

Queensland

Child Protection (Offender Reporting) and Other Legislation Amendment Bill 2014



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2014

A Bill

for

An Act to amend the *Child Protection (Offender Reporting) Act 2004* for particular purposes and to make related minor and consequential amendments to the Acts mentioned in schedule 1

Child Protection (Offender Reporting) and Other Legislation Amendment Bill 2014 Part 1 Preliminary

	[s 1]		
	The Pa	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Child Protection (Offender Reporting) and Other Legislation Amendment Act 2014.	4 5
Clause	2	Commencement	6
		This Act commences on a day to be fixed by proclamation.	7
	Part :	2 Amendment of Child Protection (Offender Reporting) Act 2004	8 9

Clause	3	Act amended	10
		This part amends the <i>Child Protection (Offender Reporting)</i> Act 2004.	11 12
Clause	4	Amendment of s 3 (Purpose of this Act)	13
		(1) Section 3(2)(c), 'annually'—	14
		omit, insert—	15
		periodically	16
		(2) Section 3(2)(d), '4 years'—	17
		omit, insert—	18
		$2^{1}/_{2}$ years	19

[s 5]

Clause	5	Inse	ertion	of ne	ws	4	1
		Part	1—				2
		inse	rt—				3
			4			ship between this Act and Dangerous rs (Sexual Offenders) Act 2003	4 5
				(1)		section applies to a person who is, for a od (the <i>concurrent period</i>)—	6 7
					(a)	a reportable offender subject to reporting obligations under this Act; and	8 9
					(b)	subject to the requirements of a supervision order under the <i>Dangerous Prisoners</i> (Sexual Offenders) Act 2003.	10 11 12
				(2)	repo	ng the concurrent period, the person's rting obligations under this Act are ended.	13 14 15
Clause	6	Am	endm	ent of	fs5	(Reportable offender defined)	16
		(1)	Section	on 5(1)), 'is–		17
			omit,	insert-			18
				is a j	perso	n who is—	19
		(2)	Section	on 5(1))(a), '	a person who is'—	20
			omit.				21
		(3)	Section	on 5(1))(b) a	nd (c)—	22
			omit,	insert-			23
					(b)	an existing reportable offender; or	24
					(c)	a corresponding reportable offender; or	25
					(d)	subject to an offender reporting order; or	26
					(e)	taken to be a reportable offender under the <i>Child Protection (Offender Prohibition Order) Act 2008.</i>	27 28 29

[s 7]

(4)	Section 5(2)(a), 'class 1 or 2'—	1
	omit, insert—	2
	prescribed	3
(5)	Section 5(2)(b), 'class 2'—	4
	omit, insert—	5
	prescribed	6
(6)	Section 5(2)(c)(i)—	7
	omit.	8
(7)	Section 5(2)(c)(ii) to (v)—	9
	<i>renumber</i> as section $5(2)(c)(i)$ to (iv).	10
(8)	Section 5(4)—	11
	omit.	12
(9)	Section 5(7), after '(1)(b)'—	13
	insert—	14
	to (d)	15
(10)	Section 5(8), 'of the same kind'—	16
	omit.	17
(11)	Section 5(8)—	18
	insert—	19
	Note—	20
	For when offences arise from the same incident, see section 11.	21 22
(12)	Section 5(5) to (9)—	23
	<i>renumber</i> as section 5(4) to (8).	24
Rej	placement of ss 8 and 9	25
	Sections 8 and 9—	26
	omit, insert—	27

Clause 7

[s 7]

8	When a offende	person stops being a reportable r	$\frac{1}{2}$					
	-	stops being a reportable offender when any lowing events happen—	3 4					
	(a)	the finding of guilt in relation to the only offence that makes the person a reportable offender under this Act is quashed or set aside by a court;	5 6 7 8					
	(b)	the person's sentence for the only reportable offence that makes the person a reportable offender under this Act is reduced or altered so that the person would have been a person mentioned in section $5(2)(a)$ or (b) had the amended sentence been the original sentence;	9 10 11 12 13 14 15					
	(c)	the offender reporting order that makes the person a reportable offender under this Act—	16 17 18					
		(i) is quashed on appeal; or	19					
		(ii) if the offender reporting order was made with a forensic order—ends because the forensic order is revoked;	20 21 22					
	(d)	all reporting periods under this Act for the person end.	23 24					
	Note for paragraph (d)—							
	af	or when a person commits another reportable offence fter a previous reporting period for the person has inded, see section 36.	26 27 28					
9	Reporta	<i>able offence</i> defined	29					
	A reporte	able offence is—	30					
	(a)	an offence (a <i>prescribed offence</i>) that is mentioned in schedule 1, item 9, if—	31 32					

[s 7]

		(i)	the offence is committed in respect of a child; or	1 2
		(ii)	the police commissioner reasonably believes the reportable offender committed the offence in the belief that the person in respect of whom the offence was committed was a child; or	3 4 5 6 7
	(b)		her offence (also a <i>prescribed offence</i>) is mentioned in schedule 1; or	8 9
	(c)		her offence that results in an offender rting order being made.	10 11
9A Rep	orta	ble d	contact defined	12
(1)			able offender has <i>reportable contact</i> ild if the offender—	13 14
	(a)	has	physical contact with the child; or	15
	(b)		municates with the child orally, whether erson, by telephone or over the internet;	16 17 18
	(c)		municates with the child in writing luding by electronic communication).	19 20
(2)	cont		limiting subsection (1), reportable ncludes contact with a child when the is—	21 22 23
	(a)	supe	ervising or caring for any child; or	24
	(b)	exch or	anging contact details with any child;	25 26
	(c)	atter	npting to befriend any child.	27
(3)	a ch	ild tl	le contact does not include contact with nat is incidental to the offender's daily s the contact—	28 29 30

		[\$ 8]	
		(a) involves an attempt by the offender to befriend, or establish further contact with, the child; or	1 2 3
		 (b) occurs with a regularity or frequency, or in a way, that may reasonably be expected to result in a level of familiarity or trust between the offender and the child beyond what may reasonably be expected to be incidental to the offender's daily life. 	4 5 6 7 8 9
		Examples of contact with a child that is incidental to a reportable offender's daily life—	10 11
		• the offender buys a newspaper from a shop where the shop attendant is a child	12 13
		• the offender buys takeaway food from a shop that has child employees	14 15
Clause	8	Insertion of new s 10A	16
		After section 10—	17
		insert—	18
		10A Personal details defined	19
		The <i>personal details</i> of a reportable offender are the details mentioned in schedule 2 for the offender.	20 21
Clause	9	Amendment of s 12 (Definitions)	22
		Section 12, 'schedule 3'—	23
		omit, insert—	24
		schedule 5	25
Clause	10	Amendment of s 13 (Offender reporting orders)	26
		(1) Section $13(1)(a)$ —	27
		omit, insert—	28

[s 10]

		(a) finds a person guilty of an offence (the <i>offence</i>) that is not a prescribed offence; or	1 2
(2)	Section 13	(2)(b), 'for a prescribed offence'—	3
	omit, insert	t	4
	if th	ne offence is a child abduction offence	5
(3)	Section 13	(4) and note—	6
	omit, insert	t <u> </u>	7
	(4)	A court may make an offender reporting order under subsection (1)(a) only if the court—	8 9
		(a) imposes a sentence for the offence; and	10
		(b) records a conviction.	11
		Note—	12
		For when no conviction is recorded, see—	13
		• the Penalties and Sentences Act 1992, section 12	14
		• the Youth Justice Act 1992, section 183.	15
(4)	Section 13-	_	16
	insert—		17
	(5A)	The prosecution may make an application under subsection (5)(b) at any time within 6 months after the day the court—	18 19 20
		(a) imposes the sentence for the offence; or	21
		(b) makes the forensic order.	22
(5)	Section 13	(10), from 'an offence'—	23
	omit, insert	ţ	24
		offence, the person is taken to have been found lty of a prescribed offence.	25 26
(6)	Section 13	(11)—	27
	omit, insert	ţ	28
	(11)	In this section—	29

		child abduction offence means—	1
		 (a) an offence against the Criminal Code, section 354 involving the kidnap of a child; or 	2 3 4
		(b) an offence against the Criminal Code, section 363 or 363A.	5 6
Clause 11	Replacement	of ss 14–19	7
	Sections 14 to 1	9—	8
	omit, insert—		9
	14 Wh rep	en reportable offender must make initial ort	10 11
	(1)	This section applies to a reportable offender mentioned in schedule 3, column 1.	12 13
	(2)	If the police commissioner gives the reportable offender a notice under section 54(5), the offender must make a report (the <i>initial report</i>) of the offender's personal details to the commissioner when the offender receives the notice.	14 15 16 17 18 19
	(3)	However, if it is not reasonably practicable for the reportable offender to make the initial report when the offender receives the notice, the offender must make the initial report—	20 21 22 23
		(a) within 7 days after the day the offender receives the notice; or	24 25
		(b) if the offender intends to leave Queensland before the end of 7 days after the offender receives the notice—before the offender leaves Queensland.	26 27 28 29
	(4)	If the police commissioner does not give the reportable offender a notice under section 54(5), the offender must make the offender's initial report to the commissioner—	30 31 32 33

stated for the offender in 1 a 2; or 2
rcumstance mentioned in3umn 1 applies to the4the shorter of the5stated for the offender in6a 2; or7
ends to leave Queensland8the period stated for the9ale 3, column 2—before10Queensland.11
)(c) does not apply to an 12 ueensland from a foreign 13 ains for less than 7 14 15
16
er's reporting period for a 17 ends; and 18
er sentenced for another 19 when the offender is not 20 21
ke the offender's initial22nmissioner within 7 days23ning in Queensland for 724ys.25
ive days does not include 26 ble offender spends in 27 28
tails by corrective 29
30
a reportable offender is in 31 a Queensland. 32

(2)	The chief executive (corrective services) may give the police commissioner the following	1 2
	personal details about the offender—	3
	(a) the offender's name;	4
	(b) the offender's date of birth;	5
	(c) the address where the offender generally resided before the offender entered government detention.	6 7 8
(3)	The details are taken to be the reportable offender's initial report for the purposes of including the details in the register established under section 68.	9 10 11 12
(4)	Subsection (3) does not affect the reportable offender's reporting obligations under section 14.	13 14
	sons required to report under responding Act	15 16
(1)	This section applies to a person (other than a protected witness) who—	17 18
	 (a) is or has been required to report to a corresponding registrar, whether or not the person is a reportable offender under this Act; and 	19 20 21 22
	(b) has not previously complied with the obligation imposed by this section.	23 24
(2)	The person must, within 7 days after entering and remaining in Queensland (not including any day spent in government detention), contact a nominated person—	25 26 27 28
	(a) by telephone; or	29
	(b) in another way prescribed by regulation.	30
(3)	The police commissioner must ensure the nominated person's contact details are available at any police station.	31 32 33

(4)	(4) When contacted, the nominated person must advise the person—							
	(a) whether the person is a reportable offender under this Act; and	3 4						
	(b) about any reporting obligations the person has under this Act.	5 6						
(5)	A person is not guilty of an offence against section 50 because of a failure to comply with subsection (2) if the person—	7 8 9						
	(a) is not a reportable offender under this Act; or	10 11						
	(b) could not reasonably have been expected to have known that the person was required to report under this Act; or	12 13 14						
	 (c) does not remain in Queensland for 7 or more consecutive days, not counting any day spent in government detention; or 	15 16 17						
	(d) makes an initial report under section 14.	18						
(6)	In this section—	19						
	<i>nominated person</i> means a person nominated by the police commissioner for this section.	20 21						
Divisio	on 2 Ongoing reporting obligations	22 23						
Subdiv	vision 1 Preliminary	24						
17 Apı	olication of div 2	25						
	s division applies to a reportable offender who has	26						
	made an initial report.							

Subdi	vision 2 Periodic reporting	1
18 Re	quirement to make periodic reports	2
(1)	A reportable offender must periodically make reports (each a <i>periodic report</i>) of the offender's personal details to the police commissioner until the offender's reporting period ends.	3 4 5 6
(2)	However, a reportable offender whose reporting obligations are suspended under section 4 or division 4, 6 or 10 is not required to make periodic reports while the suspension is in force.	7 8 9 10
(3)	A periodic report includes a report that simply confirms that the reportable offender's personal details stated in the last report previously made by the offender—	11 12 13 14
	(a) are correct; and	15
	(b) have not changed since the offender made the last report.	16 17
19 Wł	nen periodic reports must be made	18
(1)	A reportable offender must make a periodic report in each reporting month, starting in the first reporting month after the offender makes the offender's initial report.	19 20 21 22
(2)	However, the police commissioner may at any time require the reportable offender to make periodic reports more frequently, if the commissioner is reasonably satisfied more frequent periodic reporting is necessary to protect the lives or sexual safety of children.	23 24 25 26 27 28
(3)	If the police commissioner decides to require the reportable offender to make periodic reports more frequently, the commissioner must, as soon as reasonably practicable, give the offender a	29 30 31 32

(4)	written notice stating when the offender is required to make periodic reports.To remove any doubt, it is declared that the notice replaces any notice previously given by the police commissioner to the reportable offender stating when the offender is required to make periodic reports.	1 2 3 4 5 6 7
(5)	The reportable offender must comply with the notice until whichever of the following first happens—	7 8 9 10
	(a) the offender's reporting period ends;	11
	(b) the police commissioner gives the offender a written notice that varies when the offender is required to make periodic reports.	12 13 14
Subdi	vision 3 Reporting change in personal details	15 16
19A Re	porting changes in personal details	17
(1)	A reportable offender must report any change in the offender's personal details to the police	
	commissioner—	18 19 20
	 (a) for a change relating to reportable contact between the offender and a child—within 24 hours after the change happens; or 	19
	(a) for a change relating to reportable contact between the offender and a child—within 24	19 20 21 22
	 (a) for a change relating to reportable contact between the offender and a child—within 24 hours after the change happens; or (b) for a change relating to the reportable offender being in government detention for 	19 20 21 22 23 24 25

	(i)—before the offender leaves Queensland; or
	(c) for any other change—
	(i) within 7 days after the change happens; or
	 (ii) if the offender intends to leave Queensland before the end of the period mentioned in subparagraph (i)—before the offender leaves Queensland.
(2)	However, if a reportable offender (other than a protected witness) is not in Queensland when the change in the offender's personal details happens, the offender must report the change within 7 days after entering and remaining in Queensland for 7 or more consecutive days, not counting any day spent in government detention.
	Note—
	For the suspension of reporting obligations while a reportable offender (other than a protected witness) is not in Queensland, see section 34.
(3)	Also, if a reportable offender made a statement to the police commissioner under section $20(2)(e)$, the offender is not required to report a change in the offender's personal details unless—
	(a) the offender returns to Queensland and is required to make a report under section 22(2); or
	(b) the offender decides not to leave Queensland and is required to make a report under section 22(4).
(4)	The obligation on a reportable offender under this section applies in addition to any other

[s 12]

		reporting obligation imposed on the offender under this part.	1 2
		Subdivision 4 Other reporting	3
Clause	12	Amendment of s 20 (Intended absence from Queensland to be reported)	4 5
		Section 20(1)(a), '14'—	6
		omit, insert—	7
		7	8
Clause	13	Amendment of s 21 (Change of travel plans while out of Queensland to be given)	9 10
		(1) Section $21(1)(a)$, '13'—	11
		omit, insert—	12
		7	13
		(2) Section 21(2), 'As soon as practicable'—	14
		omit, insert—	15
		Within 7 days	16
Clause	14	Amendment of s 22 (Reportable offender to report return to Queensland or decision not to leave)	17 18
		Section 22, '14'—	19
		omit, insert—	20
		7	21
Clause	15	Amendment of s 23 (Report of other absences from Queensland)	22 23
		(1) Section 23(1), ', at the time of making a report under this division,'—	24 25

				[s 15]	
	omit.				1
(2)	Section 23(2)—			2
	omit, insert	. <u> </u>			3
	(2)		-	rtable offender must make a report to the mmissioner stating—	4 5
		(a)	in g	eneral terms—	6
			(i)	the expected frequency of the offender's travel; and	7 8
			(ii)	the offender's travel destinations; and	9
			(iii)	the offender's reasons for travelling to the destinations with the expected frequency; and	10 11 12
		(b)	repo	other the offender expects to have brtable contact with a child while elling.	13 14 15
	(3)	with	1 in $\overline{7}$	ortable offender must make the report days before, but not less than 24 hours ne offender first travels.	16 17 18
	(4)		-	ortable offender must report any change formation to the police commissioner—	19 20
		(a)		a change in the information mentioned in section $(2)(a)$ —	21 22
			(i)	if the change happens when the offender is out of Queensland—within 7 days after the offender returns to Queensland; or	23 24 25 26
			(ii)	otherwise—within 7 days after the change happens; or	27 28
		(b)	the with	a change relating to reportable contact offender has had, or expects to have, a child—within 24 hours after the nge happens.	29 30 31 32

[s 16]

Clause	16	Amendment of s 26 (How reports must be made)	1
		(1) Section $26(1)$ —	2
		omit, insert—	3
		(1) A reportable offender must—	4
		(a) make the offender's initial report in person; and	5 6
		(b) make each periodic report in the way stated by the police commissioner in a written notice given under section 54(5) to the offender.	7 8 9 10
		(2) Section $26(3)$ —	11
		omit, insert—	12
		(3) A police officer, or another person approved by the police commissioner, may receive a report.	13 14
Clause	17	Amendment of s 34 (Suspension and extension of reporting obligations)	15 16
		Section 34(1)—	17
		insert—	18
		(d) is the subject of a decision made by the police commissioner under division 10.	19 20
		Note—	21
		For the effect of a decision of a Magistrates Court on an appeal from a decision by the police commissioner under division 10, see section 67J(5).	22 23 24
Clause	18	Amendment of s 35 (When reporting obligations begin)	25
		(1) Section 35—	26
		insert—	27
		(1A) Subsection (1) applies even if the reportable offender is already complying with reporting	28 29

						[s 19]	
					gatio ence.	ns in relation to another reportable	1 2
		(2)	Section 35	(1A)	to (3)		3
			renumber a	is sec	tion 3	35(2) to (4).	4
Clause	19	Am	nendment o	ofs3	6 (Le	ength of reporting period)	5
		(1)	Section 36	(1) an	d (2)		6
			omit, insert	t—			7
			(1)	witl	-	able offender must continue to comply reporting obligations imposed by this -	8 9 10
				(a)	5 ye	ears, if the offender—	11
					(i)	has ever been found guilty of 1 reportable offence; or	12 13
					(ii)	has been found guilty of more than 1 reportable offence and paragraph (b) or (c) does not apply to the offender; or	14 15 16
				(b)	10 y	years, if the offender—	17
					(i)	has ever been found guilty of 1 or more reportable offences; and	18 19
					(ii)	in relation to the offence or offences, has been given notice of the offender's reporting obligations under this Act or a corresponding Act; and	20 21 22 23
					(iii)	after being given the notice, commits and is found guilty of 1 single further reportable offence; or	24 25 26
				(c)		remainder of the offender's life, if the nder—	27 28
					(i)	has ever been found guilty of 1 or more reportable offences; and	29 30

[s 20]

				(ii)	in relation to the offence or offences, has been given notice of the offender's reporting obligations under this Act or a corresponding Act; and	1 2 3 4
				(iii)	after being given the notice, commits and is found guilty of more than 1 single further reportable offence.	5 6 7
			(2)	offender' (1)(a) en	on (1)(b) applies even if the reportable s reporting obligations under subsection ded before the offender commits and is ilty of another reportable offence.	8 9 10 11
			(2A)	offender ³ (1)(a) o	on $(1)(c)$ applies even if the reportable is reporting obligations under subsection r $(1)(b)$ ended before the offender and is found guilty of another reportable	12 13 14 15 16
		(2)	Section 36((3), 'the co	mmencement of subsection (1)'—	17
			omit, insert	t—		18
			1 Ja	anuary 200	5	19
		(3)	Section 36((6), editor'	s note—	20
			omit.			21
Clause	20	rep	ortable off	enders)	educed period applies for juvenile	22 23
			tion 37, head	ling, 'juve	nile ⁻	24
		omi	it, insert—			25
			chil	la		26
Clause	21		nission of s ortable off		orting period for New South Wales	27 28
			Section 40-			29
			omit.			30

[s 22]

Clause	22	Replacement of	of s 40A (Allowing DNA sample to be taken)	1			
		Section 40A—					
		omit, insert—					
		40A Allo	owing DNA sample to be taken	4			
		(1)	A reportable offender must comply with a written notice given to the offender by the police commissioner requiring the offender to—	5 6 7			
			(a) attend at a stated time and place; and	8			
			(b) allow a DNA sampler to take a DNA sample from the offender for DNA analysis.	9 10			
			Note—	11			
			For the offence for failing to comply with a notice, see section 50.	12 13			
		(2)	However, a reportable offender need not comply with subsection (1) if either of the following is currently kept under the <i>Police Powers and</i> <i>Responsibilities Act 2000</i> —	14 15 16 17			
			(a) a DNA sample taken from the reportable offender;	18 19			
			(b) the results of a DNA analysis of the DNA sample.	20 21			
		(3)	The <i>Police Powers and Responsibilities Act 2000</i> , chapter 17, part 5 applies in relation to a DNA sample taken under this section.	22 23 24			
		(4)	In this section—	25			
			DNA sample see the Police Powers and Responsibilities Act 2000, schedule 6.	26 27			
			DNA sampler see the Police Powers and Responsibilities Act 2000, schedule 6.	28 29			

[s 23]

Clause	23		nendment o ender)	of s 54 (Notice to be given to reportable	1 2
		(1)	Section 54	(4)(b), 'section 59'—	3
			omit, inser	<u>!</u>	4
			sub	section (5)	5
		(2)	Section 54	_	6
			insert—		7
			(4A)	The police commissioner may at any time give a reportable offender written notice in relation to—	8 9
				(a) the offender's reporting obligations; and	10
				(b) the consequences that may arise if the offender fails to comply with them.	11 12
		(3)	Section 54	(6), 'the notice'—	13
			omit, inser	<u>;</u>	14
			a ne	otice given under this section	15
		(4)	Section 54	(4A) to (6)—	16
			renumber a	as section $54(5)$ to (7).	17
Clause	24		nission of s mmissione	59 (Notices may be given by police r)	18 19
			Section 59-	_	20
			omit.		21
Clause	25		nendment o be given)	of s 60 (Power of detention to enable notice	22 23
		Sec	ction 60(4)—		24
		om	it, insert—		25
			(4)	The detained person—	26
				(a) may be taken to the nearest police station; and	27 28

[s 26]

 (i) not be held for longer than is 2 reasonably necessary to enable the 3 purpose of the detention to be satisfied; 4 and 5 (ii) not be held only because the person has refused to sign an acknowledgement 7 that the person has been given notice of 8 the person's reporting obligations; and 9 (iii) be released immediately after the 10 purpose of detention is satisfied. 11 Clause 26 Amendment of s 67 (Modification of reporting obligations) 13 Section 67, 'Sections 16(1), 20 to 23 and 53'— <i>omit, insert</i>— Sections 20 to 23 and 53 and schedule 2 Clause 27 Insertion of new pt 4, div 10 and pt 4A After section 67— <i>insert</i>— Division 10 Police commissioner may suspend reporting obligations for particular reportable offenders 67A Application of this division 44 (a) was a child when he or she committed the offence that makes the person a reportable offender; or (b) has a cognitive or physical impairment. 			(b)	must	i—	1
refused to sign an acknowledgement that the person has been given notice of the person's reporting obligations; and 9 7 (iii) be released immediately after the purpose of detention is satisfied. 10 Clause 26 Amendment of s 67 (Modification of reporting obligations) 12 Section 67, 'Sections 16(1), 20 to 23 and 53'— 14 omit, insert— 15 Sections 20 to 23 and 53 and schedule 2 16 Clause 27 Insertion of new pt 4, div 10 and pt 4A 17 After section 67— 18 insert— 19 Division 10 Police commissioner may suspend reporting obligations for particular reportable offenders 22 67A Application of this division 24 This division applies to a reportable offender who— 25 (a) was a child when he or she committed the offence that makes the person a reportable offender; or 28				(i)	reasonably necessary to enable the purpose of the detention to be satisfied;	3 4
Clause 26 Amendment of s 67 (Modification of reporting obligations) 12 Section 67, 'Sections 16(1), 20 to 23 and 53'— 14 omit, insert— 15 Sections 20 to 23 and 53 and schedule 2 16 Clause 27 Insertion of new pt 4, div 10 and pt 4A 17 After section 67— 18 insert— 19 Division 10 Police commissioner may suspend reporting obligations for particular reportable offenders 23 67A Application of this division 24 This division applies to a reportable offender who— 25 (a) was a child when he or she committed the offender; or 28				(ii)	refused to sign an acknowledgement that the person has been given notice of	7 8
obligations) 13 Section 67, 'Sections 16(1), 20 to 23 and 53'— 14 omit, insert— 15 Sections 20 to 23 and 53 and schedule 2 16 Clause 27 Insertion of new pt 4, div 10 and pt 4A After section 67— 18 insert— 19 Division 10 Police commissioner may suspend reporting obligations for particular reportable offenders 21 67A Application of this division 24 This division applies to a reportable offender who— 25 (a) was a child when he or she committed the offender; or 28				(iii)	•	
omit, insert— 15 Sections 20 to 23 and 53 and schedule 2 16 Clause 27 Insertion of new pt 4, div 10 and pt 4A 17 After section 67— 18 insert— 19 Division 10 Police commissioner may suspend reporting obligations for particular reportable offenders 20 67A Application of this division 24 This division applies to a reportable offender who— 25 (a) was a child when he or she committed the offender; or 26	Clause	26		7 (Mc	odification of reporting	
Sections 20 to 23 and 53 and schedule 2 16 Clause 27 Insertion of new pt 4, div 10 and pt 4A 17 After section 67— 18 insert— 19 Division 10 Police commissioner may suspend reporting obligations for particular reportable offenders 20 67A Application of this division 24 This division applies to a reportable offender who— 25 (a) was a child when he or she committed the offender; or 26			Section 67, 'Sect	ions	16(1), 20 to 23 and 53'—	14
Clause 27 Insertion of new pt 4, div 10 and pt 4A 17 After section 67— 18 insert— 19 Division 10 Police commissioner may suspend reporting obligations for particular reportable offenders 20 67A Application of this division 24 This division applies to a reportable offender who— 25 (a) was a child when he or she committed the offender; or 28			omit, insert—			15
After section 67—18insert—19Division 10Police commissioner may suspend reporting obligations for particular reportable offenders2067A Application of this division24This division applies to a reportable offender who—25(a)was a child when he or she committed the offender; or262728			Sections	20 to	23 and 53 and schedule 2	16
After section 67—18insert—19Division 10Police commissioner may suspend reporting obligations for particular reportable offenders2067A Application of this division24This division applies to a reportable offender who—25(a)was a child when he or she committed the offender; or262728						
insert—19Division 10Police commissioner may suspend reporting obligations for particular reportable offenders2021 obligations for particular reportable offenders2167A Application of this division24This division applies to a reportable offender who—25(a) was a child when he or she committed the offender; or262324	Clause	27	•	-	iv 10 and pt 4A	17
Division 10Police commissioner may suspend reporting obligations for particular reportable offenders20 21 22 2367A Application of this division This division applies to a reportable offender who— (a) was a child when he or she committed the offender; or24 26 27 28			After section 67-			18
suspend reporting obligations for particular reportable offenders21 22 2367A Application of this division This division applies to a reportable offender who— (a) was a child when he or she committed the offence that makes the person a reportable offender; or21 22 23			insert—			19
obligations for particular reportable offenders22 2367A Application of this division24This division applies to a reportable offender who—25 (a) was a child when he or she committed the offence that makes the person a reportable offender; or26 27 28			Division 1	0	-	20
reportable offenders2367A Application of this division24This division applies to a reportable offender who—25(a) was a child when he or she committed the offence that makes the person a reportable offender; or2628						
67A Application of this division24This division applies to a reportable offender who—25(a) was a child when he or she committed the offence that makes the person a reportable offender; or2628						
This division applies to a reportable offender who—25(a) was a child when he or she committed the offence that makes the person a reportable262728					reportable offenders	23
This division applies to a reportable offender who—25(a) was a child when he or she committed the offence that makes the person a reportable offender; or262728			67A Applica	tion	of this division	24
(a) was a child when he or she committed the offence that makes the person a reportable 27 offender; or 28						
(b) has a cognitive or physical impairment. 29				was offei	a child when he or she committed the nee that makes the person a reportable	26 27
			(b)	has a	a cognitive or physical impairment.	29

[s 27]

67B Rej gua	porta ardia	able nshi	offenders under legal p	1 2
(1)	requ	uired	ion applies if the police commissioner is under this division to give written notice rtable offender who is—	3 4 5
	(a)	a ch	ild; or	6
	(b)		dult for whom a legal guardian has been pinted.	7 8
(2)		polic ce to	e commissioner must give a copy of the	9 10
	(a)	the	reportable offender; and	11
	(b)	eith	er—	12
		(i)	if the reportable offender is a child—the offender's parent or legal guardian; or	13 14 15
		(ii)	if the reportable offender is an adult for whom a legal guardian has been appointed—the offender's legal guardian.	16 17 18 19
rep	orta		of reporting obligations of ffenders on police commissioner's e	20 21 22
(1)	repo con	ortabl nmiss	ice commissioner may suspend the e offender's reporting obligations on the ioner's own initiative only if satisfied, hable grounds, that—	23 24 25 26
	(a)		offender does not pose a risk to the lives exual safety of children; and	27 28
	(b)	imp	ne offender has a cognitive or physical airment—the impairment is a significant airment.	29 30 31

[s 27]

(2)	The police commissioner must give the reportable offender written notice of the suspension as soon as reasonably practicable.	1 2 3
(3)	The suspension takes effect when the commissioner gives the notice to the reportable offender.	4 5 6
	portable offenders may apply for pension of reporting obligations	7 8
(1)	The reportable offender may apply, in writing, to the police commissioner for a suspension of the offender's reporting obligations.	9 10 11
(2)	If the reportable offender is a child or an adult for whom a legal guardian has been appointed, the offender's parent or guardian may apply for the offender.	12 13 14 15
(3)	The reportable offender's reporting obligations are not suspended only because the application is made.	16 17 18
(4)	The police commissioner must decide whether to grant or refuse the application as soon as reasonably practicable after receiving the application.	19 20 21 22
(5)	The police commissioner may grant the application only if satisfied, on reasonable grounds, that—	23 24 25
	(a) the reportable offender does not pose a risk to the lives or sexual safety of children; and	26 27
	(b) if the reportable offender has a cognitive or physical impairment—the impairment is a significant impairment.	28 29 30
(6)	The police commissioner must give written notice of the grant or refusal of the application to the reportable offender as soon as reasonably practicable.	31 32 33 34

(7)	A suspension of the reportable offender's reporting obligations takes effect when the commissioner gives the notice to the reportable offender.	1 2 3 4
67E Effe	ect of suspension	5
forc	ile a suspension granted under this division is in e, the reportable offender is not required to make report other than an initial report.	6 7 8
67F Rev	vocation of suspension	9
(1)	The police commissioner may at any time revoke a suspension made under this division if the commissioner believes, on reasonable grounds—	10 11 12
	(a) the reportable offender poses, or may pose, a risk to the lives or sexual safety of children; or	13 14 15
	(b) if the reportable offender has a cognitive or physical impairment—the impairment is not, or is no longer, a significant impairment.	16 17 18 19
(2)	If the police commissioner revokes a suspension, the police commissioner must give the reportable offender written notice of the revocation as soon as reasonably practicable.	20 21 22 23
(3)	The revocation takes effect when the police commissioner gives the notice to the reportable offender.	24 25 26

[s 27]

Part 4	A Reviews and appeals
	Notes—
	• For review of a decision of the police commissione under section 64, see section 64(4).
	• For review of a decision about an entry on th register, see section 74.
Divisio	on 1 Preliminary
67G Ap	plication of pt 4A
	s part applies if a reportable offender is dissatisfied a decision mentioned in schedule 4.
Divisio	on 2 Internal review
	on 2 Internal review plication for internal review
67H Apj	plication for internal review The reportable offender may apply to the polic commissioner for an internal review of the
67H Apj (1)	plication for internal review The reportable offender may apply to the polic commissioner for an internal review of the decision.
67H Apj (1)	plication for internal review The reportable offender may apply to the police commissioner for an internal review of the decision. The application must—
(1)	 plication for internal review The reportable offender may apply to the polic commissioner for an internal review of the decision. The application must— (a) be in writing; and (b) state the grounds on which the reportable offender seeks the review of the decision

[s 27]

67I Int	ernal review	1
(1)	As soon as reasonably practicable after receiving the application, the police commissioner must—	2 3
	(a) review the decision; and	4
	(b) decide to—	5
	(i) confirm the decision; or	6
	(ii) amend the decision; or	7
	(iii) substitute another decision for the decision.	8 9
(2)	The application must not be decided by—	10
	(a) the person who made the decision; or	11
	(b) a person in a less senior office than the person who made the decision.	12 13
(3)	Subsection (2)—	14
	(a) applies despite the <i>Acts Interpretation Act 1954</i> , section 27A; and	15 16
	(b) does not apply to a decision made by the police commissioner.	17 18
(4)	If the police commissioner decides to confirm or amend the decision, the decision, or the amended decision, is taken to be the police commissioner's decision for the purpose of an appeal under division 3.	19 20 21 22 23
(5)	The police commissioner must give the reportable offender a written notice that states—	24 25
	(a) the decision on the review; and	26
	(b) the reasons for the decision; and	27
	(c) that the offender may appeal against the decision to a Magistrates Court within 28 days after the day when the notice is given to the offender.	28 29 30 31

[s 27]

6

7

(6)	If the police commissioner does not give the	1
	notice to the reportable offender within 10	2
	business days after making his or her decision,	3
	the commissioner is taken to have confirmed the	4
	decision.	5

Appeals to Magistrates Division 3 Court

67J Appeal

Ј Ар	peal	8			
(1)	The reportable offender may appeal against the police commissioner's decision under section 67I by filing a notice of appeal with a Magistrates Court within—				
	(a) 28 days after the day when the offender receives, or ought to have received, the notice; or	13 14 15			
	(b) if the Court extends the time for filing the notice of appeal—the time allowed by the Court.	16 17 18			
(2)	The reportable offender must serve a copy of the notice of appeal on the police commissioner.				
(3)	The procedure for an appeal under this part must be in accordance with the rules of court applicable to the appeal.				
(4)	In deciding an appeal, the Magistrates Court may—	24 25			
	(a) confirm the decision; or	26			
	(b) amend the decision; or	27			
	(c) set aside the decision and substitute a decision the Court considers should have been made.	28 29 30			

[s 28]

(6) The Magistrates Court must not award or relation to an appeal under this part.	costs in 6 7
Clause 28 Amendment of s 68 (Child protection register)	8
(1) Section 68(2)(b), 'class 1 or 2 offence'—	9
omit, insert—	10
reportable offence	11
(2) Section 68—	12
insert—	13
(3) The register may have various constituen including, for example, a part maintained of the following entities—	-
(a) the Queensland Police Service;	17
(b) the police service of another State;	18
(c) the Australian Federal Police;	19
(d) the CrimTrac Agency established un Public Service Act 1999 (Cwlth), sect	
(e) another entity or agency o Commonwealth or a State prescrib regulation.	of the 22 ibed by 23 24
Clause 29 Amendment of s 74 (Review about entry on register	r) 25
Section 74(1)—	26
	27
omit, insert—	
<i>omit, insert</i> — (1) This section applies if a person believes th	hat— 28
[s 30]

		 (i) in error; or (ii) for a person who has been placed on the register because of the police commissioner's belief mentioned in section 9(a)(ii)—the police commissioner's belief is not a reasonable belief; or (b) an error has been made in working out the length of the person's reporting period. 	1 2 3 4 5 6 7 8 9
Clause	30	Amendment of s 77 (Evidence certificates)	10
		(1) Section 77, heading—	11
		omit, insert—	12
		77 Evidentiary provisions	13
		(2) Section 77(1) and (2)—	14
		omit, insert—	15
		(1) In a proceeding under this Act, a statement in a complaint that the register—	16 17
		(a) at a particular date contained particular information; or	18 19
		 (b) indicated that, during a particular period, a specified person failed to notify information as required by this Act; 	20 21 22
		is evidence of the stated matters.	23
		(3) Section 77(3)—	24
		renumber as section 77(2).	25
Clause	31	Insertion of new pt 7, div 3	26
		Part 7—	27
		insert—	28

[s 31]

Div	ision 3	Transitional provisions for Child Protection (Offender Reporting) and Other Legislation Amendment Act 2014		
83	Definitions for	or div 3	6	
	In this division	<u> </u>	7	
	(Offender	g Act means the Child Protection Reporting) and Other Legislation nt Act 2014.	8 9 10	
	<i>commenc</i> commenc term appe	ement of the provision in which this	11 12 13	
	-	<i>ded Act</i> means this Act as in force ely before it was amended by the Act.	14 15 16	
84	Single offend s 210	ce by child against Criminal Code,	17 18	
	a reportable of person comm	doubt, it is declared that a person is not fender under this Act only because the itted a single offence against the , section 210—	19 20 21 22	
	(a) when	n the person was a child; and	23	
	(b) befor	re the commencement.	24	
85	New South W	Vales reportable offenders	25	
((1) This section applies to a person who—			
	repor	immediately before the mencement, a New South Wales rtable offender under the pre-amended section 8; and	27 28 29 30	

[s 31]

	 (b) would, except for the amendment made by the amending Act, have continued to be a New South Wales reportable offender for a period (the <i>remaining reporting period</i>) after the commencement. 	1 2 3 4 5
(2)	The person is taken to be a corresponding reportable offender under this Act until—	6 7
	(a) the remaining reporting period ends; or	8
	(b) the person otherwise stops being a reportable offender.	9 10
	portable offenders who have made annual ort before commencement	11 12
(1)	This section applies if a reportable offender has, before the commencement, made an annual report for 2014 under the pre-amended Act, section 18.	13 14 15 16
(2)	The reportable offender must start making periodic reports—	17 18
	 (a) if the police commissioner gives the offender a notice under section 19(3)—at the time stated in the notice; or 	19 20 21
	(b) otherwise—	22
	(i) if the anniversary of the date when the offender made the initial report falls in a reporting month—in that month; or	23 24 25
	(ii) if the anniversary does not fall in a reporting month—in the next reporting month after the anniversary.	26 27 28
	Example for paragraph (b)—	29
	A reportable offender makes an annual report in March 2014. If the amending Act commences in April 2014, the offender must start making periodic reports in May 2015.	30 31 32 33

		87	Section to a p	n 77 (rocee	certificates for existing proceedings of the pre-amended Act continues to apply eding started before the commencement, amendment of section 77.	1 2 3 4
Clause	32	Replacem	ent of s	schs	and 2	5
		Schedu	ules 1 an	ıd 2–	_	6
		omit, i	nsert—			7
		Sc	hedu	le 1	Prescribed offences	8
					section 9(a) and (b)	9
			pr	ovisi	ffence against any of the following tons of the <i>Classification of Computer</i> to and Images Act 1995—	10 11 12
			•		ection 26(3) (Possession of objectionable omputer game)	13 14
			•		ection 27(3) or (4) (Making objectionable omputer game)	15 16
			•		ection 28 (Obtaining minor for bjectionable computer game).	17 18
			pr		ffence against any of the following tons of the <i>Classification of Films Act</i>	19 20 21
			•		ection 41(3) (Possession of objectionable lm)	22 23
			•		ection 42(3) or (4) (Making objectionable lm)	24 25
			•		ection 43 (Procurement of minor for bjectionable film).	26 27

3	pro	offence against any of the following visions of the <i>Classification of Publications</i> 1991—	1 2 3
	•	section 12 (Sale etc. of prohibited publication or child abuse photograph), if the offence involves a child abuse publication or child abuse photograph	4 5 6 7
	•	section 13 (Possession of prohibited publication), if the offence involves a child abuse publication or child abuse photograph	8 9 10
	•	section 14 (Possession of child abuse publication or child abuse photograph)	11 12
	•	section 15 (Exhibition or display of prohibited publication or child abuse photograph), if the offence involves a child abuse publication or child abuse photograph	13 14 15 16
	•	section 16 (Leaving prohibited publication or child abuse photograph in or on public place), if the offence involves a child abuse publication or child abuse photograph	17 18 19 20
	•	section 17(1) or (2) (Producing prohibited publication), if the offence involves a child abuse publication	21 22 23
	•	section 17(3) or (4) (Producing prohibited publication)	24 25
	•	section 18 (Procurement of minor for RC publication or child abuse photograph), if the offence involves a child abuse publication or child abuse photograph	26 27 28 29
	•	section 20 (Leaving prohibited publication or child abuse photograph in or on private premises), if the offence involves a child abuse publication or child abuse photograph.	30 31 32 33 34

4		offence against any of the following visions of the Criminal Code—	1 2
	•	section 210 (Indecent treatment of children under 16)	3 4
	•	section 213 (Owner etc. permitting abuse of children on premises)	5 6
	•	section 215 (Carnal knowledge with or of children under 16)	7 8
	•	section 218A (Using internet etc. to procure children under 16)	9 10
	•	section 218B (Grooming children under 16)	11
	•	section 219 (Taking child for immoral purposes)	12 13
	•	section 228A (Involving child in making child exploitation material)	14 15
	•	section 228B (Making child exploitation material)	16 17
	•	section 228C (Distributing child exploitation material)	18 19
	•	section 228D (Possessing child exploitation material)	20 21
	•	section 229B (Maintaining a sexual relationship with a child).	22 23
5	prov time <i>Crir</i>	offence against either of the following visions of the Criminal Code, as in force from e to time before being repealed by <i>The minal Code, Evidence Act and Other Acts endment Act 1989</i> —	24 25 26 27 28
	•	section 212 (Defilement of Girls under Twelve)	29 30
	•	section 214 (Attempt to Abuse Girls under Ten).	31 32

6	An offence against any of the for provisions of the Criminal Code (Cwlth)-	•
	• section 272.8 (Sexual intercourse war outside Australia)	ith child 3 4
	• section 272.9 (Sexual activity (oth sexual intercourse) with child Australia)	ner than 5 outside 6 7
	• section 272.10 (Aggravated offence with mental impairment or unde supervision or authority of defendan	er care, 9
	• section 272.11 (Persistent sexual a child outside Australia)	ubuse of 11 12
	• section 272.14 (Procuring child to en sexual activity outside Australia)	ngage in 13 14
	• section 272.15 ("Grooming" child to in sexual activity outside Australia)	engage 15 16
	• section 272.18 (Benefiting from against this Division)	offence 17 18
	• section 272.19 (Encouraging offence this Division)	e against 19 20
	• section 272.20 (Preparing for or p offence against this Division)	planning 21 22
	• section 273.5 (Possessing, con producing, distributing or obtaining pornography material outside Austra	ng child 24
	• section 273.6 (Possessing, con producing, distributing or obtaining abuse material outside Australia)	•
	• section 471.16 (Using a postal or service for child pornography materia	
	• section 471.17 (Possessing, con producing, supplying or obtainin pornography material for use the postal or similar service)	g child 32

	• section 471.19 (Using a postal or similar service for child abuse material)	1 2
	• section 471.24 (Using a postal or similar service to procure persons under 16)	3 4
	• section 471.25 (Using a postal or similar service to "groom" persons under 16)	5 6
	• section 474.19 (Using a carriage service for child pornography material)	7 8
	• section 474.20 (Possessing, controlling, producing, supplying or obtaining child pornography material for use through a carriage service)	9 10 11 12
	• section 474.22 (Using a carriage service for child abuse material)	13 14
	• section 474.23 (Possessing, controlling, producing, supplying or obtaining child abuse material for use through a carriage service)	15 16 17 18
	• section 474.25A (Using a carriage service for sexual activity with person under 16 years of age)	19 20 21
	• section 474.26 (Using a carriage service to procure persons under 16 years of age)	22 23
	• section 474.27 (Using a carriage service to "groom" persons under 16 years of age)	24 25
	• section 474.27A (Using a carriage service to transmit indecent communication to person under 16 years of age).	26 27 28
7	An offence against any of the following provisions of the <i>Crimes Act 1914</i> (Cwlth), as in force from time to time before being repealed by the <i>Crimes Legislation Amendment (Sexual Offences Against Children) Act 2010</i> (Cwlth)—	29 30 31 32 33

		[s 32]	
	•	section 50BA (Sexual intercourse with child under 16)	1 2
	•	section 50BB (Inducing child under 16 to engage in sexual intercourse)	3 4
	•	section 50BC (Sexual conduct involving child under 16)	5 6
	•	section 50BD (Inducing child under 16 to be involved in sexual conduct)	7 8
	•	section 50DA (Benefiting from offence against this Part)	9 10
	•	section 50DB (Encouraging offence against this Part).	11 12
8	rela	offence against the <i>Customs Act 1901</i> (h), section 233BAB (Special offence ting to tier 2 goods) that involves child nography or child abuse material.	13 14 15 16
9	Any	of the following offences—	17
	(a)	an offence against any of the following provisions of the Criminal Code—	18 19
		• section 208 (Unlawful sodomy)	20
		• section 216 (Abuse of persons with an impairment of the mind)	21 22
		• section 217 (Procuring young person etc. for carnal knowledge)	23 24
		• section 218 (Procuring sexual acts by coercion etc.)	25 26
		• section 221 (Conspiracy to defile)	27
		• section 222 (Incest)	28
		• section 228 (Obscene publications and exhibitions)	29 30

• section 229G (Procuring engagement 31 in prostitution) 32

	• section 229H (Knowingly participating in provision of prostitution)	1 2
	• section 229I (Persons found in places reasonably suspected of being used for prostitution etc.)	3 4 5
	• section 229L (Permitting young person etc. to be at place used for prostitution)	6 7
	• section 300 (Unlawful homicide) in circumstances that amount to murder	8 9
	• section 349 (Rape)	10
	• section 350 (Attempt to commit rape)	11
	• section 351 (Assault with intent to commit rape)	12 13
	• section 352 (Sexual assaults);	14
(b)	an offence against the Criminal Code, section 220 (Unlawful Detention with Intent to Defile or in a Brothel), as in force from time to time before being repealed by <i>The</i> <i>Criminal Code, Evidence Act and Other</i> <i>Acts Amendment Act 1989</i> ;	15 16 17 18 19 20
(c)	an offence against either of the following provisions of the Criminal Code, as in force from time to time before being repealed by the <i>Criminal Law Amendment Act 1997</i> —	21 22 23 24
	• section 223 (Incest by adult female)	25
	• section 344 (Aggravated assaults), if the offence was of a sexual nature as defined by the <i>Criminal Law</i> <i>Amendment Act 1945</i> , section 2A;	26 27 28 29
(d)	an offence against either of the following provisions of the Criminal Code (Cwlth), as in force from time to time before being amended by the <i>Crimes Legislation</i> <i>Amendment (Slavery, Slavery-like</i>	30 31 32 33 34

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	Conditions and People Trafficking) Act 2013—	1 2
	• section 270.6 (Sexual servitude offences)	3 4
	• section 270.7 (Deceptive recruiting for sexual services);	5 6
(e)	an offence against the Criminal Code, section 337 (Sexual assaults), as in force from time to time before being repealed by the <i>Criminal Law Amendment Act 2000</i> ;	7 8 9 10
(f)	an offence under a law of a foreign jurisdiction that, if it had been committed in Queensland, would have constituted an offence of a kind listed in this schedule;	11 12 13 14
(g)	an offence under a law of a foreign jurisdiction that is stated in a regulation to be a prescribed offence;	15 16 17
(h)	an offence that has, as an element, an intention to commit an offence of a kind listed in this schedule;	18 19 20
(i)	an offence of attempting, or of conspiracy or incitement, to commit an offence of a kind listed in this schedule.	21 22 23
was the befo <i>Pro</i>	offence that, at the time it was committed, a class 1 offence or a class 2 offence within meaning of this Act as in force immediately ore the commencement of the <i>Child</i> <i>tection</i> (<i>Offender Reporting</i>) and <i>Other</i> <i>islation Amendment Act 2014</i> .	24 25 26 27 28 29

Schedule 2

Personal details for	1
reportable offenders	2

section	10A	3
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1	The reportable offender's—	4
	(a) name; and	5
	(b) if the offender is, or has previously been, known by another name—	6 7
	(i) each other name; and	8
	(ii) the period during which the offender was known by each other name.	9 10
2	The reportable offender's date and place of birth.	11
3	Details of any tattoos or permanent distinguishing marks that the reportable offender has, including details of any tattoo or mark that has been removed or changed.	12 13 14 15
4	Details of—	16
	(a) any premises where the reportable offender generally resides; or	17 18
	(b) if the offender does not generally reside at particular premises—each locality where the offender can generally be found.	19 20 21
5	If, since a reportable offender last reported the offender's personal details under this Act, the offender has stopped generally residing at particular premises and has not started generally residing at other premises—	22 23 24 25 26
	(a) a statement that the offender has stopped generally residing at the particular premises; and	27 28 29

	(b)	details of each locality where the offender can generally be found.	1 2
6	for	following details, if known to the offender, any child with whom the reportable offender reportable contact—	3 4 5
	(a)	the child's name and address;	6
	(b)	the child's age and date of birth;	7
	(c)	the nature of the reportable contact;	8
	(d)	any telephone contact number for the child;	9
	(e)	any email address belonging to the child or to which the child has access.	10 11
7	If th	ne reportable offender is employed—	12
	(a)	the nature of the employment; and	13
	(b)	if the offender is employed by an employer—the name of the employer; and	14 15
	(c)	the address or locality of each of the offender's usual places of employment.	16 17
8	repo	ails of any club or organisation of which the ortable offender is an associate, employee, mber, official or subordinate that—	18 19 20
	(a)	has child members; or	21
	(b)	organises, supports or undertakes activities in which children participate; or	22 23
	(c)	directly supports the function or operation of a club or organisation of a type mentioned in paragraph (a) or (b).	24 25 26
9	of	make, model, colour and registration number any motor vehicle that the reportable ender—	27 28 29
	(a)	owns; or	30

	(b) has driven for at least 7 days, whether or not the days are consecutive, within a 1-year period.	1 2 3
10	Whether the reportable offender has ever been—	4
	(a) subject to a corresponding offender reporting order; and	5 6
	(b) if so, where and when the order was made.	7
11	Whether the reportable offender has ever been—	8
	 (a) found guilty in a foreign jurisdiction of a reportable offence, or an offence that required the offender to report to a corresponding registrar; and 	9 10 11 12
	(b) if so, where and when the finding was made.	13
12	If the reportable offender has been in government detention since the offender was sentenced or was released from government detention for a reportable offence or corresponding reportable offence—details of when and where the government detention occurred.	14 15 16 17 18 19
13	Details of any of the following used, or intended to be used, by the reportable offender—	20 21
	(a) a carriage service within the meaning of the <i>Telecommunications Act 1997</i> (Cwlth), including—	22 23 24
	(i) the name of the carriage service provider; and	25 26
	(ii) any current telephone number for the service;	27 28
	(b) an internet carriage service within the meaning of the <i>Broadcasting Services Act</i> 1992 (Cwlth), including—	29 30 31
	(i) the name of the internet service provider; and	32 33

	(ii) whether the connection is a wireless, broadband, ADSL or dial-up connection; and	1 2 3
	(iii) any current telephone number for the service.	4 5
14	Details of any social networking site that the reportable offender joins, participates in or contributes to, or with which the offender registers or opens an account, including passwords for the registration or account.	6 7 8 9 10
15	Details of either of the following used, or intended to be used, by the reportable offender through the internet or another electronic communication service, including passwords—	11 12 13 14
	(a) an email address;	15
	(b) an internet user name, including a user name or identity associated with an instant messaging service, chat room or social networking site.	16 17 18 19
16	The passport number and country of issue of each passport held by the reportable offender.	20 21
17	For a reportable offender who is making the offender's initial report and intends to travel outside Queensland, but within Australia, on an average of at least once a month (irrespective of the length of the period of travel)—	22 23 24 25 26
	(a) the reason for travelling, in general terms; and	27 28
	(b) the frequency and destinations of the travel, in general terms.	29 30

[s 32]

Schedule 2A	When reportable offender must make
	initial report

section 14 4

1 2 3

Column 1	Column 2
Reportable offender	Period within which initial report must be made
A reportable offender who is sentenced for a reportable offence in Queensland	 Whichever of the following periods ends later— (a) 7 days after the reportable offender is sentenced for the reportable offence; or (b) if the reportable offender is in government detention—7 days after the offender stops being in detention
A reportable offender (other than a corresponding reportable offender) who is subject to an offender reporting order	 Whichever of the following periods ends later— (a) 7 days after the offender reporting order is made; or (b) if the reportable offender is in government detention—7 days after the offender stops being in detention
A reportable offender (other than a corresponding reportable offender) who is released from government detention in Queensland	7 days after the reportable offender is released from government detention

Column 1	Column 2
Reportable offender	Period within which initial report must be made
 A reportable offender who— (a) enters Queensland from a foreign jurisdiction; and (b) has not previously been required to report the offender's personal details to the police commissioner 	7 days after entering and remaining in Queensland for 7 or more consecutive days, not counting any day spent in government detention
 A reportable offender— (a) for whom a reporting period ends; and (b) who is then sentenced for another reportable offence 	 Whichever of the following periods ends later— (a) 7 days after the reportable offender is sentenced for the other reportable offence; (b) if the reportable offender is in government detention—7 days after the offender stops being in detention
A reportable offender who becomes a corresponding reportable offender who under section 39 must comply with the reporting obligations imposed by part 4	 Whichever of the following periods ends later— (a) 7 days after the reportable offender becomes a corresponding reportable offender; (b) if the reportable offender is in government detention—7 days after the offender stops being in detention

Co	lumn 1	Column 2
Re	portable offender	Period within which initial report must be made
A ro (a)	eportable offender— for whom reporting obligations are suspended by an order under section 42, or an equivalent order made in a foreign jurisdiction; and for whom the order stops having effect under section 48, or an equivalent provision of the laws of a foreign jurisdiction	 Whichever of the following periods ends later— (a) 7 days after the order stops having effect; (b) if the reportable offender is in government detention—7 days after the offender stops being in detention
A offe	corresponding reportable ender who—	Whichever of the following periods ends later—
(a) (b)	has not previously been required to report the offender's personal details to the police commissioner; and is in Queensland on the day when the person becomes a corresponding reportable offender	 (a) 7 days after the reportable offender becomes a corresponding reportable offender; (b) if the reportable offender is in government detention—7 days after the offender stops being in detention

[s 33]

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Schedule 2B **Decisions subject to** review

section 67G 3

Provision of Act	Description of decision
section 19(2)	decision of police commissioner to require reportable offender to make periodic reports more frequently than in each reporting month
section 67D(4)	decision of police commissioner to refuse to suspend a reportable offender's reporting obligations
section 67F(1)	decision of police commissioner to revoke a suspension of a reportable offender's reporting obligations

Clause 33 Amendment of sch 3 (Dictionary) 4 Schedule 3, definitions annual report, class 1 offence, class 2 5 (1)offence, class 1 or 2 offence, initial report, New South Wales 6 Act, New South Wales reportable offender and personal 7 details— 8 omit. 9 (2) Schedule 3-10 insert— 11 *details*, of a locality where a reportable offender 12 can generally be found, means a description of, or directions to, a place or area where the offender can generally be found that is sufficiently described to allow a reasonable person to locate the place or area based on the description or directions.

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[s 33]

	nples of details of a locality where a reportable der can generally be found—	$1 \\ 2$
•	the name and location of a caravan park where the offender can generally be found	3 4
•	a description of, and directions to, the part of a camping area within a national park where the offender can generally be found	5 6 7
-	<i>loyer</i> , for a reportable offender, includes a son who—	8 9
(a)	arranges, in the course of business, for the offender to be employed by another person; or	10 11 12
(b)	engages the offender under a contract of employment.	13 14
any	<i>loyment</i> , for a reportable offender, includes of the following activities engaged in, or ied out, by the offender—	15 16 17
(a)	working under a contract of employment;	18
(b)	working as a self-employed person or a subcontractor;	19 20
(c)	working for an organisation as a volunteer;	21
(d)	working as a minister of religion or for a religious organisation in another capacity;	22 23
(e)	undertaking practical training as part of an educational or vocational course.	24 25
resi	<i>erally reside</i> , for a reportable offender, means de for at least 7 days, whether consecutive or within a 1-year period.	26 27 28
initi	<i>al report</i> see section 14(2).	29
peri	<i>odic report</i> see section 18(1).	30
-	<i>conal details</i> , of a reportable offender, see ion 10A.	31 32
pres	cribed offence see section 9.	33

[s 34]	
<i>protected witness</i> means a reportable offender to whom part 4, division 9 applies.	1 2
reportable contact see section 9A.	3
<i>reporting month</i> means each of the following—	4
(a) February;	5
(b) May;	6
(c) August;	7
(d) November.	8
<i>significant impairment</i> , for a reportable offender, means a cognitive or physical impairment that—	9 10 11
(a) seriously impedes the offender's ability to comply with the offender's reporting obligations under part 4; or	12 13 14
(b) makes the offender incapable of complying with the offender's reporting obligations under part 4.	15 16 17
<i>usual place of employment</i> , for a reportable offender, means particular premises or a particular locality where the offender is employed for at least 7 days, whether consecutive or not, within a 1-year period.	18 19 20 21 22
nbering of schs 2A–3	23

Clause	34	Renumbering of schs 2A–3	23
		Schedules 2A to 3—	24
		renumber as schedules 3 to 5.	25

Child Protection (Offender Reporting) and Other Legislation Amendment Bill 2014 Part 3 Minor and consequential amendments

[s 35]

	Part	3 Minor and consequential amendments	1 2
Clause	35	Acts amended	3
		Schedule 1 amends the Acts it mentions.	4

Schedule 1

Sch	nedule 1	Minor and consequential amendments	1 2
		section 35	3
	nmission for Irdian Act 20	Children and Young People and Child	4 5
1	Section 167 omit, insert—	(1)(f), 'class 1 offence or a class 2 offence'—	6 7
	re	eportable offence	8
Disa	ability Servic	ces Act 2006	9
1	Section 79(omit, insert—	I)(f), 'class 1 offence or a class 2 offence'—	10 11
		eportable offence	12
Poli	ce Powers a	nd Responsibilities Act 2000	13
1	After sectio	n 21—	14
	insert—		15
		Power to enter for Child Protection (Offender Reporting) Act 2004	16 17
	(1)	A police officer may, at any time, enter premises where a reportable offender generally resides to verify the offender's personal details reported by	18 19 20

Schedule 1

	the offender under the <i>Child Protection (Offender Reporting)</i> Act 2004.	1 2
(2)	In this section—	3
	<i>generally reside</i> , for a reportable offender, see the <i>Child Protection (Offender Reporting) Act</i> 2004, schedule 5.	4 5 6
	<i>personal details</i> , of a reportable offender, see the <i>Child Protection (Offender Reporting) Act 2004</i> , schedule 5.	7 8 9
	<i>premises</i> , for a reportable offender, does not include a part of the premises used exclusively by a person other than the offender.	10 11 12
Section 490A	_	13
omit.		14

omit.

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