Red Tape tion) and Other Legislation lment Act 2013	19 20 21 22
116 Amer	ndment o	of s 21 (Jเ	risdiction and powers of tribunal)	23
(1) S	ection 21	(1)(cb)—		24
0	mit, inser	t		25
		can	suspension, continued suspension or cellation of an approval for a controller er section 142ZV or 142ZQA; or	26 27 28

		(2) Section 21	(1)(eg)—	1
		omit.		2
Clause	117	Amendment of	of s 142ZK (Deciding application)	3
		Section 142ZK	(2), after 'applicant'—	4
		insert—		5
			not a disqualified person mentioned in section BB(1) and	6 7
Clause	118	Insertion of n	ew s 142ZQA	8
		Part 5D, divisio	n 5—	9
		insert—		10
			A Immediate cancellation of proval—identified participants	11 12
		(1)	The commissioner must cancel a person's approval as a controller immediately if the person is a disqualified person mentioned in section 228B(1).	13 14 15 16
		(2)	The commissioner must give the person a written notice of the decision to cancel the approval.	17 18
		(3)	The written notice must comply with the tribunal Act, section 157.	19 20
		(4)	The cancellation takes effect on the day the written notice is given to the person.	21 22

	Part	12		Amendment of Penalties and Sentences Act 1992	1 2
Clause	119	Act	t amended		3
			This part a	mends the Penalties and Sentences Act 1992.	4
Clause	120		nendment o used to se	of s 15A (Audiovisual link or audio link may ntence)	5 6
		(1)	Section 15	A(1), from 'the prosecutor' to 'use of the link'—	7
			omit, inser	<i>t</i> —	8
			the jus	court considers use of the link is in the interests of tice	9 10
		(2)	Section 15	A—	11
			insert—		12
			(1A)	However, the court may not make an order under subsection (1) if facilities mentioned in subsection (5)(a) are not available at the court or the place where the offender is present.	13 14 15 16
			(1B)	For subsection (1), in deciding whether use of an audio link is in the interests of justice, the court must have regard to the desirability of sentencing an offender over an audiovisual link, rather than an audio link, if an audiovisual link is available.	17 18 19 20 21
		(3)	Section 15	A—	22
			insert—		23
			(2A)	If an offender is sentenced over an audiovisual link or audio link and the offender's representative in the proceeding is at the place where the court is sitting—	24 25 26 27
				(a) the court and the place where the offender is present must make facilities available for private communication between the	28 29 30

		offender and the offender's representative; and	1 2
	(b)	a communication between the offender and the offender's representative is as confidential and inadmissible in any proceeding as it would be if it took place between the offender and the offender's representative while in each other's presence.	3 4 5 6 7 8 9
		section (5)(b) does not limit any other ection applying to the communication.	10 11
	(4) Section 15A(1A) to (3)—	12
	renumber as sec	tion 15A(2) to (7).	13
Clause 121	Insertion of new part 14— insert—	t 14, div 8	14 15 16
	Division 8	Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	17 18 19 20 21
	233 Applica	tion of amended s 15A	22
	(Crimina Legislati sentencii proceedi	15A, as amended by the <i>Criminal Law</i> of <i>Organisations Disruption</i>) and <i>Other</i> on <i>Amendment Act 2013</i> , applies to the ag of an offender for an offence whether the ag for the offence was started before, on or commencement of this section.	23 24 25 26 27 28

s 122]

	Part	13 Amendment of Police Service Administration Act 1990	1 2
Clause	122	Act amended	3
		This part amends the <i>Police Service Administration Act 1990</i> .	4
Clause	123	Insertion of new pt 10, div 1, sdiv 1A	5
		Part 10, division 1—	6
		insert—	7
		Subdivision 1A Disclosure of criminal histories relating to criminal organisations	8 9 10
		10.2AAA Definitions for sdiv 1A	11
		In this subdivision—	12
		criminal history see section 10.2G.	13
		<i>criminal organisation</i> see the Criminal Code, section 1.	14 15
		current or former participant, in a criminal organisation, means a person identified by the commissioner as a person who is, or has at any time been, a participant in the organisation within the meaning of the Criminal Code, section 60A(3).	16 17 18 19 20 21
		10.2AAB Disclosure of criminal history of current or former participants of criminal organisations	22 23 24
		(1) The commissioner may disclose, to any entity, the criminal history of a current or former participant in a criminal organisation if the	25 26 27

	commissioner is satisfied the disclosure is in the public interest.	1 2
(2)	The commissioner may disclose the criminal history despite another Act that may otherwise prevent or restrict the disclosure.	3 4 5
	Examples of other Acts that may otherwise prevent or restrict the disclosure—	6 7
	• Criminal Law (Rehabilitation of Offenders) Act 1986	8
	• Youth Justice Act 1992, part 9	9
	AC Authorisation to publish or further sclose a criminal history	10 11
(1)	This section applies if the commissioner discloses a criminal history to an entity (the <i>first entity</i>) under section 10.2AAB.	12 13 14
(2)	If the commissioner is satisfied it is in the public interest to do so, the commissioner may also give the first entity a written authorisation to publish the information to the public or otherwise disclose the criminal history to another entity.	15 16 17 18 19
(3)	The first entity may publish or disclose the criminal history under the authorisation despite any other law that would otherwise prevent or restrict the publication or disclosure.	20 21 22 23
10.2A	AD Power may not be delegated	24
de	espite section 4.10, the commissioner may not elegate a power of the commissioner under this bdivision.	25 26 27
Amendment disclosure p	of pt 10, div 1, sdiv 2, hdg (Criminal history rovisions)	28 29
•	ivision 1, subdivision 2, heading, 'Criminal'—	30
,	, , , , , , , , , , , , , , , , , , , ,	23

s 125

		omit, insert—	1
		Other criminal	2
Clause	125	Amendment of s 10.2E (Relationship to other laws)	3
		Section 10.2E(2), 'a relevant agency under 10.2BA'—	4
		omit, insert—	5
		an entity under subdivision 1A or a relevant agency under section 10.2BA	6 7
Clause	126	Amendment of s 10.2G (Definitions for div 1A)	8
		Section 10.2G, definition <i>criminal history</i> , paragraph (b)(ii) and (iii)—	9 10
		omit, insert—	11
		(ii) cautions administered to the person under the <i>Youth Justice Act 1992</i> , part 2, division 2; and	12 13 14
		(iii) referrals of offences to conferences under the <i>Youth Justice Act 1992</i> .	15 16
	Part	14 Amendment of Queensland	17
		Building Services Authority Act	18
		1991	19
Clause	127	Act amended	20
		This part amends the Queensland Building Services Authority Act 1991.	21 22
Clause	128	Amendment of s 31 (Entitlement to contractor's licence)	23
		Section 31—	24

[s 129]

	insert—	1
	(2A) A person is not a fit and proper person to hold a contractor's licence, or to exercise control or influence over a company that holds a contractor's licence, if the person is an identified participant in a criminal organisation.	2 3 4 5 6
Clause 129	Amendment of s 31A (No entitlement to contractor's licence if particular partners)	7 8
	(1) Section 31A, '(whether an individual or a company)'—	9
	omit.	10
	(2) Section 31A—	11
	insert—	12
	(k) an identified participant in a criminal organisation.	13 14
Clause 130	Amendment of s 32 (Entitlement to a nominee supervisor's licence)	15 16
	Section 32—	17
	insert—	18
	(1A) A person is not a fit and proper person to hold a nominee supervisor's licence if the person is an identified participant in a criminal organisation.	19 20 21
Clause 131	Amendment of s 32AA (Entitlement to a site supervisor's licence)	22 23
	Section 32AA—	24
	insert—	25
	(1A) A person is not a fit and proper person to hold a site supervisor's licence if the person is an identified participant in a criminal organisation.	26 27 28

s 1321

Clause	132	Amendment o occupational	of s 32AB (Entitlement to a fire protection licence)	1 2
		Section 32AB—	-	3
		insert—		4
		(1A)	A person is not a fit and proper person to hold a fire protection occupational licence if the person is an identified participant in a criminal organisation.	5 6 7 8
Clause	133	Insertion of no	ew s 49AA	9
		After section 49	<u> </u>	10
		insert—		11
		lice	nmediate cancellation of ences—identified participant in criminal panisation	12 13 14
		(1)	The authority must cancel a licensee's licence if the authority is advised by the police commissioner that any of the following persons is an identified participant in a criminal organisation—	15 16 17 18 19
			(a) the licensee;	20
			(b) if the licensee is a company—a director, secretary or influential person for the company;	21 22 23
			(c) a business partner of the licensee.	24
		(2)	Immediately after cancelling the licence, the authority must give the licensee a QCAT information notice for the decision to cancel the licence.	25 26 27 28
		(3)	The <i>Acts Interpretation Act 1954</i> , section 27B, does not apply to the QCAT information notice.	29 30
		(4)	The decision takes effect on the day the QCAT information notice is given to the licensee.	31 32

[s 1	34]
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		(5)	In this section—	1
			QCAT information notice means a notice that complies with the QCAT Act, section 157.	2 3
Clause	134	Insertion of n	ew s 56AA	4
		Part 3, after sec	tion 56A—	5
		insert—		6
		CO	Requesting and using police mmissioner's advice—identified rticipants	7 8 9
		(1)	If a person applies for the issue or renewal of a licence, the authority must ask the police commissioner whether any of the following persons is an identified participant in a criminal organisation—	10 11 12 13 14
			(a) the person;	15
			(b) if the person is a company—a director, secretary or influential person for the company;	16 17 18
			(c) a business partner of the person.	19
		(2)	The police commissioner must give the advice to the authority.	20 21
		(3)	The authority may use the advice only for—	22
			(a) making a decision as to whether the person is, or continues to be, a fit and proper person to hold a licence under this Act; or	23 24 25
			(b) cancelling the licensee's licence under section 49AA.	26 27
		(4)	This section does not limit section 33(3).	28
Clause	135	Insertion of n	ew pt 7, div 3A	29 30

10 1001

insert-					1	
	Divisio	on 3	A	Review of particular decisions	2 3	
	87A Confidentiality of criminal intelligence in proceedings					
	(1)	This	sect	ion applies if—	6	
		(a)	_	erson seeks a review of any of the owing decisions made by the authority—	7 8	
			(i)	a refusal to issue a licence;	9	
			(ii)	a refusal to renew a licence;	10	
			(iii)	a cancellation of a licence; and	11	
		(b)	give of t	decision was made as a result of advice on by the police commissioner that any the following persons is an identified icipant in a criminal organisation—	12 13 14 15	
			(i)	the person;	16	
			(ii)	for a company—a director, secretary or influential person for the company;	17 18	
			(iii)	a business partner of the person.	19	
	(2)	revi	ew of	oceeding relating to an application for f the decision by QCAT or a proceeding decision in the Supreme Court—	20 21 22	
		(a)		police commissioner is a party to the ceeding; and	23 24	
		(b)	_	police commissioner must give QCAT or Supreme Court a statement of reasons at—	25 26 27	
			(i)	the identification of the person, or a business partner of the person, by the police commissioner as an identified	28 29 30	

	participant in a criminal organisation; or	1 2			
	(ii) for a company—the identification of a director, secretary or influential person for the company by the police commissioner as an identified participant in a criminal organisation.	3 4 5 6 7			
(3)	For a proceeding mentioned in subsection (2), QCAT or the Supreme Court may—				
	(a) review the identification by the police commissioner of a person mentioned in subsection (2)(b)(i) or (ii) as an identified participant in a criminal organisation; and	10 11 12 13			
	(b) as it considers appropriate to protect the confidentiality of criminal intelligence—	14 15			
	(i) receive evidence and hear argument about the criminal intelligence in the absence of parties to the proceeding and their representatives; and	16 17 18 19			
	(ii) take evidence consisting of criminal intelligence by way of affidavit of a police officer of at least the rank of superintendent.	20 21 22 23			
(4)	If QCAT or the Supreme Court considers information has been incorrectly categorised by the police commissioner as criminal intelligence, the police commissioner may withdraw the information from consideration by QCAT or the court.				
(5)	Information that is withdrawn by the police commissioner under subsection (4) must not be—	30 31 32			
	(a) disclosed to any person; or	33			
	(b) taken into consideration by QCAT or the Supreme Court.	34 35			

ſs	13	51
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(6)	n this section—						
	criminal intelligence means—	2					
	(a) advice given by the police commissioner to the authority under section 56AA that a person is an identified participant in a criminal organisation; and	3 4 5 6					
	(b) information held by the police commissioner that is relevant to whether the person is an identified participant in a criminal organisation.	7 8 9 10					
87В Арр	olication of Judicial Review Act 1991	11					
(1)	The <i>Judicial Review Act 1991</i> , part 4 does not apply to a decision of the authority mentioned in 87A(1).	12 13 14					
(2)	Subject to this division, unless the Supreme Court decides a decision of the authority mentioned in 87A(1) is affected by jurisdictional error, the decision—	15 16 17 18					
	(a) is final and conclusive; and	19					
	(b) can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, or another court, a tribunal or another entity); and	20 21 22 23 24 25					
	(c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.	26 27 28 29					
(3)	The <i>Judicial Review Act 1991</i> , part 5 applies to a decision mentioned in subsection (2) to the extent it is affected by jurisdictional error.	30 31 32					

[s 136]

Clause	136	Insertion of new sch 1, pt 10		
		Schedule 1—		2
		insert—		3
		Part ²	Transitional provision for Criminal Law	4
			(Criminal	5
			Organisations	6 7
			Disruption) and Other	8
		Legislation	9	
			Amendment Act 2013	10
		52 Ex	isting applications	11
		(1)	This section applies if, immediately before the commencement, the authority had not finally decided an application for the—	12 13 14
			(a) issue of a licence; or	15
			(b) renewal of a licence.	16
		(2)	The authority must decide the application under this Act as amended by the <i>Criminal Law</i> (<i>Criminal Organisations Disruption</i>) and <i>Other Legislation Amendment Act 2013</i> .	17 18 19 20
		(3)	In this section—	21
			commencement means the commencement of this section.	22 23
Clause	137	Amendment of	of sch 2 (Dictionary)	24
		Schedule 2—		25
		insert—		26
			business partner, of a person, means another person with whom the person carries on, or	27 28

Part 15 Amendment of Racing Act 2002

s 138	1
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			intends to carry on, business as mentioned in section 31A.	1 2
			<i>criminal organisation</i> has the meaning given under the Criminal Code, section 1.	3
			<i>identified participant</i> , in a criminal organisation, means a person who is identified by the police commissioner as a participant in the organisation within the meaning of the Criminal Code, section 60A(3).	5 6 7 8 9
			police commissioner means the commissioner of the police service under the Police Service Administration Act 1990.	10 11 12
	Part	15	Amendment of Racing Act 2002	13
Clause	138	Act amended		14
		This part ar	mends the Racing Act 2002.	15
Clause	139	Amendment o	of s 203 (Suitability of applicants for ificate)	16 17
Clause	139		ificate)	
Clause	139	eligibility cert	ificate)	17
Clause	139	eligibility cert Section 203(2)—	ificate)	17 18
Clause	139	eligibility cert Section 203(2)—	ificate) ` _	17 18 19

[s 140]

Clause	140	Amendment of for eligibility of		11 (Conditions for granting application icate)	1 2
		Section 211—			3
		insert—			4
		(2)		applicant is not a suitable person to hold an ibility certificate if—	5 6
			(a)	the applicant is an identified participant in a criminal organisation; or	7
			(b)	a business associate or executive associate of the applicant is—	9 10
				(i) if the associate is an individual—an identified participant in a criminal organisation; or	
				(ii) if the associate is a corporation—a criminal organisation; or	14 15
			(c)	the applicant is an unsuitable corporation.	16
Clause	141	Insertion of n	ew s	212A	17
		After section 21	2—		18
		insert—			19
		ide	entifie	ation about whether persons are ed participants in criminal ations	20 21 22
		(1)	con	gaming executive must ask the police amissioner if an applicant or certificate der—	
			(a)	is an identified participant in a criminal organisation; or	26 27
			(b)	has a business associate or executive associate who is—	28 29
				(i) if the associate is an individual—an identified participant in a criminal organisation; or	

			(ii) if the associate is a corporation—a criminal organisation; or	1 2
			(c) if the certificate holder, business associate or executive associate is a corporation—is an unsuitable corporation.	3 4 5
		(2)	The police commissioner must give the gaming executive the information requested under subsection (1).	6 7 8
		(3)	The gaming executive may use the advice given by the police commissioner only for—	9 10
			(a) deciding an application for an eligibility certificate; or	11 12
			(b) deciding whether an eligibility certificate should be cancelled.	13 14
Clause	142	Amendment o	of s 217 (Decision on application)	15
		Section 217—		16
		insert—		17
		(3)	The Acts Interpretation Act 1954, section 27B, does not apply to the information notice to the extent to which the decision is the result of advice given by the police commissioner to the gaming executive under section 212A.	18 19 20 21 22
Clause	143	Amendment o certificate hol	of s 224 (Investigations into suitability of der)	23 24
		(1) Section 224	4(2), 'However'—	25
		omit, insert	<u>-</u>	26
		Sub	eject to subsection (3)	27
		(2) Section 224	1—	28
		insert—		29

			(3)	_	ning executive may, at any time, ask the commissioner whether the certificate —	1 2 3
					an identified participant in a criminal ganisation; or	4 5
				` /	s a business associate or executive sociate who is—	6 7
				(i)	if the associate is an individual—an identified participant in a criminal organisation; or	8 9 10
				(ii)	if the associate is a corporation—a criminal organisation; or	11 12
				ex	the certificate holder, business associate or ecutive associate is a corporation—is an suitable corporation.	13 14 15
			(4)		lice commissioner must give the gaming we the information requested under ion (3).	16 17 18
			(5)	by the	ming executive may use the advice given police commissioner only for deciding an eligibility certificate should be ed.	19 20 21 22
lause	144		endment o		(Investigation into suitability of e holder)	23 24
		(1)	Section 225	(2), 'Ho	wever'—	25
			omit, insert	_		26
			Sub	ject to su	absection (3)	27
		(2)	Section 225	<u></u>		28
			insert—			29
			(3)	The gar police	ming executive may, at any time, ask the commissioner whether a business	30 31

	asso		or executive associate of a certificate	1 2
	(a)		n identified participant in a criminal nisation; or	3 4
	(b)	has asso	a business associate or executive ciate who is—	5 6
		(i)	if the associate is an individual—an identified participant in a criminal organisation; or	7 8 9
		(ii)	if the associate is a corporation—a criminal organisation; or	10 11
	(c)	exec	e certificate holder, business associate or eutive associate is a corporation—is an uitable corporation.	12 13 14
(4)	exec	utive	ce commissioner must give the gaming the information requested under in (3).	15 16 17
(5)	by whe	the p	ing executive may use the advice given solice commissioner only for deciding an eligibility certificate should be l.	18 19 20 21
Amendment o	f s 2	30 (C	Grounds for cancellation)	22
Section 230(1)—	_			23
insert—				24
	(f)	has asso	a business associate or executive ciate who is—	25 26
		(i)	if the associate is an individual—an identified participant in a criminal organisation; or	27 28 29
		(ii)	if the associate is a corporation—a criminal organisation.	30 31

Clause 146	Insertion of n		1
	After section 23	0—	2
	insert—		3
		nmediate cancellation of eligibility tificate	4 5
	(1)	The gaming executive must cancel a certificate holder's eligibility certificate if, after the certificate is granted, the gaming executive is advised by the police commissioner that a certificate holder is—	6 7 8 9 10
		(a) an identified participant in a criminal organisation; or	11 12
		(b) an unsuitable corporation.	13
	(2)	Immediately after cancelling the eligibility certificate, the gaming executive must give the certificate holder an information notice for the decision to cancel the certificate.	14 15 16 17
	(3)	The decision takes effect on the day the notice is given to the certificate holder.	18 19
	(4)	The information notice must include—	20
		(a) a direction to the certificate holder to return the eligibility certificate to the gaming executive within 14 days after the cancellation; and	21 22 23 24
		(b) a warning to the certificate holder that it is an offence to fail to comply with the direction, unless the certificate holder has a reasonable excuse.	25 26 27 28
	(5)	The <i>Acts Interpretation Act 1954</i> , section 27B, does not apply to the information notice.	29 30
Clause 147	Amendment of	of s 231 (Show cause notice)	31
	(1) Section 23	1(3) and (4)—	32

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			renumber a	as section 231(4) and (5).	1
		(2)	Section 23	1—	2
			insert—		3
			(3)	The Acts Interpretation Act 1954, section 27B, does not apply to the show cause notice to the extent to which the decision is the result of advice given by the police commissioner to the gaming executive under section 224(4).	5 f 6
Clause	148	Am	endment c	of s 235 (Censuring certificate holder)	9
		(1)	Section 23:	5(3) and (4)—	10
			renumber a	as section 235(4) and (5).	11
		(2)	Section 23:	5—	12
			insert—		13
			(3)	However, this section does not apply if the ground that exists to cancel the certificate is that the certificate holder is no longer a suitable person because the holder has a business associate or executive associate who is—	t 15 e 16
				(a) if the associate is an individual—an identified participant in a criminal organisation; or	
				(b) if the associate is a corporation—a criminal organisation.	1 22 23
Clause	149		endment o	of s 236 (Cancellation of eligibility	24 25
		(1)	Section 23	6(3) and (4)—	26
			renumber a	as section 236(4) and (5).	27
		(2)	Section 23	6—	28
			insert—		29

		(3)		_	te if—	2
			(a)	the	certificate holder is a corporation; and	3
			(b)	or a	show cause notice was given to the poration because an executive associate a business associate of the corporation is identified participant in a criminal anisation; and	4 5 6 7 8
			(c)	eith	er—	9
				(i)	there are no accepted representations for the show cause notice; or	10 11
				(ii)	an accepted representation was made for the show cause notice, and the gaming executive still considers cancelling the eligibility certificate is necessary.	12 13 14 15 16
		(6)	doe exte adv	s not ent to ice g	s Interpretation Act 1954, section 27B, apply to the information notice to the which the decision is the result of executive under section 224(4).	17 18 19 20 21
Clause	150	Amendment o certificate)	fs2	37 (F	Return of cancelled eligibility	22 23
		Section 237(1),	'secti	on 23	36(4)(b)'—	24
		omit, insert—				25
		sect	ion 2	30A((4)(a) or 236(5)(b)	26
Clause	151			•	Automatic cancellation of all cing bookmakers)	27 28
		Section 238(1),	'secti	on 23	36'—	29
		omit, insert—				30
		sect	ion 2	30A	or 236	31

Clause	152	Amendment of decisions)	of s 23	9 (N	lotice to control bodies of	1 2
		Section 239(1)(1	b), afte	er 'se	ection'—	3
		insert—				4
			230A	A or		5
Clause	153	Insertion of n	ew ss	242	2A and 242B	6
		Chapter 6, part	3, divis	sion	6—	7
		insert—				8
			onfide ceedi		ality of criminal intelligence in	9 10
		(1)			tion applies if a person seeks a review s division of a decision—	11 12
			(a)	men	tioned in section 242(1); and	13
					e because the person is not a suitable on because the person—	14 15
				(i)	is an identified participant in a criminal organisation; or	16 17
				(ii)	has a business associate or executive associate who is—	18 19
					(A) if the associate is an individual—an identified participant in a criminal organisation; or	20 21 22 23
					(B) if the associate is a corporation—a criminal organisation; or	24 25
				(iii)	is an unsuitable corporation.	26
		(2)	revie	w of	occeeding relating to an application for f the decision by QCAT or a proceeding decision in the Supreme Court—	27 28 29
					police commissioner is a party to the reeding; and	30 31

	(b) the police commissioner must give QCAT or the Supreme Court a statement of reasons about the identification of the person by the police commissioner as a person mentioned in subsection (1)(b).	1 2 3 4 5
(3)	For a proceeding mentioned in subsection (2), QCAT or the Supreme Court may—	6 7
	(a) review the identification by the police commissioner of the person as a person mentioned in subsection (1)(b); and	8 9 10
	(b) as it considers appropriate to protect the confidentiality of criminal intelligence—	11 12
	(i) receive evidence and hear argument about the criminal intelligence in the absence of parties to the proceeding and their representatives; and	13 14 15 16
	(ii) take evidence consisting of criminal intelligence by way of affidavit of a police officer of at least the rank of superintendent.	17 18 19 20
(4)	If QCAT or the Supreme Court considers information has been incorrectly categorised by the police commissioner as criminal intelligence, the police commissioner may withdraw the information from consideration by QCAT or the court.	21 22 23 24 25 26
(5)	Information that is withdrawn under subsection (4) by the police commissioner must not be—	27 28
	(a) disclosed to any person; or	29
	(b) taken into consideration by QCAT or the Supreme Court.	30 31
(6)	In this section—	32
	criminal intelligence means—	33

	(a)	advice given by the police commissioner to the gaming executive under section 212A or 225 that a person is—	1 2 3
		(i) an identified participant in a criminal organisation; or	4 5
		(ii) a criminal organisation; and	6
	(b)	information held by the police commissioner that is relevant to whether the person is a person mentioned in subsection (1)(b).	7 8 9 10
242B A	oplic	ation of Judicial Review Act 1991	11
(1)	appl	Judicial Review Act 1991, part 4 does not ly to a decision of the gaming executive ationed in section 242A(1).	12 13 14
(2)	Cou	ject to this division, unless the Supreme art decides that the decision is affected by edictional error, the decision—	15 16 17
	(a)	is final and conclusive; and	18
	(b)	can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, or another court, a tribunal or another entity); and	19 20 21 22 23 24
	(c)	is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.	25 26 27 28
(3)	the	Judicial Review Act 1991, part 5 applies to decision mentioned in subsection (2) to the ent it is affected by jurisdictional error.	29 30 31

[s	1	54

Clause	154	Amendment of	of s 310 (Definitions for div 1)	1
		Section 310, det	finition confidential information—	2
		insert—		3
			(c) whether the person is an identified participant in a criminal organisation or is an unsuitable corporation.	4 5 6
Clause	155		of s 311 (Offence to disclose confidential r copy background document)	7 8
		Section 311—		9
		insert—		10
		(4)	Subsection (3)(a) and (d) do not apply if the confidential information relates to whether the person is an identified participant in a criminal organisation or is an unsuitable corporation.	11 12 13 14
Clause	156	Insertion of n	ew ch 10, pt 8	15
		After section 46	2—	16
		insert—		17
		Part 8	Transitional provision for Criminal Law (Criminal Organisations	18 19 20 21
			Disruption) and Other	21
			Legislation	23
			Amendment Act 2013	24
		463 Ap	plications not finally decided	25
		(1)	This section applies if, immediately before the commencement, the gaming executive had not finally decided an application for an eligibility certificate.	26 27 28 29

		(2)	und (<i>Cr</i>	chief executive must decide the application er this Act as amended by the <i>Criminal Law iminal Organisations Disruption</i>) and Other islation Amendment Act 2013.	1 2 3 4
		(3)	In t	nis section—	5
				timencement means the commencement of section.	6 7
Clause 1	157	Amendment of	of scl	n 3 (Dictionary)	8
		Schedule 3—			9
		insert—			10
			crin	ninal organisation means—	11
			(a)	for definition <i>identified participant</i> —a criminal organisation under the Criminal Code, section 1; or	12 13 14
			(b)	otherwise—an organisation identified by the police commissioner as a criminal organisation within the meaning of the Criminal Code, section 1.	15 16 17 18
			mea com with	ntified participant, in a criminal organisation, and a person who is identified by the police armissioner as a participant in the organisation in the meaning of the Criminal Code, section 1.(3).	19 20 21 22 23
			uns	uitable corporation means a corporation—	24
			(a)	that is a criminal organisation; or	25
			(b)	in which a substantial holding in the corporation is held by—	26 27
				(i) an identified participant in a criminal organisation; or	28 29
				(ii) a criminal organisation; or	30
			(c)	that has a holding company that is a criminal organisation.	31 32

[s 158]

	Part	16	Dealers and Pawnl 2003	orokers Act	1 2 3
Clause	158	Act	amended This part amends the Second-hand Deals Act 2003.	ers and Pawnbrokers	4 5 6
Clause	159	lice	endment of s 7 (Suitability of applicansees) $1000000000000000000000000000000000000$		7 8 9
			rt—		9 10
		irisc	(e) is an identified partic organisation.	ipant in a criminal	11 12
Clause	160		endment of s 8 (Investigations about licants and licensees)		13 14
		(1)	Section 8(3) to (5)—		15
			renumber as section 8(4) to (6).		16
		(2)	Section 8—		17
			insert—		18
			(3) Also, the chief executive commissioner of the police of the persons is an identification.	service whether any fied participant in a	19 20 21 22
		(3)	Section 8(4), as renumbered, after 'report	'	23
			insert—		24
			under subsection (2) and the advantage subsection (3)	*	25 26
		(4)	Section 8—		27
			insert—		28

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		(7)	the sub	chief executive may use the advice given by commissioner of the police service under section (4) only for deciding whether a person suitable person to hold a licence.	1 2 3 4
lause	161	Replaceme	nt of s	9 (Confidentiality of criminal history)	5
		Section 9—			6
		omit, insert—	_		7
				entiality of report or information d by commissioner of police service	8 9
		(1)		ublic service employee must not, directly or rectly, disclose to anyone else—	10 11
			(a)	a report, or information contained in the report, given under section 8; or	12 13
			(b)	advice given under section 8 about whether a person is an identified participant in a criminal organisation.	14 15 16
			Max	ximum penalty—100 penalty units.	17
		(2		wever, the person does not contravene section (1) if—	18 19
			(a)	disclosure of the report or information to someone else is authorised by the chief executive to the extent necessary to perform a function under this Act; or	20 21 22 23
			(b)	the disclosure is otherwise required or permitted by law.	24 25
		(3	abo prac	chief executive must destroy a written report ut a person's criminal history as soon as cticable after considering the applicant's or nsee's suitability to hold a licence.	26 27 28 29

[s	162	
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Clause	162	Amendment of s 12 (Decision on aplicence)	oplication for a 1
		Section 12—	3
		insert—	4
		does not apply to the Que the extent to which the advice given by the co	car Act 1954, section 27B, 5 CAT information notice to 6 decision is the result of 7 mmissioner of the police 8 cutive under section 8(4).
Clause	163	Amendment of s 15 (Decision on apor restoration of a licence)	oplication for renewal 10
		Section 15—	12
		insert—	13
		does not apply to the Que the extent to which the advice given by the co	m Act 1954, section 27B, CAT information notice to e decision is the result of ommissioner of the police cutive under section 8(4).
Clause	164	Amendment of s 19 (Grounds for surefusing to renew or restore, or implicence)	
		(1) Section 19(2)—	22
		renumber as section 19(3).	23
		(2) Section 19—	24
		insert—	25
		is not a ground for refusing to renew or condition on a licence	suspending, cancelling, restore, or imposing a that the licensee is an a criminal organisation.

Notes—

Clause 165

[s 165]

1

	1 The chief executive must refuse to renew or restore a licence on the ground that the licensee is an identified participant in a criminal organisation under section 15.	2 3 4 5
	2 The chief executive must immediately cancel a licence if a licensee is an identified participant in a criminal organisation under section 20A.	6 7 8
Insertion of n	ew s 20A	9
After section 20)	10
insert—		11
20A lm	mediate cancellation and return of licence	12
(1)	The chief executive must cancel a licensee's licence if, after the licence is granted, the chief executive is advised by the commissioner of the police service that the licensee is an identified participant in a criminal organisation.	13 14 15 16 17
(2)	Immediately after cancelling the licence, the chief executive must give the licensee a QCAT information notice for the decision to cancel the licence.	18 19 20 21
(3)	The Acts Interpretation Act 1954, section 27B, does not apply to the QCAT information notice.	22 23
(4)	The decision takes effect on the day on which the notice is given to the licensee.	24 25
(5)	If a person's licence is cancelled under subsection (1), the person must return the licence to the chief executive within 14 days of the QCAT information notice being given to the licensee.	26 27 28 29 30
	Maximum penalty for subsection (5)—100 penalty units.	31 32

[s	166]
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Clause	166	Amendment o	fs2	1 (Return of licence)	1
		Section 21(1), at	fter 'd	cancel'—	2
		insert—			3
		(oth	er th	an under section 20A)	4
Clause	167	Insertion of ne	ew s	s 107A and 107B	5
		After section 10	7—		6
		insert—			7
		107A C	onfic	lentiality of criminal intelligence	8
		(1)	Thi	s section applies if—	9
			(a)	a person seeks a review under this division of one of the following decisions made by the chief executive—	10 11 12
				(i) a decision to refuse to grant a licence;	13
				(ii) a decision to refuse to grant the renewal or restoration of a licence;	14 15
				(iii) a decision to cancel a licence under section 20A; and	16 17
			(b)	the decision was made as a result of advice given by the commissioner of the police service that the person is an identified participant in a criminal organisation.	18 19 20 21
		(2)	QC.	an application for review of the decision in AT or a proceeding about the decision in the reme Court—	22 23 24
			(a)	the commissioner of the police service is a party to the proceeding; and	25 26
			(b)	the commissioner of the police service must give QCAT or the Supreme Court a statement of reasons about the identification of the person by the commissioner of the	27 28 29 30

	police service as an identified participant in a criminal organisation.	1 2
(3)	For a proceeding mentioned in subsection (2), QCAT or the Supreme Court may—	3
	(a) review the identification by the commissioner of the police service of the person as an identified participant in a criminal organisation; and	5 6 7 8
	(b) as it considers appropriate to protect the confidentiality of criminal intelligence—	9 10
	(i) receive evidence and hear argument about the criminal intelligence in the absence of parties to the proceeding and their representatives; and	11 12 13 14
	(ii) take evidence consisting of criminal intelligence by way of affidavit of a police officer of at least the rank of superintendent.	15 16 17 18
(4)	If QCAT or the Supreme Court considers information has been incorrectly categorised by the commissioner of the police service as criminal intelligence, the commissioner may withdraw the information from consideration by QCAT or the court.	19 20 21 22 23 24
(5)	Information that is withdrawn under subsection (4) by the commissioner of the police service must not be—	25 26 27
	(a) disclosed to any person; or	28
	(b) taken into consideration by QCAT or the Supreme Court.	29 30
(6)	In this section—	31
	criminal intelligence means—	32
	(a) advice given by the commissioner of the police service to the chief executive under	33 34

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	section 8 that a person is an identified participant in a criminal organisation; and	1 2
	(b) information held by the commissioner of the police service that is relevant to whether the person is an identified participant in a criminal organisation.	3 4 5 6
107B A	pplication of Judicial Review Act 1991	7
(1)	The <i>Judicial Review Act 1991</i> , part 4 does not apply to a decision mentioned in section 107A(1).	8 9 10
(2)	Subject to this division, unless the Supreme Court decides that a decision of the chief executive mentioned in section 107A(1) is affected by jurisdictional error, the decision—	11 12 13 14
	(a) is final and conclusive; and	15
	(b) can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, or another court, a tribunal or another entity); and	16 17 18 19 20 21
	(c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.	22 23 24 25
(3)	The <i>Judicial Review Act 1991</i> , part 5 applies to the decision mentioned in subsection (2) to the extent it is affected by jurisdictional error.	26 27 28
Insertion of ne	ew pt 9, div 4	29
After section 13	8—	30
insert—		31

[s 169]

Divisio	on 4 Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	1 2 3 4 5	
139 Ap	plications not finally decided	6	
(1)	This section applies if, immediately before the commencement, the chief executive had not finally decided an application for—	7 8 9	
	(a) a licence; or	10	
	(b) a renewal of a licence; or	11	
	(c) a restoration of a licence.	12	
(2)	(2) The chief executive must decide the application under this Act as amended by the <i>Criminal Law</i> (<i>Criminal Organisations Disruption</i>) and <i>Other Legislation Amendment Act 2013</i> .		
(3)	In this section—	17	
	commencement means the commencement of this section.	18 19	
Amendment of	of sch 3 (Dictionary)	20	
Schedule 3—		21	
insert—		22	
	<i>criminal organisation</i> has the meaning given under the Criminal Code, section 1.	23 24	
	<i>identified participant</i> , in a criminal organisation, means a person who is identified by the commissioner of the police service as a participant in the organisation within the meaning of the Criminal Code, section 60A(3).	25 26 27 28 29	

[s 170]

	Par	t 1 <i>7</i>	Providers Act 1993	1 2
Clause	170	Act amended	I	3
		This part	amends the Security Providers Act 1993.	4
Clause	171	Amendment	of s 11 (Entitlement to licences—individuals)	5
		(1) Section 11	1(6)—	6
		renumber	as section 11(7).	7
		(2) Section 11	1(3), '(4) and (5)'—	8
		omit, inse	rt—	9
		(4)) to (6)	10
		(3) Section 11	<u> </u>	11
		insert—		12
		(6)	Also, a person is not an appropriate person to hold a licence if the person is an identified participant in a criminal organisation.	13 14 15
Clause	172	appropriaten	of s 12 (Inquiries about person's ess to hold licence)	16 17
		(1) Section 12	2—	18
		insert—		19
		(1A)	Without limiting subsection (1)—	20
			(a) if the chief executive receives an application for the grant or renewal of a licence—the chief executive must ask the Commissioner whether the applicant is an identified participant in a criminal organisation; and	21 22 23 24 25
			(b) otherwise—for the purposes of deciding whether the person continues to be an appropriate person, the chief executive may	26 27 28

[s 173]

			ask the Commissioner whether the person is an identified participant in a criminal organisation.	1 2 3
	(2)	Section 12(2), after 'may'—	4
		insert—		5
		also		6
	(3)	Section 12(3), '(4)'—	7
		omit, insert-	<u> </u>	8
		(5)		9
	(4)	Section 12(3), '(2)(a) or (b)'—	10
		omit, insert	<u> </u>	11
		(2)	or (3)	12
	(5)	Section 12(1A) to (5)—	13
		renumber a	s section 12(2) to (6).	14
lause 17	3 Ame	endment o	f s 12AA (Costs of criminal history report)	15
	Secti	ion 12AA(1)), 'section 12'—	16
	omit	, insert—		17
		sect	ion 12(3)	18
lause 17		endment o 2, 12A or 12	f s 12C (Use of information obtained under 2B)	19 20
	(1)	Section 120	<u></u>	21
		insert—		22
		(3A)	Advice that a person is an identified participant in a criminal organisation may be used by the chief executive only for deciding whether the person is, or continues to be, an appropriate person for a licence.	23 24 25 26 27
	(2)	Section 120	C(7), '12,'—	28

[s 175]

			omit, insert	;	1
				other than information about whether the person is dentified participant in a criminal organisation,	2 3
		(3)	Section 120	C(3A) to (7)—	4
			renumber a	s section 12C(4) to (8).	5
Clause	175			of s 13 (Entitlement to porations or firms)	6 7
		Sec	tion 13(5), '	(5)'—	8
		omi	it, insert—		9
			(6)		10
Clause	176	Am	nendment o	of s 14 (Decision on application)	11
		(1)	Section 14-	<u> </u>	12
			insert—		13
			(5A)	The Acts Interpretation Act 1954, section 27B, does not apply to the QCAT information notice relating to a decision to refuse to grant a licence to the extent to which the decision is the result of advice given by the Commissioner to the chief executive under section 12(2).	14 15 16 17 18 19
		(2)	Section 14	(3A) to (6)—	20
			renumber a	as section 14(4) to (8).	21
Clause	177			of s 21 (Grounds for suspension, or refusal to renew)	22 23
		(1)	Section 21-	_	24
			insert—		25
			(1B)	Despite subsection (1)(g), the following are not grounds for cancellation of a licence under section 22—	26 27 28

s 1781

		(a)	the chief executive is advised by the Commissioner that the licensee, or another person required to be an appropriate person in relation to the licence, is an identified participant in a criminal organisation; Note— See section 23A for cancellation of a licence in	1 2 3 4 5 6 7
			the circumstances mentioned in paragraph (a).	8
		(b)	the licensee, or another person required to be an appropriate person in relation to the licence, is convicted of a disqualifying offence.	9 10 11 12
			Note—	13
			See section 24 for cancellation of a licence in the circumstances mentioned in paragraph (b).	14 15
	(2)	Section 21(1A)	to (4)	16
		renumber as sec	tion 21(2) to (6).	17
Clause 178		nendment of s 2 ncellation or ref	22 (Procedure for suspension, iusal to renew)	18 19
	(1)	Section 22—		20
		insert—		21
		to 1 exe the app	refuse to renew the licence because the chief cutive is advised by the Commissioner that licensee, or another person required to be an propriate person in relation to the licence, is an intified participant in a criminal organisation.	22 23 24 25 26 27
	(2)	Section 22(3), written notice.'-	fmust inform the licensee of the decision by	28 29
		omit, insert—		30
		must, by	written notice, inform—	31

		(a)	generally—a licensee of a decision to cancel, suspend or refuse to renew the licensee's licence; or	1 2 3
			Note— See section 23A(2) and (3) for the requirement to provide a QCAT information notice for a decision to cancel a licence in the circumstances mentioned in that section.	4 5 6 7 8
		(b)	for a licensee mentioned in subsection (1)—the licensee of a decision not to take the action.	9 10 11
(3)	Section 22-	_		12
	insert—			13
	(4A)	doe rela to tl adv	e Acts Interpretation Act 1954, section 27B, s not apply to the QCAT information notice ting to a decision to refuse to renew a licence he extent to which the decision is the result of ice given by the Commissioner to the chief cutive under section 12(2).	14 15 16 17 18 19
(4)	Section 220	(2A) 1	to (5)—	20
	renumber a	is sec	tion 22(3) to (7).	21
Ins	ertion of n	ew s	23A	22
Aft	er section 23	—		23
inse	ert—			24
			lation of licence—identified participant nal organisation	25 26
	(1)	lice exec the	chief executive must cancel a licensee's nee if, after the licence is granted, the chief cutive is advised by the Commissioner that licensee is an identified participant in a ninal organisation.	27 28 29 30 31
	(2)		nediately after cancelling the licence, the ef executive must give the licensee a QCAT	32 33

s	1	80

	info licer	rmation notice for the decision to cancel the nce.	1 2
(3)		Acts Interpretation Act 1954, section 27B, s not apply to the QCAT information notice.	3 4
(4)		decision takes effect on the day on which the ce is given to the licensee.	5 6
(5)	subs to t QCA	a person's licence is cancelled under section (1), the person must return the licence he chief executive within 14 days of the AT information notice being given to the usee.	7 8 9 10 11
	Max	rimum penalty for subsection (4)—20 penalty s.	12 13
Insertion of	new ss	s 26A and 26B	14
Part 2, divisio	on 6—		15
insert—			16
26A (Confide proceed	entiality of criminal intelligence in lings	17 18
(1)	This	s section applies if—	19
	(a)	a person seeks a review of any of the following decisions made by the chief executive—	20 21 22
		(i) a refusal to grant a licence;	23
		(ii) a refusal to renew a licence;	24
		(iii) a cancellation of a licence; and	25
	(b)	the decision was made as a result of advice given by the Commissioner that the person, or another person required to be an appropriate person in relation to the licence, is an identified participant in a criminal organisation.	26 27 28 29 30 31

(2)	review of the decision by QCAT or a proceeding about the decision in the Supreme Court—	1 2 3
	(a) the Commissioner is a party to the proceeding; and	4 5
	(b) the Commissioner must give QCAT or the Supreme Court a statement of reasons about the identification of the person by the Commissioner as an identified participant in a criminal organisation.	6 7 8 9 10
(3)	For a proceeding mentioned in subsection (2), QCAT or the Supreme Court may—	11 12
	(a) review the identification by the Commissioner of the person as an identified participant in a criminal organisation; and	13 14 15
	(b) as it considers appropriate to protect the confidentiality of criminal intelligence—	16 17
	(i) receive evidence and hear argument about the criminal intelligence in the absence of parties to the proceeding and their representatives; and	18 19 20 21
	(ii) take evidence consisting of criminal intelligence by way of affidavit of a police officer of at least the rank of superintendent.	22 23 24 25
(4)	If QCAT or the Supreme Court considers information has been incorrectly categorised by the Commissioner as criminal intelligence, the Commissioner may withdraw the information from consideration by QCAT or the court.	26 27 28 29 30
(5)	Information that is withdrawn under subsection (4) by the Commissioner must not be—	31 32
	(a) disclosed to any person; or	33
	(b) taken into consideration by QCAT or the Supreme Court.	34 35

[s 181]

26B A	oplication of Judicial Review Act 1991	1
(1)	The <i>Judicial Review Act 1991</i> , part 4 does not apply to a decision of the chief executive mentioned in section 26A(1).	2 3 4
(2)	Subject to this division, unless the Supreme Court decides a decision of the chief executive mentioned in section 26A(1) is affected by jurisdictional error, the decision—	5 6 7 8
	(a) is final and conclusive; and	9
	(b) can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, another court, a tribunal or another entity); and	10 11 12 13 14 15
	(c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.	16 17 18 19
(3)	The <i>Judicial Review Act 1991</i> , part 5 applies to a decision mentioned in subsection (2) to the extent it is affected by jurisdictional error.	20 21 22
Insertion of r	new pt 9	23
After section 6	•	24
insert—		25

	Part 9	for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	1 2 3 4 5 6 7
	68 App	olications not finally decided	8
	(1)	This section applies if, immediately before the commencement, the chief executive had not finally decided an application for a licence or the renewal of a licence.	9 10 11 12
	(2)	The chief executive must decide the application under this Act as amended by the <i>Criminal Law</i> (<i>Criminal Organisations Disruption</i>) and <i>Other Legislation Amendment Act 2013</i> .	13 14 15 16
	(3)	In this section—	17
		commencement means the commencement of this section.	18 19
Clause 182	Amendment o	f sch 2 (Dictionary)	20
	Schedule 2—		21
	insert—		22
		criminal intelligence means—	23
		(a) advice given by the Commissioner to the chief executive under section 12(2) that a person is an identified participant in a criminal organisation; and	24 25 26 27
		(b) information held by the Commissioner that is relevant to whether the person is an	28 29

Part 18 Amendment of	Supreme (Court of (Queensl	and Act	1991
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[s 183]

			identified participant in a criminal organisation.	1 2
			<i>criminal organisation</i> has the meaning given under the Criminal Code, section 1.	3 4
			<i>identified participant</i> , in a criminal organisation, means a person who is identified by the Commissioner as a participant in the organisation within the meaning of the Criminal Code, section 60A(3).	5 6 7 8 9
	Part	18	Amendment of Supreme Court of Queensland Act 1991	10 11
Clause	183	Act	amended	12
			This part amends the Supreme Court of Queensland Act 1991.	13
Clause	184		endment of s 80 (Use of video link facilities in ceedings)	14 15
		(1)	Section 80(1)—	16
			insert—	17
			(ba) the proceeding is not a proceeding for the sentencing of the detainee; and	18 19
			Note—	20
			See the <i>Penalties and Sentences Act 1992</i> , section 15A in relation to the use of audiovisual link or audio link facilities for a sentencing proceeding.	21 22 23
		(2)	Section 80(1)(ba) and (c)—	24
			renumber as section 80(1)(c) and (d).	25

[s 185]

	Part	19	Amendment of Tattoo Parlours Act 2013	1 2
Clause	185	Act amended		3
		This part a	mends the Tattoo Parlours Act 2013.	4
Clause	186	Replacement intelligence)	of s 57 (Confidentiality of criminal	5 6
		Section 57—		7
		omit, insert—		8
			onfidentiality of criminal intelligence in occeedings	9 10
		(1)	This section applies if—	11
			(a) a person seeks a review of any of the following decisions made by the chief executive—	12 13 14
			(i) a refusal to grant a licence;	15
			(ii) a suspension or cancellation of a licence; and	16 17
			(b) the decision is made on the ground of an adverse security determination made by the commissioner.	18 19 20
		(2)	For a proceeding relating to an application for review of the decision by QCAT or a proceeding about the decision in the Supreme Court—	21 22 23
			(a) the commissioner is a party to the proceeding; and	24 25
			(b) the commissioner must give QCAT or the Supreme Court a copy of the report of the adverse security determination.	26 27 28
		(3)	For a proceeding mentioned in subsection (2), QCAT or the Supreme Court may—	29 30

		(a)		ew the making of the adverse security rmination by the commissioner; and	1 2
		(b)	conf repo	t considers appropriate to protect the identiality of a criminal intelligence rt or other criminal information tioned in section 20(3)—	3 4 5 6
			(i)	receive evidence and hear argument about the information in the absence of parties to the proceeding and their representatives; and	7 8 9 10
			(ii)	take evidence consisting of the information by way of affidavit of a police officer of at least the rank of superintendent.	11 12 13 14
	(4)	info the repo sect the	rmatic comport or or ion 2	on the Supreme Court considers on has been incorrectly categorised by missioner as a criminal intelligence other criminal information mentioned in 0(3), the commissioner may withdraw mation from consideration by QCAT or	15 16 17 18 19 20 21
	(5)			on that is withdrawn by the oner under subsection (4) must not	22 23 24
		(a)	discl	losed to any person; or	25
		(b)		n into consideration by QCAT or the reme Court.	26 27
An 199		of s 5	8 (Ap	oplication of Judicial Review Act	28 29
(1)	Section 58	(1), 's	ection	n 56(1)'—	30
	omit, inser	t—			31
	sec	tion 5	7(1)		32
(2)	Section 58	(2), fr	om 's	ection 56' to 56(1)—	33

[s 188]

			omit, inser	<i>t</i> —		1
				-	unless the Supreme Court decides a decision ief executive mentioned in section 57(1)	2 3
		(3)	Section 58-			4
			insert—			5
			(3)	dec	<i>Judicial Review Act 1991</i> , part 5 applies to a ision mentioned in subsection (2) to the extent affected by jurisdictional error.	6 7 8
	Part	20		An 197	nendment of Tow Truck Act 73	9 10
Clause	188	Act	amended			11
			This part a	mend	s the Tow Truck Act 1973.	12
Clause	189	Am	endment o	ofs4	C (Who is an appropriate person)	13
		Sec	tion 4C, befo	ore su	absection (1)—	14
		inse	ert—			15
			(1AA)	con	erson is not an appropriate person to hold or tinue to hold a licence or certificate under this if—	16 17 18
				(a)	the person is an identified participant in a criminal organisation; or	19 20
				(b)	the person is a criminal organisation; or	21
				(c)	for a corporation—an executive officer of the corporation is an identified participant in a criminal organisation.	22 23 24

Clause	190	Amendment of s 6 (Application for licence)	1
		Section 6(2), 'commissioner of the police service'—	2
		omit, insert—	3
		police commissioner	4
Clause	191	Amendment of s 9 (Renewal of licence)	5
		Section 9(2), 'commissioner of the police service'—	6
		omit, insert—	7
		police commissioner	8
Clause	192	Amendment of s 19H (Restricted written release of information)	9 10
		(1) Section 19H(1)(b), 'commissioner of the police service'—	11
		omit, insert—	12
		police commissioner	13
		(2) Section 19H(1)(b), 'of the commissioner'—	14
		omit, insert—	15
		of the police commissioner	16
Clause	193	Amendment of pt 4, div 2, hdg (Cancellation and suspension of authorities)	17 18
		Part 4, division 2, heading, 'and suspension'—	19
		omit, insert—	20
		, suspension, amendment and surrender	21
Clause	194	Insertion of new pt 4, div 2, sdiv 1 and sdiv 2, hdg	22
		Division 2, before section 21A—	23
		insert—	24

	Subdiv	vision 1 Immediate cancellation	1
		nmediate cancellation—identified rticipant or criminal organisation	2 3
	(1)	The chief executive must cancel an authority holder's authority if, after the authority is granted, the chief executive is advised by the police commissioner that the authority holder is—	5 6
		(a) an identified participant in a criminal organisation; or	9 10
		(b) a criminal organisation.	11
	(2)	Immediately after cancelling the authority, the chief executive must give the authority holder a QCAT information notice for the decision to cancel the authority.	
	(3)	The Acts Interpretation Act 1954, section 27B does not apply to the QCAT information notice.	16 17
	(4)	The cancellation takes effect on the day the QCAT information notice is given to the authority holder.	18 19 20
	(5)	Subdivision 2 does not apply to the cancellation of an authority under this section.	21 22
	Subdi	vision 2 Other provisions about	23
	2 213 233	cancellation, suspension,	24
		amendment and surrender	25
Clause 195	Amendment o authorities)	of s 21A (Cancellation or suspension of	26 27
	Section 21A—		28
	insert—		29

			(ca)		ive officer of the holder is an ied participant in a criminal	1 2 3 4 5 6
Clause	196		nendment of s 2 hority)	1B (lm	mediate suspension of	7 8
		(1)	Section 21B(1),	'either'	<u> </u>	9
			omit, insert—			10
			any			11
		(2)	Section 21B(1)-	_		12
			insert—			13
			(c)		an authority holder that is a ration—	14 15
				p o ic	ne chief executive is advised by the olice commissioner that an executive fficer of the authority holder is an dentified participant in a criminal rganisation; and	16 17 18 19 20
				()	ne chief executive believes on easonable grounds that—	21 22
				(2	A) public safety has been endangered, or is likely to be endangered, because of the executive officer's conduct in relation to the authority and the authority should be immediately suspended; or	23 24 25 26 27 28 29
				(1	B) it is in the public interest to immediately suspend the authority.	30 31 32
		(3)	Section 21B(3)(a	a), 'sect	ion 21D(5)'—	33

		omit, insert—	1
		section 21D(4)	2
		(4) Section 21B(4)(c), after 'decision'—	3
		insert—	4
		, unless the authority holder is a corporation and the decision is made because the chief executive is advised by the police commissioner that an executive officer of the corporation is an identified participant in a criminal organisation	5 6 7 8 9
		(5) Section 21B(4)—	10
		insert—	11
		Note—	12
		See also section 27A.	13
Clause	197	Amendment of s 21D (Amending, suspending or cancelling authority)	14 15
		(1) Section 21D(7)(b), after 'decision'—	16
		insert—	17
		, unless the authority holder is a corporation and the decision is made because the chief executive is advised by the police commissioner that an executive officer of the corporation is an identified participant in a criminal organisation	18 19 20 21 22
		(2) Section 21D(7)—	23
		insert—	24
		Note—	25
		See also section 27A.	26
Clause	198	Insertion of new pt 4, div 2, sdiv 3, hdg	27
		After section 21F—	28
		insert—	29

		Subdivis	ion 3	Delivery of cancelled or suspended authorities	1 2
Clause	199	Amendment of s authority)	21G (De	elivery of cancelled or suspended	3 4
		Section 21G, after '	executiv	e in the'—	5
		insert—			6
		-		ion notice for the decision to cancel or hority or the	7 8
Clause	200	Replacement of p	ot 6, hd	g (Review of decisions)	9
		Part 6, heading—			10
		omit, insert—			11
		Part 6		Review	12
		Division	1	Review of decisions	13
Clause	201	Insertion of new	s 27A		14
		Part 6, division 1—			15
		insert—			16
				to give QCAT information notice decisions mentioned in sch 1	17 18
		sc th	hedule 1 e chief	on applies if a decision mentioned in is made and, in making the decision, executive was advised by the police oner that—	19 20 21 22
		(a		erson is an identified participant in a nal organisation; or	23 24
		(b) the pe	erson is a criminal organisation; or	25

				(c)	for a corporation—an executive officer of the corporation is an identified participant in a criminal organisation.	1 2 3
			(2)	inte	rests are affected by the decision a QCAT primation notice for the decision.	4 5 6
			(3)		Acts Interpretation Act 1954, section 27B s not apply to the QCAT information notice.	7 8
Clause	202	Ameno	lment o	of s 2	8 (Internal review of decisions)	9
			ction 28(,	10
		` /	it, insert			11
			(1)	This are 1, e sect	s section applies to a person whose interests affected by a decision mentioned in schedule xcept if the chief executive is required under ion 27A to give the person a QCAT ormation notice for the decision.	12 13 14 15 16
			(1A)		person may ask the chief executive to review decision.	17 18
		(2) Sec	ction 28((2), 'c	original'—	19
		om	eit.		-	20
			ction 28((3)(b)		21
		, ,	ert—	(-) (-)		22
					(iii) for the person to be given a QCAT information notice if the decision on the review is not the decision sought by the person.	23 24 25 26
		(4) Sec	ction 28((1A) t	co (3)—	27
		ren	iumber a	is sect	tion 28(2) to (4).	28
Clause	203	Replac	ement	of s	29 (External review of decisions)	29
		Section	29—			30

omit, insert—		1
29 Rev	view of decisions by QCAT	2
(1)	This section applies to a person who has been given a QCAT information notice for—	3 4
	(a) a decision mentioned in schedule 1; or	5
	(b) a decision to immediately cancel an authority under section 21AA; or	6 7
	(c) a decision on a review under section 28 of a decision mentioned in schedule 1.	8 9
(2)	The person may apply, as provided under the QCAT Act, to QCAT for a review of the decision.	10 11
(3)	Despite the QCAT Act, section 22(3), QCAT may not stay the operation of a decision made as a result of advice given by the police commissioner that—	12 13 14 15
	(a) a person is an identified participant in a criminal organisation; or	16 17
	(b) a person is a criminal organisation; or	18
	(c) for a corporation—an executive officer of the corporation is an identified participant in a criminal organisation.	19 20 21
Divisio	on 2 Confidentiality and	22
	application of Judicial	23
	Review Act 1991	24
20 Cor	ofidentiality of eximinal intelligence in	25
	nfidentiality of criminal intelligence in ceedings	25 26
(1)	This section applies if—	27
	(a) a person seeks review of any of the following decisions made by the chief executive—	28 29 30

		(i)	a decision mentioned in schedule 1;	1
		(ii)	a decision to immediately cancel an authority under section 21AA; and	2 3
	(b)		decision was made as a result of advice en by the police commissioner that—	4 5
		(i)	the person is an identified participant in a criminal organisation; or	6 7
		(ii)	the person is a criminal organisation; or	8
		(iii)	for a corporation—an executive officer of the corporation is an identified participant in a criminal organisation.	9 10 11
(2)	revi	ew o	occeeding relating to an application for f the decision in QCAT or a proceeding e decision in the Supreme Court—	12 13 14
	(a)		police commissioner is a party to the ceeding; and	15 16
	(b)	the	police commissioner must give QCAT or Supreme Court a statement of reasons ut—	17 18 19
		(i)	the identification of the person by the police commissioner as an identified participant in a criminal organisation or as a criminal organisation; or	20 21 22 23
		(ii)	for a corporation—the identification of an executive officer of the corporation by the police commissioner as an identified participant in a criminal organisation.	24 25 26 27 28
(3)	QC.	AT o	roceeding mentioned in subsection (2), or the Supreme Court may review the ation by the police commissioner of—	29 30 31
	(a)	the	person as—	32
		(i)	an identified participant in a criminal organisation; or	33 34

	(ii) a criminal organisation; or	1
	(b) for a corporation—an executive officer of the corporation as an identified participant in a criminal organisation.	2 3 4
(4)	For a proceeding mentioned in subsection (2), QCAT or the Supreme Court may, as it considers appropriate to protect the confidentiality of criminal intelligence—	5 6 7 8
	(a) receive evidence and hear argument about the criminal intelligence in the absence of parties to the proceeding and their representatives; and	9 10 11 12
	(b) take evidence consisting of criminal intelligence by way of affidavit of a police officer of at least the rank of superintendent.	13 14 15
(5)	If QCAT or the Supreme Court considers information has been incorrectly categorised by the police commissioner as criminal intelligence, the police commissioner may withdraw the information from consideration by QCAT or the court.	16 17 18 19 20 21
(6)	Information that is withdrawn under subsection (5) by the police commissioner must not be—	22 23
	(a) disclosed by any person; or	24
	(b) taken into consideration by QCAT or the Supreme Court.	25 26
(7)	In this section—	27
	criminal intelligence means—	28
	(a) advice given by the police commissioner to the chief executive under section 36AA that a person is—	29 30 31
	(i) an identified participant in a criminal organisation; or	32 33
	(ii) a criminal organisation; and	34

		(b)	information held by the police commissioner that is relevant to whether—	1 2
			(i) the person is an identified participant in a criminal organisation; or	3 4
			(ii) the person is a criminal organisation.	5
	31 A p	plica	ition of Judicial Review Act 1991	6
	(1)	app	Ly to a decision of the chief executive nationed in section 30(1).	7 8 9
	(2)	dec mer	eject to this part, unless the Supreme Court ides that a decision of the chief executive nationed in section 30(1) is affected by sedictional error, the decision—	10 11 12 13
		(a)	is final and conclusive; and	14
		(b)	can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, or another court, a tribunal or another entity); and	15 16 17 18 19 20
		(c)	is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.	21 22 23 24
	(3)	dec	e Judicial Review Act 1991, part 5 applies to a ision mentioned in subsection (2) to the extent affected by jurisdictional error.	25 26 27
			6 (Chief executive may obtain he commissioner of the police service)	28 29
(1)	Section 36	, head	ling, from 'the commissioner'—	30
	omit, inser	rt		31

Clause 204

		police commissioner—criminal history	1
		(2) Section 36(1), 'commissioner of the police service'—	2
		omit, insert—	3
		police commissioner	4
		(3) Section 36(3) and (4), before 'commissioner'—	5
		insert—	6
		police	7
		(4) Section 36(4), before 'commissioner's'—	8
		insert—	9
		police	10
Clause	205	Amendment of s 36A (Notice of change in police information about a person)	11 12
		(1) Section 36A, heading, after 'person'—	13
		insert—	14
		—criminal history	15
		(2) Section 36A(1)(a), 'commissioner of the police service'—	16
		omit, insert—	17
		police commissioner	18
		(3) Section 36A(2) and (3)(a), before 'commissioner'—	19
		insert—	20
		police	21
		(4) Section 36A(3), before 'commissioner's'—	22
		insert—	23
		police	24
Clause	206	Insertion of new s 36AA	25
		After section 36A—	26

insert-	_				1				
insert	36AA Requesting and using police commissioner's advice—identified participants and criminal organisations								
	(1)	of a	in aut	on applies for an authority, or the renewal thority, the chief executive must ask the ommissioner whether—	5 6 7				
		(a)	the	person is—	8				
			(i)	an identified participant in a criminal organisation; or	9 10				
			(ii)	a criminal organisation; or	11				
		(b)	offic	ne person is a corporation—an executive cer of the person is an identified icipant in a criminal organisation.	12 13 14				
	(2)			e chief executive may ask the police ioner whether—	15 16				
		(a)	the	holder of an authority is—	17				
			(i)	an identified participant in a criminal organisation; or	18 19				
			(ii)	a criminal organisation; or	20				
		(b)	offic	ne holder is a corporation—an executive cer of the holder is an identified icipant in a criminal organisation.	21 22 23				
	(3)		-	ce commissioner must comply with the ecutive's request under subsection (1) or	24 25 26				
	(4)	the		f executive may use the advice given by ce commissioner only for making a	27 28 29				
		(a)	pers	o whether the person is an appropriate son to hold or continue to hold an nority under this Act; or	30 31 32				

				to cancel or suspend an authority under part 4, division 2.	1 2
		(5)	In th	is section—	3
			auth	ority means—	4
			(a)	an assistant's certificate; or	5
			(b)	a driver's certificate; or	6
			(c)	a licence.	7
Clause 207	arr	angement a	about	6B (Chief executive may enter into giving and receiving information with perfect service)	8 9 10
	(1)	Section 36l	B, head	ding, 'commissioner of the police service'—	11
		omit, insert	t		12
		pol	ice cor	mmissioner	13
	(2)	Section 36l	B(1), '	commissioner of the police service'—	14
		omit, insert	ţ		15
		pol	ice cor	nmissioner	16
	(3)	Section 361	B(1), '	or the commissioner'—	17
		omit, insert	t		18
		or t	he poli	ice commissioner	19
	(4)	Section 36l	B(2), b	pefore 'commissioner'—	20
		insert—			21
		pol	ice		22
	(5)	Section 36l	В—		23
		insert—			24
		(5)	In th	is section—	25
			•	rmation includes advice given by the police missioner under section 36AA.	26 27

[s 208]

Clause	208	Insertion of new pt 8, div 1, hdg				
		Part 8, before se	ection 44—		2	
		insert—			3	
		Divisio	on 1	Transitional provision for 1973 No. 39	4 5	
Clause	209	Insertion of n	ew pt 8, di	iv 2	6	
		After section 44			7	
		insert—			8	
		Divisio	on 2	Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	9 10 11 12 13	
		45 Ap	plications	not finally decided	14	
		(1)	commence finally de	ion applies if, immediately before the ement, the chief executive had not ecided an application for the grant or f an authority.	15 16 17 18	
		(2)	under this (Criminal	Executive must decide the application s Act as amended by the <i>Criminal Law Organisations Disruption</i>) and <i>Other on Amendment Act 2013</i> .	19 20 21 22	
		(3)	In this sec	ction—	23	
			authority	means—	24	
			(a) an as	ssistant's certificate; or	25	
			(b) a dri	ver's certificate; or	26	
			(c) a lice	ence.	27	
			commence this section	tement means the commencement of on.	28 29	

Clause	210	Amendmen	t of sch 1, hdg (Reviewable decisions)	1
		Schedule 1, h	neading, 'section 28'—	2
		omit, insert—	_	3
		S	sections 27A, 28, 29 and 30	4
Clause	211	Amendmen	t of sch 2 (Dictionary)	5
		(1) Schedule		6
		insert—		7
			criminal organisation means—	8
			(a) for the definition <i>identified participant</i> —a criminal organisation under the Criminal Code, section 1; or	9 10 11
			(b) otherwise—an organisation identified by the police commissioner as a criminal organisation within the meaning of the Criminal Code, section 1.	12 13 14 15
			<i>identified participant</i> , in a criminal organisation, means a person who is identified by the police commissioner as a participant in the organisation within the meaning of the Criminal Code, section 60A(3).	16 17 18 19 20
			<i>police commissioner</i> means the commissioner of the police service.	21 22
			QCAT information notice means a notice complying with the QCAT Act, section 157(2).	23 24
		(2) Schedule	e 2, definition approved form, 'see'—	25
		omit, ins	sert—	26
		r	neans a form approved under	27

[s 212]

	Part	21	Planning and Coordination Act 1994	1 2 3
Clause	212	Act amended This part a Act 1994.	amends the Transport Planning and Coordination	4 5 6
Clause	213	Amendment of Section 3— insert—	of s 3 (Definitions)	7 8 9
		inseri—	approved agency means an entity that is—	9 10
			(a) established under a law of the Commonwealth or a State; and	11 12
			(b) prescribed under a regulation as an approved agency for this paragraph.	13 14
			law enforcement purpose, in relation to the use of information by a member of an approved agency, means a purpose—	15 16 17
			(a) for which the agency is authorised to use the information under a law of the Commonwealth or a State; or	18 19 20
			(b) consistent with the agency's functions under a law of the Commonwealth or a State.	21 22
			<i>member</i> , of an approved agency, includes a person employed or engaged by the agency.	23 24
			MoU means an agreement between the chief executive and the chief executive officer of an approved agency that generally describes the basis on which the chief executive will give information to the chief executive officer of the approved agency.	25 26 27 28 29 30

		transport information database means a register or record kept or obtained under a transport Act.	1 2
		use, in relation to information, includes the following—	3 4
		(a) disclose;	5
		(b) give;	6
		(c) give access to;	7
		(d) make available;	8
		(e) publish;	9
		(f) record.	10
Clause 214	Insertion of no	ew ss 36I to 36M	11
	Part 6—		12
	insert—		13
	ena	ring information to approved agencies to able use of information for particular poses	14 15 16
	(1)	The chief executive may, in accordance with an MoU, give the chief executive officer of an approved agency all or any information in a transport information database to enable the approved agency to use the information for a law enforcement purpose.	17 18 19 20 21 22
	(2)	Without limiting subsection (1), the chief executive may give the information to the chief executive officer of the approved agency by allowing an authorised member of the approved agency to have direct access to the transport information database.	23 24 25 26 27 28
	(3)	The chief executive may give the information to the chief executive officer of an approved agency under subsection (1) on the conditions the chief executive considers appropriate.	29 30 31 32

(4)	This section applies despite any other Act.	I
(5)	In this section—	2
	authorised member, of an approved agency, means a member, or a member of a class of members, of the approved agency authorised in writing by the chief executive to have direct access to a transport information database.	3 4 5 6 7
	e of information permitted despite other ovisions	8 9
(1)	This section applies if information is given, under section 36I, by the chief executive to the chief executive officer of an approved agency.	10 11 12
(2)	Despite any other Act, the approved agency may use the information for a law enforcement purpose.	13 14 15
36K Mi	suse of particular information given	16
(1)	This section applies to a member of an approved agency who has information because it has been given, under section 36I, by the chief executive to the chief executive officer of the agency.	17 18 19 20
(2)	The member must not use the information—	21
	(a) for a purpose other than a law enforcement purpose; or	22 23
	(b) in contravention of—	24
	(i) a condition, if any, imposed by the commissioner under section 36I(3); or	25 26
	(ii) the terms of the MoU about the information.	27 28
Ma uni	eximum penalty for subsection (2)—100 penalty ts.	29 30

	ra-territorial application of offence vision	1 2
A p	erson commits an offence against section 36K(2)	3 4
	(a) the person is a member of an approved agency who, outside the State, uses information given, under section 36I, by the chief executive to the chief executive officer of the agency; and	5 6 7 8 9
	(b) the use of the information would constitute an offence against section 36K(2) if it were used by the person within the State.	10 11 12
36M Pro	otection from liability	13
(1)	This section applies if a person, acting honestly and without negligence, gives information under section 36I.	14 15 16
(2)	The person is not liable, civilly, criminally or under an administrative process, for giving the information.	17 18 19
(3)	If subsection (2) prevents a civil liability attaching to a person, the liability attaches instead to the State.	20 21 22
(4)	Also, merely because the person gives the information, the person can not be held to have—	23 24
	(a) breached any code of professional etiquette or ethics; or	25 26
	(b) departed from accepted standards of professional conduct.	27 28
(5)	Without limiting subsections (2) and (4)—	29
	(a) in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and	30 31 32

S

		(b	mai info	ne person would otherwise be required to ntain confidentiality about the ormation under an Act, oath or rule of or practice, the person—	1 2 3 4
			(i)	does not contravene the Act, oath or rule of law or practice by giving the information; and	5 6 7
			(ii)	is not liable to disciplinary action for giving the information.	8 9
	Part	22 Δι	men	dment of Transport	10
	ıuıt			ing and Coordination	10
				ation 2005	12
			- 9		12
Clause	215	Regulation amen	ded		13
		•		e Transport Planning and Coordination	14
		Regulation 200		•	15
Clause	216	Insertion of new	pt 5		16
		After section 9—			17
		insert—			18
		Part 5		Prescribed approved	19
		2 322 2 3		agencies	20
		10 Appro	ved a	gency—Act, s 3	21
		ag		Act, section 3, definition approved paragraph (b), ASIO is an approved	22 23 24
		(2) In	this se	ection—	25

s 2171

			ASIO means the Australian Security Intelligence Organisation established under the Australian Security Intelligence Organisation Act 1979 (Cwlth).	1 2 3 4
	Part	t 23	Amendment of Weapons Act 1990	5
Clause	217	Act	t amended	7
			This part amends the Weapons Act 1990.	8
Clause	218	Am	endment of s 10 (Limitations on issue of licence)	9
		(1)	Section 10(3), 'unincorporated—'—	10
			omit, insert—	11
			unincorporated, only if—	12
		(2)	Section 10(3)(a), ', only if it is endorsed with'—	13
			omit.	14
		(3)	Section 10(3)(a)(i), 'the name'—	15
			omit, insert—	16
			it is endorsed with the name	17
		(4)	Section 10(3)(a)(ii), 'the names'—	18
			omit, insert—	19
			it is endorsed with the names	20
		(5)	Section 10(3)(a)(ii), 'club; or'—	21
			omit, insert—	22
			club; and	23
		(6)	Section 10(3)(a)—	24

		insert—	1
		(iii) the body is not a criminal organisation; and	2
		(iv) each executive officer or other influential person for the body is not an identified participant in a criminal organisation; or	3 4 5
		(7) Section 10(3)(b)—	6
		insert—	7
		(iii) the body is not a criminal organisation; and	8
		(iv) each executive officer or other influential person for the body is not an identified participant in a criminal organisation.	9 10 11
Clause	219	Amendment of s 10B (Fit and proper person—licensees)	12
		Section 10B—	13
		insert—	14
		(2A) Also, for the issue, renewal or revocation of a licence, a person is not a fit and proper person to hold a licence if the person is an identified participant in a criminal organisation.	15 16 17 18
Clause	220	Amendment of s 10C (Fit and proper person—licensed dealer's associate)	19 20
		Section 10C—	21
		insert—	22
		(2A) Also, a person is not a fit and proper person to be an associate of a licensed dealer if the person is an identified participant in a criminal organisation.	23 24 25 26
Clause	221	Amendment of s 14 (Inquiries into application)	27
		(1) Section 14—	28

	insert—			1
	(1A)	the	hout limiting subsection (1), before deciding application, an authorised officer must ask the missioner whether—	2 3 4
		(a)	for an individual—the applicant or an associate of the applicant is an identified participant in a criminal organisation; or	5 6 7
		(b)	if the applicant is a body—	8
			(i) the body is a criminal organisation; or	9
			(ii) an executive officer or other influential person for the body is an identified participant in a criminal organisation.	10 11 12
(2)	Section 14	_		13
	insert—			14
	(3A)	sub	the authorised officer makes a request under section (1A), the commissioner must comply in the request.	15 16 17
(3)	Section 14	(9), 's	ection may'—	18
	omit, inser	t—		19
			other than advice given by the commissioner thorised officer under subsection (3A), may	20 21
(4)	Section 14	_		22
	insert—			23
	(9A)	the	authorised officer may use advice given by commissioner under subsection (3A) only for iding the application.	24 25 26
An	nendment c	ofs1	8 (Renewal of licences)	27
(1)	Section 18-		,	28
	insert—			29

Clause 222

	officer must ask the commissioner whether—	1 2
	(a) for an individual—the applicant or an associate of the applicant is an identified participant in a criminal organisation; or	3 4 5
	(b) if the applicant is a body—	6
	(i) the body is a criminal organisation; or	7
	(ii) an executive officer or other influential person for the body is an identified participant in a criminal organisation.	8 9 10
	(4B) If the authorised officer makes a request under subsection (4A), the commissioner must comply with the request.	11 12 13
	(4C) The authorised officer may use advice given by the commissioner under subsection (4B) only for deciding the application.	14 15 16
Clause 223	Amendment of s 19 (Notice of rejection of application to issue or renew licence)	17 18
	Section 19(2), 'available,'—	19
	omit, insert—	20
	available (other than advice given by the commissioner to the authorised officer under section 14(3A) or 18(4B)),	21 22 23
Clause 224	Amendment of s 30 (Suspension or revocation notice)	24
	(1) Section 30(1A), 'available,'—	25
	omit, insert—	26
	available (other than advice given by the commissioner to an authorised officer under section 18(4B) or subsection (1C)),	27 28 29
	(2) Section 30—	30

		insert—		1
		(1B)	For the purposes of deciding whether to revoke a licence, the authorised officer must ask the commissioner whether—	2 3 4
			(a) a licensee is—	5
			(i) an identified participant in a criminal organisation; or	6 7
			(ii) a criminal organisation; or	8
			(b) an associate of the licensee is an identified participant in a criminal organisation; or	9 10
			(c) an executive officer or other influential person for the licensee is an identified participant in a criminal organisation.	11 12 13
		(1C)	If the authorised officer makes a request under subsection (1B), the commissioner must comply with the request.	14 15 16
		(1D)	The authorised officer may use advice given by the commissioner under subsection (1C) only for deciding whether to revoke the licensee's licence.	17 18 19
Clause	225	Amendment o decisions)	f s 142 (Right to apply for review of	20 21
		Section 142(1),	after paragraph (a)—	22
		insert—		23
			(aa) a decision refusing to renew a licence under this Act;	24 25
Clause	226	Amendment o information no	f s 142AA (Notices must be QCAT otices)	26 27
		Section 142AA-	_	28
		insert—		29

	(3)	the adv	Acts Interpretation Act 1954, section 27B is not apply to the QCAT information notice to extent to which the decision is the result of ice given by the commissioner to an norised officer under section 14(3A), 18(4B 0(1C).	o 2 of 3 n 4
Clause 227	Insertion of n	ew s	s 143 and 144	7
	After section 14	42A—		8
	insert—			9
			nal confidentiality requirements for ar criminal intelligence in proceedings	10 11
	(1)	This	s section applies if—	12
		(a)	a person seeks a review of any of the following decisions made by an authorised officer—	
			(i) a refusal to issue a licence;	16
			(ii) a refusal to renew a licence;	17
			(iii) a revocation of a licence; and	18
		(b)	in making the decision the authorised office was advised by the commissioner —	r 19 20
			(i) for an individual—the person or an associate of the person is an identified participant in a criminal organisation or	d 22
			(ii) for a body—	25
			(A) the body is a crimina organisation; or	ıl 26 27
			(B) an executive officer or other influential person for the body is an identified participant in a criminal organisation.	s 29

(2)	review o	roceeding relating to an application for of the decision by QCAT or a proceeding e decision in the Supreme Court—	1 2 3
	(a) the pro	commissioner is a party to the oceeding; and	4 5
	Sup	commissioner must give QCAT or the preme Court a statement of reasons about identification by the commissioner of—	6 7 8
	(i)	for an individual—the person or an associate of the person as an identified participant in a criminal organisation; or	9 10 11 12
	(ii)	for a body—	13
		(A) the body as a criminal organisation; or	14 15
		(B) an executive officer or other influential person for the body as an identified participant in a criminal organisation.	16 17 18 19
(3)	-	proceeding mentioned in subsection (2), or the Supreme Court may—	20 21
	` /	iew the identification by the mmissioner of—	22 23
	(i)	for an individual—the person or an associate of the person as an identified participant in a criminal organisation; or	24 25 26 27
	(ii)	for a body—	28
		(A) the body as a criminal organisation; or	29 30
		(B) an executive officer or other influential person for the body as an identified participant in a criminal organisation; and	31 32 33 34

	(b)	as it considers appropriate to protect the confidentiality of criminal intelligence—	1 2
		(i) receive evidence and hear argument about the criminal intelligence in the absence of parties to the proceeding and their representatives; and	3 4 5 6
		(ii) take evidence consisting of criminal intelligence by way of affidavit of a police officer of at least the rank of superintendent.	7 8 9 10
(4)	info the com	QCAT or the Supreme Court considers rmation has been incorrectly categorised by commissioner as criminal intelligence, the missioner may withdraw the information in consideration by QCAT or the court.	11 12 13 14 15
(5)		ormation that is withdrawn by the amissioner under subsection (4) must not	16 17 18
	(a)	disclosed to any person; or	19
	(b)	taken into consideration by QCAT or the Supreme Court.	20 21
(6)	In th	nis section—	22
	crin	ninal intelligence means—	23
	(a)	advice given by the commissioner to the authorised officer under section 14(3A), 18(4B) or 30(1C) that a person is—	24 25 26
		(i) an identified participant in a criminal organisation; or	27 28
		(ii) a criminal organisation; and	29
	(b)	information held by the commissioner that is relevant to whether the person is—	30 31
		(i) an identified participant in a criminal organisation; or	32 33

		(ii) a criminal organisation.	1
	144 Ap	plication of Judicial Review Act 1991	2
	(1)	The <i>Judicial Review Act 1991</i> , part 4 does not apply to a decision of an authorised officer mentioned in section 143(1).	3 4 5
	(2)	Subject to section 143, unless the Supreme Court decides that a decision of the authorised officer mentioned in 143(1) is affected by jurisdictional error, the decision—	6 7 8 9
		(a) is final and conclusive; and	10
		(b) cannot be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, or another court, a tribunal or another entity); and	11 12 13 14 15 16
		(c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.	17 18 19 20
	(3)	The <i>Judicial Review Act 1991</i> , part 5 applies to a decision mentioned in subsection (2) to the extent it is affected by jurisdictional error.	21 22 23
Clause 228	Amendment of pending revie	of s 145 (Applicant may carry on business w)	24 25
	Section 145—		26
	insert—		27
	(2)	However, subsection (1) does not apply if the decision to refuse to renew, or to revoke, the licence was made because the commissioner advised an authorised officer, under section 14(3A), 18(4B) or 30(1C), that any of the	28 29 30 31 32

[s 229]

		following persons is an identified participant in a criminal organisation or is a criminal organisation—	1 2 3
		(a) the licensee;	4
		(b) an associate of the licensee;	5
		(c) an executive officer or other influential person for the licensee.	6 7
Clause 229	Insertion of ne	w pt 8, div 5	8
	Part 8—		9
	insert—		10
	Divisio	n 5 Transitional provision for Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013	11 12 13 14 15
	191 Exis	eting applications	16
		This section applies if, immediately before the commencement, an authorised officer had not finally decided an application for the—	17 18 19
		(a) issue of a licence; or	20
		(b) renewal of a licence.	21
		The authorised officer must decide the application under this Act as amended by the Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Act 2013.	22 23 24 25 26
	(3)	In this section—	27
		commencement means the commencement of this section.	28 29

Clause	230	Am	endment o	f scl	າ 2 (Dictionary)	1
		(1)	Schedule 2	, defi	nition criminal intelligence, 'activity.'—	2
			omit, insert	<u>-</u>		3
			to a	n aut	other than advice given by the commissioner thorised officer under section 14(3A), 18(4B) that a person is—	4 5 6
				(a)	an identified participant in a criminal organisation; or	7 8
				(b)	a criminal organisation.	9
		(2)	Schedule 2	_		10
			insert—			11
				crin	ninal organisation means—	12
				(a)	for the definition <i>identified participant</i> —a criminal organisation under the Criminal Code, section 1; or	13 14 15
				(b)	otherwise—an organisation identified by the commissioner as a criminal organisation within the meaning of the Criminal Code, section 1.	16 17 18 19
				mea com with	ntified participant, in a criminal organisation, and a person who is identified by the amissioner as a participant in the organisation in the meaning of the Criminal Code, section A(3).	20 21 22 23 24
	Part	t 24			nendment of Work Health and fety Act 2011	25 26
Clause	231	Act	amended			27
				nend	s the Work Health and Safety Act 2011.	28
			-		v ·	_

[s 232]

Clause	232	Am	endment o	of s 27	71 (Confidentiality of information)	1
		(1)	Section 271	1(3), a	after 'or a document'—	2
			insert—			3
					nan criminal intelligence, or a document that criminal intelligence	4 5
		(2)	Section 271	1—		6
			insert—			7
			(4A)	in w	egulation may provide for the circumstances which criminal intelligence may be used or closed or access may be given to a document taining criminal intelligence.	8 9 10 11
			(4B)	In th	nis section—	12
				pres	ninal intelligence means information acribed under a regulation as criminal	13 14
				ıntel	lligence.	15
Clause	233	Am	endment o		n 3 (Regulation-making powers)	16
Clause	233	Am (1)	endment of Schedule including'-	of sch		
Clause	233		Schedule	of sch 3,	n 3 (Regulation-making powers)	16 17
Clause	233		Schedule including'-	of sch 3,	n 3 (Regulation-making powers)	16 17 18
Clause	233		Schedule including'-	of sch 3,	a 3 (Regulation-making powers) section 7(1)(a), from 'authorisations,	16 17 18 19
Clause	233		Schedule including'-	of sch 3,	authorisations, including— (i) the minimum age to be eligible for an	16 17 18 19 20 21
Clause	233		Schedule including'-	of sch 3,	authorisations, including— (i) the minimum age to be eligible for an authorisation; and (ii) the circumstances in which persons are not eligible for authorisations, for example, because of character or	16 17 18 19 20 21 22 23 24 25

Criminal Law (Criminal Organisations Disruption) and Other Legislation Amendment Bill 2013

Part 24 Amendment of Work Health and Safety Act 2011

[s 233]

insert—			1
	(d)	providing for restrictions or limitations on the review of particular decisions; and	2 3
	(e)	prescribing procedures of a court, the commission or QCAT for review of the decisions under a regulation.	4 5 6

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