

### Domestic and Family Violence Protection and Other Legislation Amendment Bill 2016



Queensland

### Domestic and Family Violence Protection and Other Legislation Amendment Bill 2016

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## 2016

# A Bill

for

An Act to amend the *Domestic and Family Violence Protection Act 2012*, the *Police Powers and Responsibilities Act 2000* and the *Weapons Act 1990*, and to amend the Acts mentioned in schedule 1, for particular purposes Domestic and Family Violence Protection and Other Legislation Amendment Bill 2016 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 <i>Domestic and Famil</i> <i>Protection and Other Legislation Amendment Act</i> 2	•
Clause	2	Commencement	6
		This Act commenced on a day to be fixed by procla	mation. 7
	Part	2 Amendment of Domestic Family Violence Protectio 2012	0
	Divis	ion 1 Preliminary	11
Clause	3	Act amended	12
		This part amends the <i>Domestic and Family Protection Act 2012.</i>	Violence 13 14
		Note—	15
		See also the amendments in schedule 1.	16

[s 4]

Division 2			2	Amendments to enhance domestic and family violence protection system			
Clause	4	Am ord		ofs3	7 (W	hen court may make protection	4 5
		(1)	Section 37(	(1)(b)			6
			insert—				7
				Note			8
				CO W	onstitu hich c	e examples of the type of behaviour that tes domestic violence in sections 8, 11 and 12, define the terms <i>domestic violence</i> , <i>emotional or</i> <i>logical abuse</i> and <i>economic abuse</i> .	9 10 11 12
		(2)	Section 37(	(2)—			13
			omit, insert	ţ			14
			(2)	nec	essar	ling whether a protection order is y or desirable to protect the aggrieved nestic violence—	15 16 17
				(a)	the	court must consider—	18
					(i)	the principles mentioned in section 4; and	19 20
					(ii)	if an intervention order has previously been made against the respondent and the respondent has failed to comply with the order—the respondent's failure to comply with the order; and	21 22 23 24 25
				(b)	mac resp orde	n intervention order has previously been le against the respondent and the bondent has complied with the er—the court may consider the bondent's compliance with the order.	26 27 28 29 30
		(3)	Section 37	(3)—			31
			renumber a	is sec	tion 3	37(4).	32

		[s 5]	
		(4) Section 37—	1
		insert—	2
		(3) However, the court must not refuse to make a protection order merely because the respondent has complied with an intervention order previously made against the respondent.	3 4 5 6
Clause	5	Amendment of s 44 (When court may make temporary protection order)	7 8
		Section 44—	9
		insert—	10
		<ul> <li>(2) For subsection (1)(a), if the application is a police protection notice taken to be an application for a protection order under section 112, it does not matter whether or not the nature of the protection order sought and the grounds on which the order is sought—</li> </ul>	11 12 13 14 15 16
		(a) are stated in the police protection notice; or	17
		<ul><li>(b) are stated in a statement mentioned in section 111(3) that has been filed under that section; or</li></ul>	18 19 20
		(c) have otherwise been made known to the court.	21 22
Clause	6	Amendment of s 56 (Domestic violence order must include standard conditions)	23 24
		(1) Section $56(1)(a)$ , (b)(i) and (c)(i), before 'be of'—	25
		insert—	26
		must	27
		(2) Section 56(1)(b)(ii) and (c)(ii) and (iii), before 'not'—	28
		insert—	29
		must	30

[s 7]

Clause	7	Amendment of s 57 (Court may impose other conditions)	1				
		Section 57(1)—	2				
		omit, insert—	3				
		(1) A court making or varying a domestic violence order must consider whether imposing any other condition is necessary or desirable to protect—	4 5 6				
		(a) the aggrieved from domestic violence; or	7				
		(b) a named person from associated domestic violence; or	8 9				
		(c) a named person who is a child from being exposed to domestic violence.	10 11				
Clause	8	Replacement of pt 3, div 6, hdg (Voluntary intervention orders)	12 13				
		Part 3, division 6, heading—					
		omit, insert—	15				
		Division 6 Intervention orders	16				
Clause	9	Amendment of s 69 (Court may make voluntary intervention order)	17 18				
		(1) Section 69, heading, 'voluntary'—	19				
		omit.	20				
		(2) Section 69(1), '(a voluntary intervention order)'—	21				
		omit, insert—	22				
		(an <i>intervention order</i> ), with the agreement of the respondent mentioned in section 71(b) and (c),	23 24				
		(3) Section 69(2), 'a voluntary'—	25				
		omit, insert—	26				
		an	27				
		(4) Section 69(3), 'voluntary'—	28				

					[s 10]
			omit.		1
Clause	10	Om	ission of s	76 (Definition for div 7)	2
			Section 76-	-	3
			omit.		4
Clause	11	Am	endment of	s 78 (Court may consider family law or	r <b>der)</b> 5
		(1)	Section 78, I	neading, 'may'—	6
			omit, insert–	_	7
				must	8
		(2)	Section 78(1	), 'court may'—	9
			omit, insert–	_	10
				court must	11
Clause	12	Am	endment of	s 83 (No exemption under Weapons A	<b>ct)</b> 12
		(1)	Section 83(2	2), after 'domestic violence order,'	13
			insert—		14
				police protection notice or release conditions	s, 15
		(2)	Section 83(2	2), after 'the order'—	16
			insert—		17
				, notice or conditions	18
		(3)	Section 83(3	3)—	19
			omit, insert–	_	20
				However, the respondent can not be convicted an offence against the Weapons Act, because the operation of subsection (2), unless the a omission that constitutes the offence hap after the domestic violence order, p protection notice or release conditions are se on the respondent.	se of 22 act or 23 opens 24 olice 25

[s 13]

Clause 13

	(4)	Sub	section (3) does not apply if—	1
		(a)	the respondent is present in court when the court makes the domestic violence order; or	2 3
		(b)	the respondent is present when a police officer issues the police protection notice and explains the notice.	4 5 6
			4 (Court to ensure respondent and and domestic violence order)	7 8
(1)	Section 84(2	2)(b)	and (c)—	9
	renumber as	s sect	tion 84(2)(c) and (d).	10
(2)	Section 84(2	2)—		11
	insert—			12
		(b)	the type of behaviour that constitutes domestic violence; and	13 14
			Note—	15
			See the examples of the type of behaviour that constitutes domestic violence in sections 8, 11 and 12, which define the terms <i>domestic violence</i> , <i>emotional or psychological abuse</i> and <i>economic abuse</i> .	16 17 18 19 20
(3)	Section 84(	3)(b)	and (c)—	21
	renumber as	s sect	tion 84(3)(c) and (d).	22
(4)	Section 84(	3)—		23
	insert—			24
		(b)	the type of behaviour that constitutes domestic violence; and	25 26
			Note—	27
			See the examples of the type of behaviour that constitutes domestic violence in sections 8, 11 and 12, which define the terms <i>domestic violence</i> , <i>emotional or psychological abuse</i> and <i>economic abuse</i> .	28 29 30 31 32

[s 14]

Clause	14		endment o tten explan		5 (Domestic violence order to include ז)	1 2
			Section 85-			3
			insert—			4
			(4)	dom inclu give	efference in subsection (1) or (2) to a copy of a destic violence order served on the respondent ades a copy of a domestic violence order on to the respondent, or the respondent's pointee, or sent to the respondent under section (4).	5 6 7 8 9 10
Clause	15		endment o lence order		1 (When court can vary domestic	11 12
		(1)	Section 91(	2)(c)-	_	13
			omit.			14
		(2)	Section 91(	3) an	d (4)—	15
			<i>renumber</i> a	s sect	ion 91(5) and (6).	16
		(3)	Section 91-	_		17
			insert—			18
			(3)	Also orde	o, before the court varies a domestic violence er—	19 20
				(a)	if an intervention order has previously been made against the respondent and the respondent has failed to comply with the order—the court must consider the respondent's failure to comply with the order; or	21 22 23 24 25 26
				(b)	if an intervention order has previously been made against the respondent and the respondent has complied with the order—the court may consider the respondent's compliance with the order.	27 28 29 30 31
			(4)	Hov	vever, the court must not decide to vary a	32

[s 16]

		(4)	resp ord Section 91(6), (3)'— omit, insert—	nestic violence order merely because the pondent has complied with an intervention her previously made against the respondent. as renumbered by this section, 'subsection psection (5)	1 2 3 4 5 6 7
Clause	16	var		92 (Considerations of court when ersely affect aggrieved or named	8 9 10
		(1)	Section 92(2)(d)	)—	11
			renumber as sec	etion 92(2)(e).	12
		(2)	Section 92(2)—		13
			insert—		14
			(d)	the principle that the safety, protection and wellbeing of people who fear or experience domestic violence, including children, are paramount; and	15 16 17 18
		(3)	Section 92(3), fr	rom 'considers'—	19
			omit, insert—		20
			con	nsiders—	21
			(a)	the safety, protection or wellbeing of the aggrieved or the named person would not be adversely affected by the variation; and	22 23 24
			(b)	if the variation is to reduce the duration of the order—there are reasons for doing so.	25 26
Clause	17	Rei	placement of s	97 (End of protection order)	27
			Section 97—	· · · · · · · · · · · · · · · · · · ·	28
			omit, insert—		29
					-

[s 18]

	97	Fnd	of protection order	1		
		(1)	A protection order continues in force until—	2		
		(1)	1			
			(a) the day stated by the court in the protection order; or	3 4		
			(b) if no day is stated, the day that is 5 years after the day the protection order is made.	5 6		
		(2)	The court may order that a protection order continues in force—	7 8		
			<ul> <li>(a) for any period the court considers is necessary or desirable to protect the aggrieved from domestic violence or a named person from associated domestic violence; but</li> </ul>	9 10 11 12 13		
			(b) for a period of less than 5 years only if the court is satisfied there are reasons for doing so.	14 15 16		
		(3)	In deciding the period for which a protection order is to continue in force, the principle of paramount importance to the court must be the principle that the safety, protection and wellbeing of people who fear or experience domestic violence, including children, are paramount.			
	endmei nestic v		s 100 (Police officer must investigate nce)	23 24		
(1)	Section	100-	_	25		
	insert—	-		26		
	(1	A)	If, after the investigation, the police officer reasonably believes domestic violence has been committed, the police officer must consider whether it is necessary or desirable—	27 28 29 30		
			<ul> <li>(a) to take any action under subsection (3) to protect a person from further domestic violence; and</li> </ul>	31 32 33		
			Page 18			

Clause 18

[s 19]

<ul><li>(b) for the person to be protected immediately from further domestic violence and, if so, what is the most effective action to take to immediately protect the person.</li></ul>	1 2 3 4
(2) Section 100(2), from 'If' to 'committed, the'—	5
omit, insert—	6
The	7
(3) Section 100(2)(b), 'protection'—	8
omit, insert—	9
domestic violence	10
(4) Section $100(1A)$ to (5)—	11
renumber as section $100(2)$ to (6).	12
protection notice) Section 101— omit, insert— 101 Police officer may issue police protection	14 15 16
101 Police officer may issue police protection notice	17 18
<ul> <li>A police officer may issue a notice (a <i>police protection notice</i>) against a person (the <i>respondent</i>) if the police officer—</li> </ul>	19 20 21
(a) reasonably believes the respondent has committed domestic violence; and	22 23
<ul> <li>(b) if the respondent is not present at the same location as the police officer—has made a reasonable attempt to locate and talk to the respondent, including by telephone, to afford the respondent natural justice in relation to the issuing of a police protection notice; and</li> </ul>	24 25 26 27 28 29 30

[s 19]

	(c)	reasonably believes that no domestic violence order has been made or police protection notice issued that—	1 2 3
		<ul> <li>(i) names the respondent as a respondent and another person involved in the domestic violence mentioned in paragraph (a) as the aggrieved; or</li> </ul>	4 5 6 7
		<ul> <li>(ii) names the respondent as the aggrieved and another person involved in the domestic violence mentioned in paragraph (a) as a respondent; and</li> </ul>	8 9 10 11
	(d)	reasonably believes a police protection notice is necessary or desirable to protect the aggrieved from domestic violence; and	12 13 14
	(e)	reasonably believes the respondent should not be taken into custody under division 3.	15 16
(2)	This	s section is subject to sections 102 and 103.	17
		police officer must issue police on notice	18 19
	If a divi a no		
pro	If a divi a no	on notice person has been taken into custody under sion 3, the releasing police officer must issue ptice (also a <i>police protection notice</i> ) against	19 20 21 22
pro	If a divi a no the	fon notice person has been taken into custody under sion 3, the releasing police officer must issue btice (also a <i>police protection notice</i> ) against person (also the <i>respondent</i> ) if— it is not reasonably practicable, as mentioned in section 118(2), to bring the respondent before the court for the hearing of an application for a protection order while the respondent is still in lawful	19 20 21 22 23 24 25 26 27 28
pro	If a divi a no the (a)	in notice person has been taken into custody under sion 3, the releasing police officer must issue btice (also a <i>police protection notice</i> ) against person (also the <i>respondent</i> ) if— it is not reasonably practicable, as mentioned in section 118(2), to bring the respondent before the court for the hearing of an application for a protection order while the respondent is still in lawful custody; and a temporary protection order has not been made under division 4 against the	19 20 21 22 23 24 25 26 27 28 29 30 31

	101B Naming persons in police protection notice							
		(1)		This section applies if a police officer issuing a police protection notice reasonably believes—				
			(a)	who noti	ning a child of the aggrieved, or a child o usually lives with the aggrieved, in the ice is necessary or desirable to protect child from—	4 5 6 7		
				(i)	associated domestic violence; or	8		
				(ii)	being exposed to domestic violence committed by the respondent; or	9 10		
			(b)	the desi	ning another relative, or an associate, of aggrieved in the notice is necessary or irable to protect the relative or associate n associated domestic violence.	11 12 13 14		
		(2)	asso	ociate	ce officer may name the child, relative or e (each a <i>named person</i> ) in the police on notice.	15 16 17		
Clause 20		nendment o icer require		02 (/	Approval of supervising police	18 19		
Clause 20			ed)	02 (/	Approval of supervising police	19		
Clause 20	offi	icer require	ed)	02 (/	Approval of supervising police			
Clause 20	offi	icer require Section 102	e <b>d)</b> 2— Hov poli	wever	Approval of supervising police r, if the police officer proposes to issue a rotection notice under section 101A, the ing police officer—	19 20		
Clause 20	offi	icer require Section 102 insert—	e <b>d)</b> 2— Hov poli	weven ce pr ervisi	r, if the police officer proposes to issue a rotection notice under section 101A, the	19 20 21 22 23 24		
Clause 20	offi	icer require Section 102 insert—	e <b>d)</b> 2 Hov poli supe	weven ce pr ervisi	r, if the police officer proposes to issue a rotection notice under section 101A, the ing police officer—	19 20 21 22 23 24 25		
Clause 20	offi	icer require Section 102 insert—	e <b>d)</b> 2 Hov poli supe	wever ce pr ervisi may	r, if the police officer proposes to issue a rotection notice under section 101A, the ing police officer—	19 20 21 22 23		
Clause 20	offi	icer require Section 102 insert—	e <b>d)</b> 2 Hov poli supe	weven ce pr ervisi (i) (ii) may	r, if the police officer proposes to issue a rotection notice under section 101A, the ing police officer— y give or refuse approval for— a person to be named in the notice; or a condition to be imposed under	19 20 21 22 23 24 25 26 27		

[s 21]

		omit, insert—	1
		(b) who is not involved in investigating—	2
		<ul> <li>(i) for a notice being issued under section 101—the domestic violence mentioned in section 101(1)(a); or</li> </ul>	3 4 5
		<ul> <li>(ii) for a notice being issued under section 101A —the domestic violence for which the respondent was taken into custody.</li> </ul>	6 7 8 9
	(3)	Section 102(2)—	10
		insert—	11
		Note—	12
		Section 106A(2)(d) also requires the supervising police officer to be of at least a particular rank if the police protection notice includes a condition under section 106A.	13 14 15 16
	(4)	Section 102(6), 'subsection (4)'—	17
		omit, insert—	18
		subsection (5)	19
	(5)	Section 102(1A) to (6)—	20
		<i>renumber</i> as section $102(2)$ to (7).	21
21	Am	endment of s 103 (Cross-notice not permitted)	22
	(1)	Section 103(2), 'While the first notice is in force'—	23
		omit, insert—	24
		Until the first notice stops having effect	25
	(2)	Section 103(2)—	26
		insert—	27
		Note—	28
		See section 113(3) for when a police protection notice stops having effect.	29 30

Clause

[s 22]

Clause	22		endment o vice)	fs1	04 (Contact details and address for	1 2
		(1)	Section 104	l, bef	ore subsection (1)—	3
			insert—			4
			(1A)		section (2) applies in relation to a police tection notice—	5 6
				(a)	if the respondent is present when a police officer issues the notice—when the police officer issues the notice; or	7 8 9
				(b)	if a police officer talks to the respondent in relation to the issuing of the notice in the circumstances mentioned in section $101(1)(b)$ —when the police officer talks to the respondent; or	10 11 12 13 14
				(c)	otherwise—when a police officer personally serves the notice on the respondent.	15 16
		(2)	Section 104	<b>I</b> (1), 1	from 'If' to 'notice, the'—	17
			omit, insert			18
				The		19
		(3)	Section 104	l(2) a	nd (3), 'subsection (1)(b)'—	20
			omit, insert	. <u> </u>		21
				sub	section (2)(b)	22
		(4)	Section 104	4(4),	'subsection (1)'—	23
			omit, insert—			
				sub	section (2)	25
		(5)	Section 104	l(5), d	editor's note—	26
			omit, insert			27
				Note	<u> </u>	28
				se th	Inder the <i>Police Powers and Responsibilities Act 2000</i> , ection 40, a police officer may require a person to state a person's correct name and address in particular froumstances.	29 30 31 32

				[s 23]
	(6)	Section 104	(1A)	to (5)—
		renumber as	s sect	tion 104(1) to (6).
23	Am	endment o	fs1	05 (Form of police protection notice)
	(1)	Section 105	(1)(c	l), after 'the aggrieved'—
		insert—		
			and	any named person
	(2)	Section 105	(1)(f	)—
		omit, insert-		
			(f)	state that the police officer is satisfied the grounds for issuing a police protection notice under section 101 or 101A have been met; and
	(3)	Section 105	5(1)(g	g), 'condition'—
		omit, insert-		
			con	ditions
	(4)	Section 105	(1)(h	n)—
		omit, insert-		
			(h)	state any condition imposed under section 106A, including, for a cool-down condition, the date and time when the condition ends; and
	(5)	Section 105	i	
		insert—		
		(3)	A p	olice protection notice may also state—
			(a)	the nature of the protection order sought by the application for a protection order mentioned in subsection $(1)(i)$ ; and
			(b)	the grounds on which the order is sought.

С

[s 24]

Clause	24	Replacement o	fs1	106 (	Standard condition)	1
		Section 106-				2
		omit, insert–	_			3
		106 Star	ndar	d co	nditions	4
					e protection notice must include a that the respondent—	5 6
			(a)	aggr	t be of good behaviour towards the rieved and must not commit domestic ence against the aggrieved; and	7 8 9
			(b)		e notice includes a named person who is dult—	10 11
				(i)	must be of good behaviour towards the named person; and	12 13
				(ii)	must not commit associated domestic violence against the named person; and	14 15
			(c)		e notice includes a named person who is ild—	16 17
				(i)	must be of good behaviour towards the child; and	18 19
				(ii)	must not commit associated domestic violence against the child; and	20 21
				(iii)	must not expose the child to domestic violence.	22 23
		106A Otl	her o	cond	litions	24
					protection notice may include any or all lowing conditions—	25 26
			(a)	a co	ol-down condition;	27
			(b)	a no	-contact condition;	28
			(c)	an o	uster condition;	29

> [s 24] (d) if the notice includes an ouster condition—a 1 return condition. 2 (2)The police officer issuing the police protection 3 notice may impose a condition mentioned in 4 subsection (1) if— 5 the police officer reasonably believes the (a) 6 condition is necessary or desirable to-7 (i) protect the aggrieved from domestic 8 violence: or 9 (ii) protect a named person from associated 10 domestic violence; or 11 (iii) protect a named person who is a child 12 from being exposed to domestic 13 violence committed by the respondent; 14 and 15 (b) for an ouster condition in relation to the 16 aggrieved's usual place of residence-the 17 police officer has considered the matters 18 mentioned in section 64(1)(a) to (h) and (2); 19 and 20(c) for an ouster condition—the police officer 21 has considered imposing a return condition; 22 and 23 (d) the supervising police officer who approves, 24 under section 102, the issuing of the notice 25 including the condition is-26 (i) for a cool-down condition-of at least 27 the rank of sergeant; or 28 (ii) for an ouster condition or no-contact 29 condition-of at least the rank of 30 senior sergeant. 31

(3) To remove any doubt, it is declared that the 32 premises that may be stated in a cool-down 33 condition or ouster condition include— 34

[s 25]

		(a) premises in which the respondent has a legal or equitable interest; and	1 2
		(b) premises where the aggrieved and respondent live together or have previously lived together; and	3 4 5
		(c) premises where the aggrieved or a named person lives, works or frequents.	6 7
Clause	25	Amendment of s 107 (Cool-down condition)	8
		(1) Section 107(1), from 'A police' to ' <i>condition</i> )'—	9
		omit, insert—	10
		A <i>cool-down condition</i> is a condition	11
		(2) Section 107(1)(b) and (c), after 'the aggrieved'—	12
		insert—	13
		or a named person	14
		(3) Section 107(2) and (5)—	15
		omit.	16
		(4) Section 107(3), from 'starts when' to 'respondent and'—	17
		omit.	18
		(5) Section 107(3) and (4)—	19
		renumber as section 107(2) and (3).	20
Clause	26	Insertion of new ss 107A–107D	21
		After section 107—	22
		insert—	23
		107A No-contact condition	24
		<ol> <li>A <i>no-contact condition</i> is a condition that prohibits the respondent from doing any or all of the following—</li> </ol>	25 26 27

[s 26]

	<ul><li>(a) approaching, or attempting to approach, within a stated distance of the aggrieved or a named person;</li></ul>
	<ul><li>(b) contacting, attempting to contact, or asking someone else to contact, the aggrieved or a named person;</li></ul>
	(c) locating, attempting to locate, or asking someone else to locate, the aggrieved or a named person if the aggrieved's or named person's whereabouts are not known to the respondent.
(2)	However, a no-contact condition does not prohibit the respondent from asking—
	(a) a lawyer to contact the aggrieved or a named person; or
	(b) another person, including a lawyer, to contact or locate the aggrieved or a named person for a purpose authorised under an Act.
(3)	Also, a no-contact condition does not prohibit a victim advocate from contacting or locating the aggrieved or a named person in the circumstances mentioned in section $61(1)(a)$ to (c).
(4)	In this section—
	<i>lawyer</i> means a lawyer who is representing the respondent in relation to a proceeding.
	<i>victim advocate</i> means a person engaged by an approved provider to provide advocacy for, and support of, an aggrieved or named person.
7B O	uster condition
_	An <i>ouster condition</i> is a condition that prohibits

An ouster condition is a condition that prohibits31the respondent from doing any or all of the32following in relation to stated premises—33

[s 26]

<ul> <li>(i) if the respondent is no longer at the premises stated in the ouster condition—to return to the premises to recover stated personal property; or 14</li> <li>(ii) if the respondent is at the premises 15 stated in the ouster condition—to 16 remain at the premises to remove stated 17 personal property. 18</li> <li>(2) However, a return condition may not allow the respondent to recover or remove personal 20 property required to meet the daily needs of any person who continues to live in the premises 22 stated in the ouster condition. 23 <i>Examples of personal property required to meet daily 24 needs</i>. 25</li> <li>(3) A return condition may state either of the following, based on the time of service of the police protection notice on the respondent— 29</li> <li>(a) the time at which, without contravening the 30</li> </ul>								
premises.4107C Return condition5(1) A return condition is a condition—6(a) included in a police protection notice that also includes an ouster condition; and7(b) that allows the respondent, under the supervision of a police officer—9(i) if the respondent is no longer at the premises stated in the ouster condition—to return to the premises to recover stated personal property; or14(ii) if the respondent is at the premises stated in the ouster condition—to remain at the premises to remove stated personal property.15(2) However, a return condition may not allow the respondent to recover or remove personal property required to meet the daily needs of any person who continues to live in the premises stated in the ouster condition.24 <i>Examples of personal property required to meet daily needs</i> 24(3) A return condition may state either of the following, based on the time of service of the police protection notice on the respondent—29(a) the time at which, without contravening the30		(a)						
<ul> <li>(1) A return condition is a condition—</li> <li>(a) included in a police protection notice that also includes an ouster condition; and</li> <li>(b) that allows the respondent, under the supervision of a police officer—</li> <li>(i) if the respondent is no longer at the premises stated in the ouster</li> <li>(ii) if the respondent is at the premises to recover stated personal property; or</li> <li>(iii) if the respondent is at the premises</li> <li>(ii) if the respondent is at the premises</li> <li>(iii) if the respondent is at the premises</li> <li>(iii) if the respondent is at the premises</li> <li>(iii) if the respondent is at the premises</li> <li>(i) if the respondent is at the premises</li> <li>(ii) if the respondent is at the premises</li> <li>(2) However, a return condition may not allow the respondent to recover or remove personal property.</li> <li>(2) However, a return condition.</li> <li>(2) However, a return condition.</li> <li>(3) A return condition may state either of the following, based on the time of service of the police protection notice on the respondent—</li> <li>(3) A return condition may state either of the police protection notice on the respondent—</li> <li>(3) A the time at which, without contravening the</li> </ul>		(b)						
<ul> <li>(a) included in a police protection notice that also includes an ouster condition; and</li> <li>(b) that allows the respondent, under the supervision of a police officer—</li> <li>(i) if the respondent is no longer at the premises stated in the ouster condition—to return to the premises to recover stated personal property; or</li> <li>(ii) if the respondent is at the premises is stated in the ouster condition—to return to the premises stated in the ouster condition—to remain at the premises to remove stated personal property.</li> <li>(2) However, a return condition may not allow the respondent to recover or remove personal property required to meet the daily needs of any person who continues to live in the premises stated in the ouster condition.</li> <li><i>Examples of personal property required to meet daily needs</i>—</li> <li>(3) A return condition may state either of the following, based on the time of service of the police protection notice on the respondent—</li> <li>(a) the time at which, without contravening the</li> </ul>	107C Re	eturn	condition	5				
also includes an ouster condition; and8(b) that allows the respondent, under the supervision of a police officer—9(i) if the respondent is no longer at the premises stated in the ouster condition—to return to the premises to recover stated personal property; or13(ii) if the respondent is at the premises stated in the ouster condition—to remain at the premises to remove stated personal property.14(2) However, a return condition may not allow the respondent to recover or remove personal property required to meet the daily needs of any person who continues to live in the premises stated in the ouster condition.20 <i>Examples of personal property required to meet daily needs</i> —24(3) A return condition may state either of the following, based on the time of service of the police protection notice on the respondent—29(a) the time at which, without contravening the30	(1)	A re	<i>turn condition</i> is a condition—	6				
supervision of a police officer—10(i) if the respondent is no longer at the premises stated in the ouster condition—to return to the premises to recover stated personal property; or11(ii) if the respondent is at the premises stated in the ouster condition—to remain at the premises to remove stated personal property.15(2) However, a return condition may not allow the respondent to recover or remove personal property required to meet the daily needs of any person who continues to live in the premises stated in the ouster condition.20(2) However, a return condition may not allow the respondent to recover or remove personal property required to meet the daily needs of any person who continues to live in the premises stated in the ouster condition.23Examples of personal property required to meet daily needs—24(3) A return condition may state either of the following, based on the time of service of the police protection notice on the respondent—29(a) the time at which, without contravening the30		(a)						
premisesstatedintheouster12condition—torecover statedpersonal property; or14(ii)iftherespondentisatthepremises15statedintheoustercondition—to1616remain atthepremises toremove stated17personal property.18(2)However, a return condition may not allow the respondent to recover or remove personal property required to meet the daily needs of any person who continues to live in the premises stated in the ouster condition.20property required tomeet the daily needs of any person who continues to live in the premises stated in the ouster condition.23Examples of personal property required to meet daily needs—24following, based on the time of service of the police protection notice on the respondent—29(a)the time at which, without contravening the30		(b)	<b>▲</b> · · · ·	9 10				
stated in the ouster condition—to remain at the premises to remove stated personal property.16 17 			premises stated in the ouster condition—to return to the premises to	11 12 13 14				
respondent to recover or remove personal property required to meet the daily needs of any person who continues to live in the premises stated in the ouster condition.20 21 22 23 23 23 23 			stated in the ouster condition—to remain at the premises to remove stated	15 16 17 18				
needs—25household furniture, kitchen appliances26(3) A return condition may state either of the following, based on the time of service of the police protection notice on the respondent—27(a) the time at which, without contravening the30	(2)	respo prop perso	ondent to recover or remove personal erty required to meet the daily needs of any on who continues to live in the premises	19 20 21 22 23				
<ul> <li>(3) A return condition may state either of the following, based on the time of service of the police protection notice on the respondent—</li> <li>(a) the time at which, without contravening the 30</li> </ul>								
following, based on the time of service of the police protection notice on the respondent—28 29(a) the time at which, without contravening the30		ho	usehold furniture, kitchen appliances	26				
	(3)	follo	wing, based on the time of service of the	27 28 29				
return to the premises and must leave the 32		(a)	police protection notice, the respondent may return to the premises and must leave the	30 31 32 33				

	[s 26]	
	(b) for how long the respondent may, without contravening the police protection notice, remain at the premises.	
	elationship between police protection tice and family law order	
(1)	If a police officer issuing a police protection notice is considering imposing a condition that would prevent or limit contact between the respondent and a child of the respondent, the police officer must ask the respondent and the aggrieved—	
	(a) whether a family law order that allows contact between the respondent and the child is in effect; and	
	<ul><li>(b) if the answer to the question in paragraph (a) is yes—to provide details of the terms of the order that allow contact between the respondent and the child.</li></ul>	
(2)	If the police officer knows, or reasonably believes, the condition being considered is inconsistent with a family law order, the police officer—	
	(a) must not impose the condition; and	
	(b) must consider whether, in the circumstances, it is necessary or desirable to apply to a magistrate, under division 4, for a temporary protection order that prevents or limits contact between the respondent and a child in a way that is inconsistent with the family law order.	
(3)	If a condition included in a police protection notice is inconsistent with a family law order—	
	(a) the condition is of no effect to the extent of the inconsistency; and	

[s 27]

		(b) the inconsistency does not invalidate or 1 otherwise affect the police protection notice. 2
Clause	27	Amendment of s 108 (Police officer must consider3accommodation needs)4
		(1) Section $108(1)$ to (3)— 5
		<i>renumber</i> as section $108(2)$ to (4). 6
		(2) Section 108— 7
		insert— 8
		(1) This section applies if— 9
		<ul> <li>(a) a police protection notice includes a 1</li> <li>cool-down condition or ouster condition; 1</li> <li>and 1</li> </ul>
		<ul> <li>(b) a police officer serves the notice on the 1 respondent or tells the respondent about the 1 notice as mentioned in section 113(1)(b).</li> </ul>
		(3) Section 108(2), as renumbered, from 'If' to 'condition, the'— 1
		omit, insert— 1
		The 1
		(4) Section $108(3)(a)$ , as renumbered, 'subsection $(1)(b)$ '— 1
		omit, insert— 2
		subsection (2)(b) 2
		(5) Section 108(3)(b), as renumbered, 'subsection (1)(b) or (2)' $2$
		omit, insert— 2
		subsection (2)(b) or (3) 2
Clause	28	Replacement of s 109 (Service) 2
		Section 109— 2
		omit, insert— 2

[s 29]

			109 Ser	vice	of notice on respondent	1
			(1)	-	police officer must personally serve a police tection notice on the respondent.	2 3
			(2)	serv	wever, a police protection notice can not be yed on a respondent after an event mentioned ection $113(3)(a)$ , (b), (c) or (d) has happened.	4 5 6
			(3)	sect	remove any doubt, it is declared that this ion applies even if the police protection notice taken effect under section $113(1)(b)$ .	7 8 9
			109A Gi	iving	copy of notice to aggrieved	10
			(1)	-	police officer must give a copy of a police tection notice to the aggrieved and each named son.	11 12 13
			(2)	sub	police officer is not required to comply with section (1) if the police officer reasonably eves—	14 15 16
				(a)	the named person is a child; and	17
				(b)	a copy of the police protection notice has already been given to a parent of the child because the parent is an aggrieved or named person.	18 19 20 21
			(3)		ure to comply with subsection (1) does not alidate or otherwise affect the notice.	22 23
Clause	29	Am	endment o	fs1	10 (Explanation)	24
		(1)	Section 110	)(1)(t	b) and (c)—	25
			<i>renumber</i> as section 110(1)(c) and (d).			
		(2)	Section 110	)(1)—	_	27
			insert—			28
				(b)	tells a respondent about a police protection notice as mentioned in section 113(1)(b); or	29 30

[s 29]

(3)	Section 110(2)(a)-			1			
	omit, insert—			2			
	(a) (a)	expl	ain to the person—	3			
		(i)	the police protection notice; and	4			
		(ii)	the grounds on which the police officer who issued the notice reasonably believed that domestic violence has been committed; and	5 6 7 8			
		(iii)	the reasons the police officer who issued the notice imposed the conditions of the notice; and	9 10 11			
(4)	Section 110(3)(a)-			12			
	omit, insert—			13			
			purpose and effect of the notice, uding, for example, that—	14 15			
		(i)	if the respondent has a weapons licence, or is a body's representative as mentioned in the Weapons Act, section 10(3), the licence or endorsement as the body's representative is dealt with by the Weapons Act, section 27A or 28A; and	16 17 18 19 20 21 22			
		(ii)	under section 83(2), a person against whom a police protection notice is issued is not exempt from the Weapons Act, despite the Weapons Act, section 2; and	23 24 25 26 27			
(5)	Section 110(3)(c),	, afte	er 'the notice'—	28			
	insert—			29			
			ng the behaviour the respondent is d from engaging in under the conditions	30 31			
(6)	) Section 110(3)(d) to (i)—						
	renumber as section 110(3)(e) to (j).						

[s 30]

	(7)	Section 110 insert—	. ,	the type of behaviour that constitutes	1 2 3
				domestic violence; and <i>Note—</i>	4 5
				See the examples of the type of behaviour that constitutes domestic violence in sections 8, 11 and 12, which define the terms <i>domestic violence</i> , <i>emotional or psychological abuse</i> and <i>economic</i> <i>abuse</i> .	6 7 8 9 10
Clause 30	Am	nendment o	ofs1	11 (Filing)	11
	(1)	Section 111	l(2)—	-	12
		<i>renumber</i> a	s sect	ion 111(6).	13
	(2)	Section 111	l—		14
		insert—			15
		(2)		section (3) applies if the police protection ce does not state—	16 17
			(a)	the nature of the protection order sought by the application for a protection order; and	18 19
			(b)	the grounds on which the order is sought.	20
		(3)	subs Mag	statement about the matters mentioned in section (2)(a) and (b) must be filed in the local gistrates Court for the respondent before the there of the following—	21 22 23 24
			(a)	the date and time stated in the police protection notice for the hearing of the application for the protection order;	25 26 27
			(b)	the day that is 14 days after the day the notice was issued.	28 29

[s 30]

		Note		1
		do	ection 153 provides that a police officer may file a ocument in a proceeding under this Act by electronic r computer-based means.	2 3 4
	(4)	The	statement must be—	5
		(a)	made and signed by the police officer who issued the police protection notice; and	6 7
		(b)	served on the respondent—	8
			<ul> <li>(i) if the police protection notice has been personally served on the respondent and an address for service for the respondent is known—in any way; or</li> </ul>	9 10 11 12
			(ii) otherwise—personally by a police officer.	13 14
	(5)	Sub	section (3) does not limit—	15
		(a)	the way in which the court may be informed, or inform itself, about the matters mentioned in subsection (2)(a) and (b); or	16 17 18
		(b)	the documents or evidence a party may file or give in the proceeding.	19 20
(3)	Section 111			21
	insert—			22
	(7)	app the	reference in subsection $(2)(a)$ to the lication for a protection order is a reference to application for a protection order the police tection notice is taken to be under section 112.	23 24 25 26
	(8)	subs prot	remove any doubt, it is declared that section (1) applies whether or not the police tection notice has been served on the bondent.	27 28 29 30

[s 31]

Clause	31				12 (Police protection notice taken to be tection order)	1 2
		(1)	Section 112	2, not	e—	3
			omit.			4
		(2)	Section 112	2		5
			insert—			6
			(2)	Thi	s section does not apply if—	7
				(a)	the police protection notice was issued against the respondent under section 101A when the respondent was released from custody; and	8 9 10 11
				(b)	a police officer prepared an application for a protection order against the respondent while the respondent was in custody as required under section 118.	12 13 14 15
Clause	32	Re	placement	ofs	113 (Duration)	16
			Section 113	3—		17
			omit, insert			18
			113 Du	ratio	n	19
			(1)	A p	olice protection notice takes effect when	20
				(a)	the notice is personally served on the respondent; or	21 22
				(b)	a police officer tells the respondent about the existence of the notice and the conditions of the notice.	23 24 25
			(2)	by poli exa	subsection (1)(b), the respondent may be told a police officer about the existence of the ce protection notice in any way, including, for mple, by telephone, email, SMS message, a al networking site or other electronic means.	26 27 28 29 30
			(3)	A	police protection notice continues in force	31

[s 32]

	unti	l—	1
	(a)	if, on an application for a temporary protection order made under section 129(2), a magistrate decides to make a temporary protection order—the temporary protection order is served on the respondent or otherwise becomes enforceable under section 177; or	2 3 4 5 6 7 8
	(b)	if, upon the hearing of the application for a protection order, the court decides to make a domestic violence order—the domestic violence order is served on the respondent or otherwise becomes enforceable under section 177; or	9 10 11 12 13 14
	(c)	if the court adjourns the application for a protection order and does not make a domestic violence order—the proceeding is adjourned; or	15 16 17 18
	(d)	if the court dismisses the application for a protection order—the application is dismissed.	19 20 21
(4)		his section, a reference to the application for a tection order is a reference to—	22 23
	(a)	the application for a protection order a police protection notice is taken to be under section 112; or	24 25 26
	(b)	if a police protection notice was issued against the respondent under section 101A when the respondent was released from custody—the application for a protection order against the respondent prepared while the respondent was in custody as required under section 118.	27 28 29 30 31 32 33

[s 33]

	22	۸	o o o duo o o t	4 - 4	04 (Deleges of nevern from sustadu)	4
Clause	33				24 (Release of person from custody)	1
		(1)			'section 184'—	2
			omit, insert	t—		3
				sect	tion 133(1)(a)	4
		(2)	Section 124	4(d)–	_	5
			renumber a	is sec	tion 124(e).	6
		(3)	Section 124	4—		7
			insert—			8
				(d)	if a police protection notice is issued under section 101A —personally serve the notice on the person and explain the notice to the person in compliance with sections 109 and 110; and	9 10 11 12 13
		(4)	Section 124	4—		14
			insert—			15
			(2)		wever, subsection (1) and sections 101A, 118 125 do not apply if—	16 17
				(a)	the person is named as a respondent in a domestic violence order made, or police protection notice issued, before the person was taken into custody; and	18 19 20 21
				(b)	the person named as the aggrieved in the order or notice is also another person involved in the domestic violence for which the person was taken into custody.	22 23 24 25
Clause	34		placement rson on coi		125 (When police officer must release ons)	26 27
			Section 12:	5—		28
			omit, insert	t—		29

[s 34]

	en police officer must release person on Iditions	1 2
(1)	This section applies if—	3
	<ul> <li>(a) it is not reasonably practicable, as mentioned in section 118(2), to bring a person before the court for the hearing of the application for a protection order; and</li> </ul>	4 5 6 7
	(b) a police officer has not obtained a temporary protection order under division 4 naming the person as a respondent; and	8 9 10
	<ul> <li>(c) the releasing police officer reasonably believes a domestic violence order has been made, or a police protection notice has been issued, that names the person as the aggrieved and another person involved in the domestic violence for which the person was taken into custody as a respondent.</li> </ul>	11 12 13 14 15 16 17
(2)	The releasing police officer must release the person (the <i>respondent</i> ) from custody on the conditions (the <i>release conditions</i> ) that the releasing police officer considers are necessary or desirable to—	18 19 20 21 22
	(a) protect the aggrieved from domestic violence; or	23 24
	(b) protect a named person from associated domestic violence; or	25 26
	(c) protect a named person who is a child from being exposed to domestic violence committed by the respondent.	27 28 29
(3)	Without limiting subsection (2), release conditions—	30 31
	<ul> <li>(a) must include the standard conditions for a police protection notice stated in section 106; and</li> </ul>	32 33 34
	(b) may include any or all of the following—	35

[s 34]

	(i) a no-contact condition;	1
	(ii) an ouster condition;	2
	(iii) if the release conditions include an ouster condition—a return condition;	n 3 4
	<ul> <li>(iv) another condition the releasing policy officer considers is necessary of desirable in the circumstances.</li> </ul>	
(4)	Sections 101B, 102, 106, 106A (other than to the extent that section refers to cool-down conditions and 107D apply for releasing the respondent of release conditions as though a reference in the section to a police protection notice issued unde section 101A was a reference to release conditions imposed under this section.	) 9 n 10 e 11 r 12
(5)	The release conditions continue in force until-	15
	<ul> <li>(a) if, on an application for a temporary protection order made under section 129(2) a magistrate decides to make a temporary protection order—the temporary protection order is served on the respondent or otherwise becomes enforceable under section 177; or</li> </ul>	, 17 y 18 n 19 r 20
	<ul> <li>(b) if, upon the hearing of the application for the protection order, the court decides to make a domestic violence order—the domestic violence order is served on the respondent or otherwise become enforceable under section 177; or</li> </ul>	24 e 25 e 26
	<ul> <li>(c) if the court adjourns the application for the protection order and does not make a domestic violence order—the proceeding i adjourned; or</li> </ul>	a 30
	(d) if the court dismisses the application for the protection order—the application i dismissed.	

[s 35]

Clause	35	Amendment of for treatment)	fs 12	?7 (When person may be taken to place	1 2
		Section 127	(2)(b	), after 'sections'—	3
		insert—			4
			101/	А,	5
Clause	36	Amendment o taken to place		28 (When intoxicated person may be afety)	6 7
		Section 128	(7), a	fter 'sections'—	8
		insert—			9
			1014	А,	10
Clause	37	Amendment or temporary pro		29 (When police officer may apply for on order)	11 12
		Section 129	(2)—	-	13
		omit, insert-			14
		(2)	prote	olice officer must apply for a temporary ection order against a person taken into ody under division 3 if—	15 16 17
			(a)	an application for a protection order against the person has been prepared as required under section 118(1); and	18 19 20
			(b)	it is not reasonably practicable, as mentioned in section 118(2), to bring the person before the court for the hearing of the application while the respondent is still in lawful custody; and	21 22 23 24 25
			(c)	the date for the hearing of the application for the protection order, as stated on the copy of the application prepared under section 118(1), is more than 5 business days after the day the person is to be released.	26 27 28 29 30

				[s 38]	
Clause	38	Amendment of s 1	30 (I	Making of application)	1
		Section 130(3) a	nd (4	)(b), after 'section 129(1)(a)'—	2
		insert—			3
		or (	2)(a)		4
Clause	39	Replacement of pt	: 4, d	iv 5, hdg (Other police powers)	5
		Part 4, division	5, hea	ding—	6
		omit, insert—			7
		Division 5	)	Power to direct person to	8
				remain, or move to and	9
				remain, at place	10
Clause	40	Replacement of s at place)	134 (	Power to direct person to remain	11 12
		Section 134—			13
		omit, insert—			14
		134 Applica	tion	of division	15
		Thi	s divi	sion applies if—	16
		(a)	-	lice officer reasonably suspects a person amed as a respondent in—	17 18
			(i)	an application for a protection order that has not been served on the person; or	19 20 21
			(ii)	a domestic violence order that has not been served on the person; or	22 23
			(iii)	a police protection notice that has been issued but not served on the person; or	24 25
		(b)	-	olice officer intends to issue a police ection notice against a person.	26 27

[s 40]

134A Power to give direction 1						
(1)	The police officer may give the person a direction under subsection (2) or (4) to enable the police officer to—	2 3 4				
	(a) if the police officer has a copy of the application—serve the person with the application; or	5 6 7				
	(b) if the police officer has a copy of the order—serve the person with the order; or	8 9				
	<ul><li>(c) if the police officer does not have a copy of the order—arrange for the person to be told about the existence of the order and the conditions imposed by the order; or</li></ul>	10 11 12 13				
	<ul><li>(d) if the police officer has a copy of the issued police protection notice—serve the person with the notice and explain the notice to the person; or</li></ul>	14 15 16 17				
	<ul> <li>(e) if the police officer does not have a copy of the issued police protection notice—arrange for the person to be told about the existence of the notice and the conditions imposed by the notice; or</li> </ul>	18 19 20 21 22				
	(f) if the police officer intends to issue a police protection notice to the person—issue the notice against the person, serve the person with the notice and explain the notice to the person.	23 24 25 26 27				
(2)	The police officer may direct the person to remain at an appropriate place in the person's current location.	28 29 30				
(3)	Subsection (4) applies if, in the police officer's opinion, it is contrary to the interests of the person or another person for the person to remain at the person's current location while the police officer does a thing mentioned in subsection (1).	31 32 33 34 35				

[s 40]

(4)	to a appr	police officer may direct the person to move another stated location and remain at an ropriate place at the other location.	1 2 3
		nples of locations a police officer may direct a person ove to—	4 5
	•	a police station or police beat	6
	•	a courthouse	7
	•	the premises of a community organisation that provides support services to respondents	8 9
(5)	the	iving a direction under subsection (2) or (4), police officer must tell the person the owing—	10 11 12
	(a)	why the person is being given the direction;	13
	(b)	if the direction includes a direction to move to another location—	14 15
		(i) where the other location is; and	16
		<ul><li>(ii) how the person is to move to the other location, including whether a police officer will take the person to the other location;</li></ul>	17 18 19 20
	(c)	the place, at the person's current location or the other location, where the person is to remain;	21 22 23
	(d)	how long the person may be required to remain at the place;	24 25
	(e)	that the person is not under arrest or in custody while complying with the direction.	26 27
(6)	mak	police officer giving the direction must also the reasonable efforts to tell the aggrieved the ters mentioned in subsection (5).	28 29 30
(7)		ure to comply with subsection (6) does not alidate or otherwise affect the direction.	31 32

## [s 40]

134B Li	imits on direction	1
(1)	The time for which the person may be directed to remain at the appropriate place is—	2 3
	(a) 1 hour; or	4
	(b) a longer time, not more than 2 hours, that is reasonably necessary having regard to the particular circumstances.	5 6 7
(2)	The location to which the person may be directed to move must be within a reasonable distance of the person's current location, having regard to the particular circumstances.	8 9 10 11
34C O	ffence warning	12
(1)	The police officer giving the direction must warn the person—	13 14
	(a) it is an offence not to comply with the direction unless the person has a reasonable excuse; and	15 16 17
	(b) the person may be arrested for the offence.	18
(2)	The police officer must give the person a reasonable opportunity to comply with the direction.	19 20 21
(3)	If the person fails to comply with the direction, a police officer must, if practicable—	22 23
	<ul><li>(a) repeat the warning mentioned in subsection</li><li>(1); and</li></ul>	24 25
	(b) give the person a further reasonable opportunity to comply with the direction.	26 27
134D P	erson not to be questioned about offence	28
	A police officer must not question the person	29

A police officer must not question the person 29 about the person's involvement in the 30 commission of an offence or suspected offence 31

	[s 40]
	while the person, under the direction—
	(a) moves to another location; or
	(b) remains at a place.
	esponsibilities of police officer in relation to ection
(1)	The police officer giving the direction must do a thing mentioned in section $134A(1)(a)$ to (f) without unreasonable delay after giving the direction.
(2)	Without limiting section 134A(1)(c) or (e), the police officer may arrange for the person to be told about the existence of the order or police protection notice, and the conditions imposed by the order or notice, by—
	<ul><li>(a) arranging for a copy of the order or notice to be sent electronically to the police officer so the police officer can read the conditions of the order or notice to the person; or</li></ul>
	(b) arranging for another police officer to read the conditions of the order or notice to the person over a radio, telephone or other communication device.
(3)	A police officer must remain in the presence of the person while the person, under the direction—
	(a) moves to another location; or
	(b) remains at a place.
134F O	ffence to contravene direction
(1)	The person must comply with the direction unless the person has a reasonable excuse.
	Maximum penalty—40 penalty units.
(2)	A person does not commit an offence against
	Page 46

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		subsec	ction (1) if—	1
		r o p	he person is not proved to be named as a espondent in an application for a protection order, or a domestic violence order or police protection notice, that has not been served on the person; or	2 3 4 5 6
			he warning mentioned in section $134C(1)$ is not proved to have been given to the person.	7 8
Clause 41	Insertio	n of new pt 4	, div 6, hdg	9
	Befo	ore section 135	—	10
	inse	rt—		11
	C	ivision 6	Acting in aid of police	12
			powers	13
Clause 42	Amendr	ment of s 153	(Electronic documents)	14
	(1) Sect	ion 153(1), 'in	a proceeding'—	15
	omi	t, insert—		16
		to star	t a proceeding, or in a proceeding,	17
	(2) Sect	ion 153(1) to (	3)—	18
	renu	mber as sectio	n 153(2) to (4).	19
	(3) Sect	ion 153—		20
	inse	rt—		21
		a mag order,	rt may make a domestic violence order, and gistrate may make a temporary protection under this Act by electronic or uter-based means.	22 23 24 25

[s 43]

Clause	43	Amendment of s 10 documents for pro	60 (Prohibition on obtaining copies of ceeding)	1 2
		Section 160(2)—	-	3
		insert—		4
		(g)	a police officer, if—	5
			<ul> <li>(i) the court considers an offence may have been committed, an investigation into whether the offence has been committed is warranted, and the copy of the record is relevant to the investigation; or</li> </ul>	6 7 8 9 10 11
			<ul> <li>(ii) the copy of the record is otherwise relevant to the investigation or prosecution of an offence, or another proceeding related to an offence; or</li> </ul>	12 13 14 15
		(h)	the director under the <i>Director of Public</i> <i>Prosecutions Act 1984</i> or a police prosecutor, if the copy of the record is relevant to the prosecution of an offence or another proceeding related to an offence.	16 17 18 19 20
Clause	44	Insertion of new pt	5A	21
		After part 5—		22
		insert—		23
		Part 5A	Information sharing	24
		Division 1	Preliminary	25
		169A Purpos	se of part	26
		entit	purpose of this part is to enable particular ties to share information, while protecting the fidentiality of the information, to—	27 28 29

	(a)	assess whether there is a serious threat to the life, health or safety of people because of domestic violence; and	1 2 3
	(b)	respond to serious threats to the life, health or safety of people because of domestic violence; and	4 5 6
	(c)	refer people who fear or experience domestic violence, or who commit domestic violence, to specialist DFV service providers.	7 8 9 10
169B Pr	incip	oles for sharing information	11
	The	principles underlying this part are—	12
	(a)	whenever safe, possible and practical, a person's consent should be obtained before—	13 14 15
		(i) providing, or planning to provide, a service to the person; or	16 17
		(ii) disclosing personal information about the person to someone else; and	18 19
	(b)	because the safety, protection and wellbeing of people who fear or experience domestic violence are paramount, their safety and protection take precedence over the principle mentioned in paragraph (a); and	20 21 22 23 24
	(c)	before disclosing information about a person to someone else, an entity should consider whether disclosing the information is likely to adversely affect the safety of the person or another person.	25 26 27 28 29
169C De	efinit	ions for part	30
(1)	In th	nis part—	31
	info	rmation includes a document.	32

pres	scribed entity means each of the following—
(a)	the chief executive of a department that is mainly responsible for any of the following matters—
	(i) adult corrective services;
	(ii) child protection services;
	(iii) community services;
	(iv) court services;
	(v) disability services;
	(vi) education;
	(vii) housing services;
	(viii)public health services;
	(ix) youth justice services;
(b)	the chief executive of another department that provides services to persons who fear or experience domestic violence or who commit domestic violence;
(c)	the commissioner under the Ambulance Service Act 1991;
(d)	the police commissioner;
(e)	the chief executive officer of Mater Misericordiae Ltd (ACN 096 708 922);
(f)	a health service chief executive under the Hospital and Health Boards Act 2011;
(g)	the principal of a school that is accredited, or provisionally accredited, under the <i>Education (Accreditation of Non-State</i> <i>Schools) Act 2001</i> ;
(h)	another entity prescribed by regulation.
	cialist DFV service provider means a -government entity funded by the State or

[s 44]

	Commonwealth to provide services to persons who fear or experience domestic violence or who commit domestic violence.	1 2 3
	support service provider means a	4
	non-government entity, other than a specialist DFV service provider, that provides assistance or	5 6
	support services to persons who may include	0 7
	persons who fear or experience domestic violence	8
	or who commit domestic violence.	9
	Examples of assistance or support services—	10
	• counselling	11
	disability services	12
	• health services	13
	<ul> <li>housing and homelessness services</li> </ul>	14
	legal services	15
	sexual assault services	16
(2)	In this part, a reference to domestic violence	17
	includes a reference to associated domestic	18
	violence.	19
Divisio	n 2 Information sharing	20

## 169D Sharing information for assessing domestic 21 violence threat 22

- (1) A prescribed entity or specialist DFV service 23 provider (each the *holder*) may give information 24 to another prescribed entity or specialist DFV 25 service provider if the holder reasonably 26 believes— 27
  - (a) a person fears or is experiencing domestic 28 violence: and 29
  - (b) the information may help the entity 30 receiving the information to assess whether 31 there is a serious threat to the person's life, 32

[s 44]

	health or safety because of the domestic violence.	1 2
(2)	Also, a support service provider (the <i>holder</i> ) may give information to a prescribed entity or specialist DFV service provider if the holder reasonably believes—	3 4 5 6
	(a) a person fears or is experiencing domestic violence; and	7 8
	(b) the information may help the entity receiving the information to assess whether there is a serious threat to the person's life, health or safety because of the domestic violence.	9 10 11 12 13
	naring information for responding to ious domestic violence threat	14 15
	A prescribed entity, specialist DFV service provider or support service provider (each the <i>holder</i> ) may give information to another prescribed entity, specialist DFV service provider or support service provider if the holder reasonably believes—	16 17 18 19 20 21
	<ul><li>(a) a person fears or is experiencing domestic violence; and</li></ul>	22 23
	(b) the information may help the entity receiving the information to lessen or prevent a serious threat to the person's life, health or safety because of the domestic violence.	24 25 26 27 28
169F Po DF	olice officer may refer person to specialist / service provider	29 30
(1)	A police officer may give referral information	31

about a person to a specialist DFV service 32 provider if the police officer reasonably 33

	belie	eves—	1
	(a)	the person fears or is experiencing domestic violence and there is a threat to the person's life, health or safety because of the domestic violence; or	2 3 4 5
	(b)	the person has committed domestic violence against another person.	6 7
(2)		following information about a person is <i>rral information</i> —	8 9
	(a)	the person's name;	10
	(b)	the person's contact details, including, for example, the person's telephone number or email address;	11 12 13
	(c)	details of the basis for the reasonable belief;	14
	(d)	any other information that is, in the police officer's opinion, reasonably necessary to assist the entity receiving the information to offer to provide a service to the person.	15 16 17 18
		Example for paragraph $(d)$ —	19
		whether the person is the primary carer of children	20
169G Pe	ermit	ted uses of shared information	21
(1)	prov this	rescribed entity or specialist DFV service ider may use information given to it under division to the extent necessary to do the owing—	22 23 24 25
	(a)	assess whether there is a serious threat to a person's life, health or safety because of domestic violence;	26 27 28
	(b)	lessen or prevent a serious threat to a person's life, health or safety because of domestic violence, including by—	29 30 31

		(i)	contacting, or attempting to contact, the person or another person involved in the domestic violence; or	1 2 3
		(ii)	offering to provide assistance or a service to the person or another person involved in the domestic violence.	4 5 6
(2)	give nece pers	n to ssary on's	rt service provider may use information it under this division to the extent y to lessen or prevent a serious threat to a life, health or safety because of domestic including by—	7 8 9 10 11
	(a)	pers	acting, or attempting to contact, the on or another person involved in the mestic violence; or	12 13 14
	(b)	the j	ring to provide assistance or a service to person or another person involved in the nestic violence.	15 16 17
	ho m alf o		jive or receive information on tity	18 19
(1)	pres or su	cribe uppoi	tion applies if an entity, including a d entity, specialist DFV service provider rt service provider, may give, receive or mation under this division.	20 21 22 23
(2)			mentioned in subsection (3) may give, r use the information for the entity if—	24 25
	(a)	the p	person's duties for the entity include—	26
		(i)	assessing threats to life, health or safety because of domestic violence; or	27 28
		(ii)	taking action to lessen or prevent threats to life, health or safety because	29

	(b)	the person is otherwise authorised by the entity to give, receive or use the information.	1 2 3
(3)		subsection (2), the persons are the owing—	4 5
	(a)	a person employed or engaged by the entity;	6
	(b)	if the entity is the police commissioner—a police officer.	7 8
169I Fac	ts o	r opinion may be shared	9
		rmation that may be given to an entity under	10
	this opin	division may be comprised of facts or	11 12
	opin		12
169J Lir	nits	on information that may be shared	13
		pite sections 169D, 169E and 169F,	14
		rmation may not be given to an entity under division if—	15 16
	(a)	the information is about a person's criminal	17
		history to the extent it relates to a	18
		conviction, other than a conviction for a domestic violence offence, and—	19 20
		(i) the rehabilitation period for the	20 21
		conviction under the <i>Criminal Law</i>	$\frac{21}{22}$
		(Rehabilitation of Offenders) Act 1986	23
		has expired under that Act; and	24
		(ii) the conviction is not revived as prescribed by section 11 of that Act; or	25 26
	(b)	the information must not be disclosed under	27
		the <i>Child Protection Act 1999</i> , section 186; or	28 29
	(c)	the information is confidential information	29 30
	(U)	within the meaning of the <i>Director of Public</i>	30 31
		Prosecutions Act 1984, section 24A known	32

	by a person and acquired in the circumstances mentioned in section 24A(1) and (2) of that Act; or	1 2 3
(d	l) the information is—	4
	<ul><li>(i) sensitive evidence within the meaning of the Criminal Code, section 590AF; or</li></ul>	5 6 7
	(ii) a recording within the meaning of the <i>Evidence Act 1977</i> , section 21AY; or	8 9
	<ul> <li>(iii) a section 93A criminal statement or a section 93A transcript within the meaning of the <i>Evidence Act 1977</i>, section 93AA; or</li> </ul>	10 11 12 13
(e	giving the information would be contrary to an order of a court or tribunal.	14 15
Division	3 Confidentiality of shared	16
	information	17
169K Conf this pa	identiality of information obtained under art	18 19
	his section applies to a person (the <i>receiver</i> ) ho—	20 21
(a	) is or has been a person employed or engaged by a prescribed entity, specialist DFV service provider or support service provider; and	22 23 24 25
(b	) in that capacity was given, or given access to, information under this part about another person.	26 27 28
re	his section also applies to a person (also the <i>ceiver</i> ) who is given, or is given access to, formation about another person by a person	29 30 31

	mentioned in subsection (1)(a).	1
(3)	The receiver must not use the information, or disclose or give access to the information to anyone else.	2 3 4
	Maximum penalty—100 penalty units or 2 years imprisonment.	5 6
(4)	However, the receiver may use the information, or disclose or give access to the information to someone else, if the use, disclosure or giving of access—	7 8 9 10
	(a) is permitted under this part; or	11
	(b) if the entity that employs or engages the receiver is required to comply, under the <i>Information Privacy Act 2009</i> , with the information privacy principles—complies with the information privacy principles; or	12 13 14 15 16
	(c) is otherwise required or permitted by law.	17
(5)	Subsection (4)(b) applies despite the operation of the <i>Information Privacy Act 2009</i> , section 7(2).	18 19
(6)	In this section—	20
	information privacy principles means—	21
	<ul> <li>(a) the information privacy principles set out in the <i>Information Privacy Act 2009</i>, schedule 3; or</li> </ul>	22 23 24
	(b) the national privacy principles set out in the <i>Information Privacy Act 2009</i> , schedule 4.	25 26
169L Pc	olice use of confidential information	27
(1)	This section applies if a police officer receives information from a prescribed entity, specialist DFV service provider or support service provider under section 169D or 169E.	28 29 30 31
(2)	The police officer, and any other police officer to	32

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	whom the information is disclosed under this section, may use the information to the extent necessary to perform the officer's functions as a police officer.	1 2 3 4
(3)	A police officer must not use the information under this section for an investigation or for a proceeding for an offence unless—	5 6 7
	(a) the police officer, or another police officer, has consulted with the entity that gave the information about the proposed use; and	8 9 10
	(b) in consultation with the entity, the police officer has considered whether the proposed use of the information for the investigation or proceeding would be in the best interests of a person experiencing domestic violence.	11 12 13 14 15
(4)	Subsection (3) does not apply to the extent that the police officer needs to use the information immediately in the performance of the officer's functions as a police officer.	16 17 18 19
(5)	In this section—	20
	<i>use</i> , in relation to information, includes disclose, or give access to, the information to someone else.	21 22
Divisio	n 4 Guidelines for sharing and	23
	dealing with information	23
169M C	nief executive must make guidelines	25
(1)	The chief executive must make guidelines, consistent with this Act and the <i>Information Privacy Act 2009</i> , for sharing and dealing with information under this part.	26 27 28 29

(2) The purposes of the guidelines are to ensure— 30

	(a) information is shared under this part for proper purposes; and	1 2
	<ul> <li>(b) to the greatest extent possible, the privacy of individuals is respected when sharing information under this part, having regard to the paramount principle stated in section 4(1); and</li> </ul>	3 4 5 6 7
	(c) information shared under this part is properly used, stored, retained and disposed of.	8 9 10
(3)	In preparing the guidelines, the chief executive must consult with the privacy commissioner under the <i>Information Privacy Act 2009</i> .	11 12 13
(4)	The chief executive must publish the guidelines on the department's website.	14 15
Divisio	on 5 Protection from liability for	16
	giving information	17
	rotection from liability for giving prmation	18 19
(1)	This section applies if a person, acting honestly, gives information in compliance with this part.	20 21
(2)	Subject to section 169O, the person is not liable, civilly, criminally or under an administrative process, for giving the information.	22 23 24
(3)	Also, merely because the person gives the information, the person can not be held to have—	25 26
	(a) breached any code of professional etiquette or ethics; or	27 28
	(b) departed from accepted standards of professional conduct.	29 30
(4)		

	<ul><li>(a) in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and</li></ul>	1 2 3
	<ul> <li>(b) if the person would otherwise be required to maintain confidentiality about the information under an Act, oath or rule of law or practice, the person—</li> </ul>	4 5 6 7
	<ul><li>(i) does not contravene the Act, oath or rule of law or practice by giving the information; and</li></ul>	8 9 10
	(ii) is not liable to disciplinary action for giving the information.	11 12
1690 In	teraction with other laws	13
(1)	This part does not limit a power or obligation under another Act or law to give information.	14 15
(2)	Also, disclosure of information under this part does not waive, or otherwise affect, a privilege a person may claim in relation to the information under another Act or law.	16 17 18 19
(3)	Subject to subsection (4), this part applies to information despite any other law that would otherwise prohibit or restrict the giving of the information.	20 21 22 23
	Examples of other laws—	24
	• Child Protection Act 1999, section 188	25
	• Education (General Provisions) Act 2006, section 426	26 27
	• <i>Hospital and Health Boards Act 2011</i> , section 142(1)	28 29
	• Police Service Administration Act 1990, section 10.1	30 31
	• Youth Justice Act 1992, section 288	32
(4)	This part applies subject to the following provisions—	33 34

[s 45]

			(a)	the Child Protection Act 1999, section 186;	1
			(b)	the Criminal Code, section 590AX;	2
			(c)	the Director of Public Prosecutions Act 1984, section 24A;	3 4
			(d)	the <i>Evidence Act 1977</i> , sections 21AZB, 21AZC and 93AA.	5 6
Clause	45	Replacement on notice)	ofs1	78 (Contravention of police protection	7 8
		Section 178			9
		omit, insert-			10
		178 Cor	ntrav	ention of police protection notice	11
		(1)		s section applies to a respondent in relation to m a police protection notice is in force.	12 13
			Note	_	14
				ee section 113(1) for when a police protection notice kes effect.	15 16
		(2)		respondent must not contravene the police ection notice.	17 18
				timum penalty—120 penalty units or 3 years risonment.	19 20
		(3)	of an whe	burt hearing proceedings for the prosecution offence against subsection (2) must consider ther the police protection notice was issued in stantial compliance with part 4, division 2.	21 22 23 24
		(4)	section of presp the end of the e	The police protection notice took effect under tion $113(1)(b)$ , the prosecution bears the onus roving, beyond a reasonable doubt, that the ondent has been told by a police officer about existence of a police protection notice or about ndition of the notice the respondent is alleged ave contravened.	25 26 27 28 29 30 31

		[s 46]				
Clause	46	Amendment of s 179 (Contravention of release conditions)				
		Section 179(2), penalty—				
		omit, insert—				
		Maximum penalty—120 penalty units or 3 years imprisonment.				
Clause	47 Amendment of s 184 (Service of order on respondent)					
		(1) Section 184(1)(c) and (6), 'a voluntary'—				
		omit, insert—				
		an				
		(2) Section 184(6) to (8)—				
		renumber as section 184(8) to (10).				
		(3) Section 184(5)—				
		omit, insert—				
		(5) Also, subsection (2) does not apply—				
		(a) if—				
		<ul> <li>a police officer has told the respondent, as mentioned in section 177(1)(c), about the existence of a domestic violence order made or varied by the court; and</li> </ul>				
		<ul> <li>(ii) the order, or the varied order, has been served on the respondent other than by being personally served on the respondent; or</li> </ul>				
		(b) the order is a temporary protection order that—				
		<ul> <li>(i) names the same aggrieved and named persons as a police protection notice that is, or release conditions that are, in force against the respondent; and</li> </ul>				

[s 48]

	(ii) imposes the same conditions as the notice or conditions.	1 2
	<ul><li>(6) A temporary protection order mentioned in subsection (5)(b) is taken to have been served on the respondent when it was made.</li></ul>	3 4 5
	(7) For subsection (5)(b), in deciding whether a temporary protection order imposes the same conditions as a police protection notice, a cool-down condition included in the notice is not to be taken into account.	6 7 8 9 10
	(4) Section 184, note, '(Domestic violence order to include written explanation)'—	11 12
	omit, insert—	13
	for the requirement for a copy of a domestic violence order served on, or given or sent to, the respondent under this section to include a written explanation of the order	14 15 16 17
Clause 48	Amendment of s 192 (Review of Act)	10
		18
	<ul><li>(1) Section 192(1), 'commencement of this section'—</li></ul>	18 19
		19
	(1) Section 192(1), 'commencement of this section'— <i>omit, insert</i> —	19 20
	(1) Section 192(1), 'commencement of this section'—	19 20 21
	<ol> <li>Section 192(1), 'commencement of this section'— <i>omit, insert</i>— relevant day</li> <li>Section 192—</li> </ol>	19 20 21 22
	<ul> <li>(1) Section 192(1), 'commencement of this section'—</li> <li><i>omit, insert</i>—</li> <li>relevant day</li> </ul>	19 20 21
	<ol> <li>Section 192(1), 'commencement of this section'— <i>omit, insert</i>— relevant day</li> <li>Section 192— <i>insert</i>—</li> </ol>	19 20 21 22 23
Clause 49	<ul> <li>(1) Section 192(1), 'commencement of this section'— omit, insert— relevant day</li> <li>(2) Section 192— insert— <ul> <li>(4) In this section—</li> <li>relevant day means the day the Domestic and Family Violence Protection and Other Legislation Amendment Act 2016, section 48</li> </ul> </li> </ul>	19 20 21 22 23 24 25 26 27

		[s 49]
ısert—		
Division	3	Transitional provisions for
		Domestic and Family
		Violence Protection and
		Other Legislation
		Amendment Act 2016
Subdivi	sion 1	Preliminary
216 Defin	itions fo	or division
Ι	n this div	ision—
	mended mendme	Act means this Act as amended by the nt Act.
a	mendme	nt Act means the Domestic and Family
		<i>Protection and Other Legislation nt Act 2016.</i>
Subdivi	sion 2	Transitional provisions for
		amendment Act, part 2,
		division 2
217 Appli order		o make or vary domestic violence
		ded Act applies to a proceeding for an
		n to make or vary a domestic violence
		ther the proceeding was started before e commencement.
		miting subsection (1), if an intervention
		previously been made against the
	-	t, the respondent's compliance with the st not be the only reason the court
	lecides—	•

	<ul> <li>(a) for an application to make a protection order—to refuse to make a protection order; or</li> <li>(b) for an application to vary a domestic violence order—to vary a protection order.</li> </ul>	1 2 3 4 5
	ligation for domestic violence order to lude written explanation	6 7
(1)	This section applies in relation to a domestic violence order made before the commencement.	8 9
(2)	Section 85, as in force immediately before the commencement, continues to apply in relation to the domestic violence order.	10 11 12
(3)	Without limiting subsection (2)—	13
	<ul> <li>(a) the information a written explanation of the domestic violence order is required to include is the information mentioned in section 84(2) or (3) as in force immediately before the commencement; and</li> </ul>	14 15 16 17 18
	(b) section 85, as amended by the amendment Act, does not apply to a copy of the domestic violence order given to the respondent, or the respondent's appointee, or sent to the respondent under section 184(4).	19 20 21 22 23 24
219 Du	ration of existing protection orders	25
(1)	This section applies to a protection order made before the commencement if the protection order—	26 27 28
	(a) was in force immediately before the commencement; and	29 30
	(b) did not state a day on which it ends.	31
(2)	Section 97, as in force immediately before the	32

[s 49]

	commencement, continues to apply to the protection order unless the protection order is varied to change its duration.	1 2 3
(3)	Section 97, as amended by the amendment Act, applies in relation to an application to vary the duration of the protection order.	4 5 6
220 Exi	sting voluntary intervention orders	7
(1)	A voluntary intervention order in force immediately before the commencement is taken to be an intervention order under the amended Act.	8 9 10 11
(2)	A reference in this Act to an intervention order includes a reference to a voluntary intervention order made before the commencement.	12 13 14
221 Po	ice protection notices	15
	A police officer may issue a police protection notice against a person under the amended Act—	16 17
	<ul> <li>(a) whether the person's behaviour that the police officer reasonably believes is domestic violence occurred before or after the commencement; and</li> </ul>	18 19 20 21
	<ul><li>(b) whether the person was taken into custody under part 4, division 3 before or after the commencement.</li></ul>	22 23 24
222 Re	lease conditions	25
	A releasing police officer may release a person from custody on release conditions under section 125, as amended by the amendment Act, whether the person was taken into custody under part 4, division 3 before or after the commencement.	26 27 28 29 30

[s 50]

Clause	50	0 Am		endment of schedule (Dictionary)			
		(1)	invo	edule, definitions family law order, named person, offence lving domestic violence, ouster condition, return dition and voluntary intervention order—	2 3 4		
			omit	t.	5		
		(2)	Sche	edule—	6		
			inse	rt—	7		
			cool	<i>-down condition</i> see section 107(1).	8		
			dom	nestic violence offence means—	9		
			(a)	a domestic violence offence within the meaning of the Criminal Code, section 1; or	10 11		
			(b)	an offence under part 7.	12		
			•	<i>ily law order</i> means either of the following that relates to ild of a respondent or an aggrieved—	13 14		
			(a)	an order, injunction, undertaking, plan or recognisance mentioned in the <i>Family Law Act 1975</i> (Cwlth), section 68R;	15 16 17		
			(b)	an order, injunction, undertaking, plan or bond mentioned in the <i>Family Court Act 1997</i> (WA), section 176.	18 19 20		
			info	rmation, for part 5A, see section 169C.	21		
			inte	rvention order see section 69(1).	22		
			nam	ned person—	23		
			(a)	in relation to a domestic violence order, see section $24(6)$ ; or	24 25		
			(b)	in relation to a police protection notice, see section 101B (2).	26 27		
			no-c	contact condition see section 107A(1).	28		
			oust	ter condition—	29		
			(a)	in relation to a domestic violence order, see section 63; or	30 31		

[s 51]

		(b) in relation to a police protection notice, see section 107B.	1 2
		<i>police prosecutor</i> means a police officer or service legal officer whose duties include acting or appearing for the prosecution in a proceeding.	3 4 5
		prescribed entity, for part 5A, see section 169C.	6
		<i>release conditions</i> see section 125(2).	7
		return condition—	8
		(a) in relation to a domestic violence order, see section 65; or	9 10
		(b) in relation to a police protection notice, see section $107C(1)$ .	11 12
		<i>specialist DFV service provider</i> , for part 5A, see section 169C.	13 14
		support service provider, for part 5A, see section 169C.	15
	(3)	Schedule, definition police protection notice, 'section 101'—	16
		omit, insert—	17
		sections 101(1) and 101A(1)	18
	(4)	Schedule, definition varied order, '91(4)'	19
		omit, insert—	20
		91(6)	21
	Division	3 Amendments to implement national domestic violence orders scheme	22 23
Clause	51 Am	nendment of s 22 (Child as aggrieved or respondent)	24
		Section 22(3)—	25
		omit, insert—	26
		(3) Subsection (2) does not limit—	27

[s 52]

С

С

			(a)	the interstate orders that are recognised interstate orders under part 6; or	1 2
			(b)	the New Zealand orders that may be registered under part 6, division 4.	3 4
lause	52			0 (What can happen if a respondent vith a domestic violence order)	5 6
		Section	30(1), 'r	egistered'—	7
		omit, in	sert—		8
			reco	ognised	9
lause	53	Replaceme order)	ent of s	31 (What is the effect of an interstate	10 11
		Section	31—		12
		omit, in	sert—		13
				the effect of an order made in another New Zealand	14 15
		(	ano inte	person has obtained an interstate order in ther State, the interstate order is a recognised rstate order under part 6 and enforceable er this Act.	16 17 18 19
		(	. ,	person has obtained a New Zealand order, the v Zealand order—	20 21
			(a)	may be registrable in Queensland under part 6 or in another State under a corresponding law; and	22 23 24
			(b)	if registered in Queensland or another State, is a recognised interstate order under part 6 and enforceable under this Act.	25 26 27

		[s 54]	
Clause	54	Amendment of s 101 (Police officer may issue police protection notice)	$\frac{1}{2}$
		Section 101(1)(c), after 'domestic violence order'—	3
		insert—	4
		or recognised interstate order	5
Clause	55	Amendment of s 110 (Explanation)	6
		(1) Section 110(3)(a)(i) and (ii)—	7
		renumber as section 110(a)(ii) and (iii).	8
		(2) Section $110(3)(a)$ —	9
		insert—	10
		<ul><li>(i) the notice may be enforceable in other States and New Zealand without further notice to the respondent; and</li></ul>	11 12 13
Clause	56	Amendment of s 162 (Notification of police commissioner)	14 15
		Section 162(1)(c)(i) and (ii)—	16
		omit, insert—	17
		(i) variation of a recognised interstate order; or	18
		(ii) registration of a New Zealand order; or	19
		<ul><li>(iii) variation of a New Zealand order as it is registered in Queensland or the period for which the order has effect in Queensland; or</li></ul>	20 21 22
		(iv) revocation of the registration of a New Zealand order;	23 24
Clause	57	Replacement of pt 6 (Registration of interstate orders)	25
		Part 6—	26
		omit, insert—	27

Part 6	National recognition of	1
	domestic violence	2
	orders	3

Note—	4
To ensure the greatest possible harmonisation for national recognition of domestic violence orders, this part closely follows corresponding legislation enacted in other Australian jurisdictions. Accordingly, this part is not entirely consistent with Queensland's current drafting style.	
Division 1 Preliminary	11
170 Object of part	12
This part establishes, in conjunction with the	13
corresponding laws, a national recognition	14
scheme for DVOs (or domestic violence orders).	15

171 Definition	ons for part	16	
In tl	In this part—		
that	<i>responding law</i> means a law of another State contains provisions that substantially respond with this part.	18 19 20	
	<i>O</i> means a local order, an interstate order or a v Zealand order.	21 22	
<i>fina</i> orde	<i>d order</i> means a DVO that is not an interimer.	23 24	
inte	interim order—		
(a)	means a DVO of an interim or provisional nature; and	26 27	
(b)	includes the following—	28	

(i) a temporary protection order;	1	
(ii) a police protection notice;	2	
(iii) release conditions;	3	
(iv) another DVO made by a police officer;	4	
<ul><li>(v) another DVO declared by regulation to be an interim order.</li></ul>	5 6	
interstate order see section 173.	7	
interstate law enforcement agency means—	8	
(a) the police force of another State; or	9	
(b) another agency of another State responsible for the enforcement of DVOs in that State.	10 11	
issuing authority means—	12	
<ul> <li>(a) generally—a court or person with power to make, vary or revoke a DVO under the law of a participating jurisdiction; or</li> </ul>		
(b) for a DVO—the court that, or person who, made the DVO.	16 17	
local order see section 172.		
make includes issue.	19	
<i>New Zealand order</i> means an order made under the <i>Domestic Violence Act 1995</i> (NZ) or under an Act repealed by that Act.		
<i>participating jurisdiction</i> means the following jurisdictions—	23 24	
(a) Queensland;	25	
(b) another State in which a corresponding law is enacted.	26 27	
properly notified see section 175.	28	
protected person means—	29	
(a) in relation to a local order—the aggrieved and each named person; or	30 31	

		1 2
	<i>recognised interstate order</i> see section 176A(1).	3
	registered foreign order see section 174.	4
	0	5 6
		7 8
	revoke includes cancel.	9
	variation application see section 176I(1).	10
172 Me	aning of <i>local order</i>	11
	A <i>local order</i> means a domestic violence order, police protection notice or release conditions.	12 13
	Note—	14
	A registered New Zealand order is not a local order even though, under section $176(1)(a)$ , it is taken to have been made in Queensland.	15 16 17
173 Me	aning of interstate order	18
	a police officer of another State that is declared by	19 20 21
	Note—	22
	though, under section $176(1)(a)$ , it is taken to have been made in the State in which it is registered as a registered	23 24 25 26
174 Me	aning of registered foreign order	27
		28 29
	(a) a registered New Zealand order; or	30

		[s 57]
	(b)	declared by regulation to be a registered foreign order.
175 Me	anin	g of properly notified
(1)		e making of a local order is <i>properly notified</i> er this Act if—
	(a)	for a local order that is a domestic violence order—the respondent is served with a copy of the order under section $133(1)(a)$ or $184$ or otherwise becomes enforceable against the respondent under section $177(1)$ ; or
		Note—
		A domestic violence order becomes enforceable against a respondent under section 177(1) when it is made (if the respondent is present in court), when it is served on the respondent or when a police office tells the respondent about the existence of the order and its conditions.
	(b)	for a local order that is a police protection notice—the respondent is served with the notice under section 109 or the notice otherwise takes effect under section 113(1); or
		Note—
		A police protection notice takes effect under section $113(1)$ when it is served on the respondent or when a police officer tells the respondent about the existence of the notice and its conditions.
	(c)	for a local order that is release conditions—the conditions are served on the respondent under section $124(1)(e)$ .
	Note	·
		ee section 188 for additional requirements that apply if document is required to be served on a child.
(2)	The noti	making of an interstate order is <i>properly</i> <i>ified</i> under the law of the State in which it is le in the circumstances provided for by the

[s 57]
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	corresponding law of that State.	1
(3)	A variation to a recognised interstate order that is done in Queensland is <i>properly notified</i> under this Act if—	2 3 4
	(a) the respondent is served with a copy of the variation under section 184; or	5 6
	Notes—	7
	1 Under section 91(5), a court that varies a local order must make a copy of the order that states the details and conditions of the order after the variation. This is referred to in the Act as the <i>varied order</i> .	8 9 10 11 12
	2 Section 184 sets out the requirements for service of a varied order on the respondent.	13 14
	(b) the variation otherwise takes effect under section 99.	15 16
(4)	A variation to a recognised interstate order or local order that is done in another State is <i>properly</i> <i>notified</i> under the law of that State in the circumstances provided for by the corresponding law of that State.	17 18 19 20 21
(5)	Despite subsections (1) and (2), a registered foreign order is <i>properly notified</i> —	22 23
	(a) under this Act when it is registered under division 4; or	24 25
	(b) under the law of another State when it is registered in that State.	26 27
	ecial provisions for registered foreign lers	28 29
(1)	For the purpose of this part, a registered foreign order—	30 31
	(a) is taken to be made in the State in which it is registered as a registered foreign order; and	32 33

	[s 57]	
1 2	(b) is taken to be made when it becomes a registered foreign order in that State.	
3 4 5	A registered foreign order is varied or revoked, for the purpose of this part, if its registration as a registered foreign order is varied or revoked.	(2)
6 7	on 2 National recognition of DVOs	Divisio
8	vision 1 General principles	Subdiv
9 10	terstate and foreign DVOs are <i>recognised</i> erstate orders	
11 12	Each of the following is a <i>recognised interstate order</i> —	(1)
13 14	(a) an interstate order made in a participating jurisdiction;	
15 16	(b) a registered foreign order registered in a participating jurisdiction.	
17	Note—	
18 19 20 21 22	The corresponding laws of other participating jurisdictions treat domestic violence orders made, and police protection notices and release conditions issued, in Queensland as <i>recognised interstate orders</i> for the purposes of those laws. See also section 223.	
23	An interstate order or registered foreign order—	(2)
24 25	(a) becomes a recognised interstate order when it is made in a participating State; and	
26 27	(b) subject to this part, remains a recognised interstate order while it remains in force in	

[s 57]

(1)	
(1)	A recognised interstate order (a <i>new order</i> ) prevails over either of the following made before the new order (each an <i>earlier comparable DVO</i> )—
	(a) a comparable recognised interstate order; or
	(b) a comparable local order.
(2)	When the new order becomes enforceable against the respondent—
	(a) the earlier comparable DVO stops being a recognised interstate order; or
	(b) the earlier comparable local order stops having effect.
(3)	A local order that stops having effect under subsection (2) is taken to have ended under section 97.
(4)	However, an earlier comparable DVO continues to be a recognised interstate order or local order, and to have effect, to the extent it relates to a person who is not a protected person under the new order.
(5)	A DVO made by a police officer does not prevail over a comparable DVO made by a court of any State.
(6)	A DVO is <i>comparable</i> with another DVO if—
	(a) the DVOs are made against the same respondent; and
	(b) the DVOs are made for the protection of 1 or

## 176C Making of new orders

31

Nothing in this part stops a person applying for, or 32

	[s 57]	
	a court making, a domestic violence order even though a recognised interstate order applies to the same respondent.	1 2 3
Subdiv	vision 2 Enforcement of recognised interstate orders	4 5
176D Re	ecognised interstate order may be enforced	6
(1)	A recognised interstate order that has been properly notified under the law of the State in which it was made—	7 8 9
	(a) has the same effect as a local order; and	10
	(b) may be enforced against a respondent as if it were a local order that had been properly notified under this Act.	11 12 13
(2)	A recognised interstate order mentioned in subsection (1) includes a recognised interstate order as varied by a variation—	14 15 16
	(a) done in a participating jurisdiction by a court under this part or a corresponding law; and	17 18 19
	(b) of which the respondent has been properly notified under the law of the State in which the variation was done.	20 21 22
(3)	A variation to a local order done in another jurisdiction may be enforced against a respondent as if the respondent had been properly notified of the variation under this Act if—	23 24 25 26
	(a) the variation was done by a court under a corresponding law; and	27 28
	(b) the respondent was properly notified of the variation under the law of the State in which the variation was done.	29 30 31

(4)	<ul><li>A prohibition, restriction or condition imposed by a recognised interstate order—</li><li>(a) has the same meaning as it would have in the State in which the order was made; and</li></ul>	1 2 3 4	
	(b) may be enforced as if it were a prohibition, restriction or condition of a local order.	5 6	
176E Pe	enalty for contravention	7	
(1)	This section applies for the purpose of working out the maximum penalty for an offence of contravening a recognised interstate order.	8 9 10	
(2)	A previous contravention of a recognised interstate order that constituted an offence is to be treated as a previous offence of contravening a local order.		
176F Lie	cences, permits and other authorisations	15	
(1)	This section applies if a law of Queensland (a <i>relevant law</i> ) restricts the grant of an authorisation, or authorises or requires an authorisation to be suspended or revoked, if a person is or has been named as a respondent in a local order.	16 17 18 19 20 21	
(2)	The relevant law applies to a person who is or has been named as a respondent in a recognised interstate order as if it were a local order.	22 23 24	
(3)	For the purposes of a relevant law—	25	
	<ul><li>(a) a recognised interstate order that is a final order is to be treated in the same way as a local order that is a final order; and</li></ul>	26 27 28	
	(b) a recognised interstate order that is an interim order is to be treated in the same way as a local order that is an interim order.	29 30 31	

	[s 57]
	Notes—
	1 See the Weapons Act, sections 27A, 28A, 29A, 29B and 34AA which provide for the impact on a person's weapons licence, including the suspension or revocation of the licence, if the person is named as the respondent in a DVO, whether or not the DVO is a recognised interstate order.
	2 See also the Weapons Act, sections 10B and 10C for how a DVO naming a person as a respondent affects whether the person is a fit and proper person to hold a weapon's licence or to be a licensed dealer's associate, whether or not the DVO is a recognised interstate order.
(5)	In this section—
	authorisation includes a licence or permit.
	grant includes issue.
176G O (1)	A recognised interstate order, to the extent it requires the payment of money, can not be enforced.
(2)	The recognition of a DVO made in another State does not confer power on a court in Queensland to award costs in respect of any proceedings relating to the DVO that occurred in another State.
(3)	This section does not prevent a court awarding costs in respect of proceedings in Queensland relating to the variation of a recognised interstate order.
Divisio	on 3 Variation and revocation of
	recognised interstate
	orders

Authorised by the Parliamentary Counsel

Domestic and Family Violence Protection and Other Legislation Amendment Bill 2016 Part 2 Amendment of Domestic and Family Violence Protection Act 2012

[s 57]

	<i>Note—</i> A local order is revoked under this Act by varying the	1
	order to state an earlier date on which the order ends. See section 176K for when a recognised interstate order is taken to have been revoked under this part.	2 3 4 5
176H Po ord	ower of court to vary recognised interstate ers	6 7
(1)	A court may vary a recognised interstate order under this division as if the order were a local order.	8 9 10
(2)	A court can not vary a recognised interstate order if it is a kind of order that can not be varied by a court in the State in which the order was made.	11 12 13
(3)	A variation to a recognised interstate order under this division is not limited in its operation to Queensland.	14 15 16
(4)	This division does not apply to the variation of a New Zealand order that is registered in Queensland under division 4.	17 18 19
	Note—	20
	Section 176P provides for the variation of a New Zealand order that is registered in Queensland under division 4.	21 22 23
(5)	If a court varies a recognised interstate order under this division, the State in which the order was made continues to be, for the purpose of this part, the State in which the order was made.	24 25 26 27
	plication for variation of recognised erstate order	28 29
(1)	An application (a <i>variation application</i> ) to vary a recognised interstate order may be made to a court—	30 31 32
	(a) as if it were an application under section 86 for a variation of a local order; and	33 34

Page 81

		(b)	by a person who would be able to make the application under that section if the recognised interstate order were a local order.	1 2 3 4
(	2)	An a	application—	5
		(a)	must be made to a court that would have power to hear the application if the recognised interstate order were a local order; and	6 7 8 9
		(b)	must comply with any requirements that would apply if the recognised interstate order were a local order; and	10 11 12
		(c)	may be dealt with (subject to this division) as if the recognised interstate order were a local order.	13 14 15
176J	De	cisio	on about hearing of application	16
(	1)		ourt may decide to hear or refuse to hear the ation application.	17 18
(	2)	appl	deciding whether to hear the variation lication the court may consider the following ters—	19 20 21
		(a)	the State in which the respondent and each protected person under the recognised interstate order usually live or work;	22 23 24
		(b)	any difficulty a party to the proceedings, other than the applicant, may have in attending the proceedings;	25 26 27
		(c)	whether there is sufficient information available to the court in relation to the recognised interstate order and the basis on which it was made;	28 29 30 31
		(d)	whether proceedings are being taken for an alleged contravention of the recognised	32 33

	interstate order and the State in which those proceedings are being taken;	1 2
	<ul> <li>(e) the practicality of the applicant (if not the respondent under the recognised interstate order) applying for and obtaining a local order against the respondent under the order with similar prohibitions or restrictions;</li> </ul>	3 4 5 6 7
	(f) the impact of the application on children;	8
	(g) any other matters the court considers relevant.	9 10
(3)	Without limiting the court's power to refuse to hear a variation application, the court may refuse to hear the application if the court is satisfied—	11 12 13
	(a) the circumstances in which the recognised interstate order was made have not materially changed; and	14 15 16
	(b) the application is in the nature of an appeal against the recognised interstate order.	17 18
(4)	For the purpose of exercising its functions under this division, a court may consider any information the court considers relevant about the making or variation of a recognised interstate order that is provided by an issuing authority of any other State.	19 20 21 22 23 24
	<i>Note—</i> Division 5 enables the court to obtain information about DVOs from other States.	25 26 27
(5)	A court must refuse to hear a variation application made by the respondent to the recognised interstate order during any period in which, under the law of the State in which the order was made, the respondent is not entitled to apply to vary or revoke the order of that State.	28 29 30 31 32 33
(6)	In this section—	34
	<i>party</i> , to a proceeding for a variation application,	35

	[\$ 57]	
	means each of the following—	1
	(a) a protected person under the recognised interstate order; and	2 3
	(b) the respondent under the recognised interstate order.	4 5
	hen recognised interstate order is taken to revoked	6 7
(1)	This section applies if a court varies a recognised interstate order under this part to—	8 9
	<ul> <li>(a) if a recognised interstate order does not state a date on which it ends—state a date on which the order ends; or</li> </ul>	10 11 12
	(b) otherwise—state an earlier date on which the order ends.	13 14
(2)	The court is taken to have revoked the recognised interstate order under this part from the stated date.	15 16 17
Divisio	on 4 Registration, and variation	18
	and revocation of	19
	registration, of New	20
	Zealand orders	21
	oplication to register New Zealand order in eensland	22 23
(1)	A person may apply to the clerk of a Magistrates Court for the registration of a New Zealand order.	24 25
(2)	The application must be in the approved form.	26

	lerk of court to obtain copies of order and of service	1 2
(1)	The clerk of the court must be satisfied—	3
	(a) the New Zealand order is in force by obtaining a certified copy of it; and	4 5
	(b) the order was served, or was taken to be served, on the respondent under the <i>Domestic Violence Act 1995</i> (NZ).	6 7 8
(2)	The clerk of the court must try to obtain the copy and proof quickly, for example, by fax, email or other electronic means.	9 1( 11
76N R	egistration of New Zealand order	12
(1)	If the clerk of the court is satisfied about the matters mentioned in section 176M(1), the clerk must register the New Zealand order.	13 14 15
(2)	However, the clerk of the court may refer the New Zealand order to the court for adaptation or modification if—	16 17 18
	(a) the clerk believes it necessary to do so; or	19
	(b) the applicant asks the clerk of the court to do so.	20 21
(3)	The court may adapt or modify the New Zealand order for the purposes of its registration in a way that the court considers necessary or desirable for its effective operation in Queensland.	22 23 24 25
(4)	The clerk of the court must register the New Zealand order as adapted or modified.	26 27
(5)	A registered New Zealand order is registered for the period during which the order, as originally made, is in force.	28 29 30
(6)	A regulation may prescribe the way that the clerk of the court is to register a New Zealand order.	31 32

1760 Di	uty c	of clerk of court after order is registered	1
(1)	day give cert	clerk of the court must, within 2 business s after the registration of a New Zealand order, e the applicant and the police commissioner a ificate of the registration with a copy of the stered New Zealand order attached.	2 3 4 5 6
(2)	is no	ice of the registration of a New Zealand order ot to be given to the person against whom the er was made unless the aggrieved consents.	7 8 9
(3)	The	consent must be given in writing.	10
(4)	for	The clerk of the court must not ask the applicant for any fee, or reimbursement for any expenses incurred, under this division.	
		on or revocation of registered New I order	14 15
(1)	An	application may be made to a court for—	16
	(a)	a variation of the New Zealand order as it is registered in Queensland; or	17 18
	(b)	a variation of the period during which a registered New Zealand order has effect in its operation in Queensland; or	19 20 21
	(c)	the revocation of the registration of a New Zealand order.	22 23
(2)	•	of the following persons may apply to a court an order under subsection (1)—	24 25
	(a)	the person who applied for the registration of the New Zealand order;	26 27
	(b)	a protected person under the New Zealand order;	28 29
	(c)	the respondent under the New Zealand order;	30 31
	(d)	an authorised person for an aggrieved;	32

	(e) a police officer.	1
(3)	The court may decide the application—	2
	(a) by varying it as it applies in Queensland; or	3
	(b) by varying the period during which it has	4
	effect in its operation in Queensland; or	5
	(c) by revoking the registration.	6
	pplicant need not notify respondent to New land order	7 8
(1)	An applicant under this division need not give notice of an application for registration of a New Zealand order, or an application for a variation of a registered New Zealand order, to the respondent.	9 10 11 12 13
(2)	When an application for which notice has not been given comes before a court, the court—	14 15
	(a) may hear and decide the application in the absence of the respondent; and	16 17
	(b) must not refuse to hear and decide the application merely because the respondent has not been given notice of the application.	18 19 20
(3)	A registered New Zealand order that is adapted or modified under section 176N (3) is enforceable in Queensland without notice of the adaptation or modification being given to the respondent.	21 22 23 24
(4)	This section does not prevent an applicant giving notice of the application, or an order made because of the application, to the respondent.	25 26 27
Divisio	on 5 Exchange of information	28

176R OI	btaining information about interstate orders	1
(1)	The following may obtain information about a DVO from an issuing authority of another State or from an interstate law enforcement agency—	2 3 4
	(a) the court;	5
	(b) the clerk of the court;	6
	(c) the police commissioner;	7
	(d) the director under the Director of Public Prosecutions Act 1984;	8 9
	(e) a police prosecutor.	10
(2)	The court or clerk of the court may use information mentioned in subsection (1) for the purpose of exercising the court's or the clerk's functions under this part.	11 12 13 14
(3)	The police commissioner, director of public prosecutions or a police prosecutor may use information mentioned in subsection (1) for a law enforcement purpose, including for the prosecution of an offence.	15 16 17 18 19
176S CI	erk of court must provide DVO information	20
(1)	The clerk of the court must provide a court of another participating jurisdiction information about a DVO that the court reasonably requests for the purpose of exercising its functions under a corresponding law.	21 22 23 24 25
(2)	If a court makes or varies a DVO, the clerk of the court must provide an interstate law enforcement agency with information about the DVO that the law enforcement agency reasonably requests for the purpose of exercising its law enforcement functions.	26 27 28 29 30 31

[s 57]

## 176T Information to be provided to law enforcement agencies

The police commissioner must provide an 3 interstate law enforcement agency information 4 the police commissioner holds about a DVO that 5 the interstate law enforcement agency reasonably 6 requests for the purpose of exercising its law 7 enforcement functions. 8

## Division 6 Miscellaneous

9

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2

176U Ce	ertificate evidence—notification	10
(1)	A certificate signed by the police commissioner or the clerk of the court and stating the following is evidence of what it says—	11 12 13
	(a) the making of a local order has been properly notified under this Act;	14 15
	(b) a variation to a DVO that was done in Queensland has been properly notified under this Act.	16 17 18
(2)	A certificate signed by an authorised officer of another State and stating the following matters is evidence of what it says—	19 20 21
	(a) the making of a DVO in that State has been properly notified under the law of that State;	22 23
	(b) a variation to a DVO that was done in that State has been properly notified under the law of that State.	24 25 26
(3)	In a document, the words "authorised officer" after a signature are evidence that the person whose signature it purports to be is an authorised officer.	27 28 29 30
(4)	If, in a criminal proceeding, the prosecuting authority intends to rely on a certificate under	31 32

[s 58]

		subsection (1) or (2), it must, at least 20 business days before the hearing day, give a copy of the certificate to the defendant or the defendant's lawyer.	1 2 3 4
	(5)	If the defendant intends to challenge a matter stated in the certificate, the defendant must, at least 15 business days before the hearing day, give the prosecuting authority notice, in the approved form, of the matter to be challenged.	5 6 7 8 9
	(6)	If the defendant acts under subsection (5), the certificate stops being evidence of the matter to be challenged.	10 11 12
	(7)	In this section—	13
		<i>authorised officer</i> , of another State, means a person (whether or not designated as an authorised officer) who is authorised under the law of that State to issue a certificate certifying a matter mentioned in subsection (2)(a) or (b).	14 15 16 17 18
Clause 58	Amendment o order)	f s 177 (Contravention of domestic violence	19 20
Clause 58			
Clause 58	order)	/(6)—	20
Clause 58	order) Section 177	/(6)—	20 21
Clause 58	order) Section 177 omit, insert	T(6)— It is not a defence in proceedings for an offence involving a recognised interstate order that a	20 21 22 23 24
Clause 58	order) Section 177 omit, insert	<ul> <li>7(6)—</li> <li>It is not a defence in proceedings for an offence involving a recognised interstate order that a person did not know—</li> <li>(a) it is an offence to contravene the recognised</li> </ul>	20 21 22 23 24 25 26

[s 59]

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Clause	59	Amendment of s 216 (Definitions for division)	1
		(1) Section 216, as inserted by this Act—	2
		insert—	3
		<i>amended part 6</i> means part 6 as amended by the amendment Act.	4 5
		(2) Section 216, as inserted by this Act—	6
		insert—	7
		(2) Terms used in subdivision 3 have the same meaning they have in part 6.	8 9
Clause	60	Insertion of new pt 10, div 3, sdivs 3 and 4	10
		Part 10, division 3, as inserted by this Act—	11
		insert—	12
		Subdivision 3 Transitional provisions for national recognition of domestic violence orders scheme	13 14 15 16
		Note—	17
		To ensure the greatest possible harmonisation for national recognition of domestic violence orders, this subdivision closely follows corresponding legislation enacted in other Australian jurisdictions. Accordingly, this subdivision is not entirely consistent with Queensland's current drafting style.	18 19 20 21 22 23
		223 Local orders	24
		(1) Amended part 6 applies to each of the following—	25 26
		<ul> <li>(a) a domestic violence order, police protection notice or release conditions made after the commencement;</li> </ul>	27 28 29

[s 60]

	(b)	a domestic violence order, police protection notice or release conditions made before the commencement that are declared, under section 225, to be a recognised interstate order for the purposes of the corresponding laws of other participating jurisdictions;	1 2 3 4 5 6
	(c)	a domestic violence order, police protection notice or release conditions that are declared to be a recognised interstate order under the corresponding law of another participating jurisdiction, whether the order, notice, conditions or declaration was made before or after the commencement.	7 8 9 10 11 12 13
(2)	noti sub of	domestic violence order, police protection ice or release conditions mentioned in section $(1)(a)$ are taken to be, for the purposes the corresponding law of another State, a ognised interstate order under amended part 6.	14 15 16 17 18
	p er jւ	2	19 20 21 22 23 24
Inte	ersta	te orders	25
(1)	Am	ended part 6 applies to an interstate order—	26
	(a)	that is a recognised interstate order under the corresponding law of the State in which the order was made; or	27 28 29
	(b)	declared to be a recognised interstate order under section 225 or the corresponding law of another participating jurisdiction.	30 31 32
(2)	For	subsection (1), it does not matter—	33
	(a)	whether the interstate order was made before or after the commencement; or	34 35

224

[s 60]

	(b) if the interstate order is a registered foreign order registered in that jurisdiction—whether the order was registered before or after the commencement; or	1 2 3 4 5
	(c) if the interstate order has been varied or revoked in the State in which it was made or in another participating jurisdiction—whether the variation or revocation was done before or after the commencement; or	6 7 8 9 10 11
	(d) if the interstate order was declared to be a recognised interstate order under the corresponding law of another participating jurisdiction—whether the declaration was made before or after the commencement.	12 13 14 15 16
	Note—	17
	While amended part 6 may apply for an interstate order even if the interstate order was made before the commencement, a person will not commit an offence in Queensland for contravening the order unless the person's act or omission that contravenes the order occurs after the commencement. See the <i>Acts</i> <i>Interpretation Act 1954</i> , section 20C.	18 19 20 21 22 23 24
	urt may declare DVO to be recognised erstate order	25 26
(1)	A court may declare a domestic violence order, police protection notice or release conditions to be a recognised interstate order to which amended part 6 applies for the purposes of the corresponding laws of other participating jurisdictions.	27 28 29 30 31 32
(2)	Also, a court may declare an interstate order to be a recognised interstate order to which amended part 6 applies if, in the State in which it was made,	33 34 35

35 36

the order—

[s 60]

	(a) is in force; and
	(b) is not a recognised interstate order.
(3)	The jurisdiction in which the DVO was made does not have to be a participating jurisdiction.
(4)	If an application for a declaration under subsection (1) or (2) is made under section 226, the court must make the declaration unless it is not in the interests of justice to do so.
(5)	Without limiting subsection (4), the court may refuse to make the declaration if the court is not satisfied the respondent has been properly notified of the making of the interstate order under the law of the State in which the order was made.
(6)	However, the court may not declare a general violence order to be a recognised interstate order to which amended part 6 applies.
(7)	Notice of a declaration made under this section is to be given to the respondent only if the person who applied for the declaration consents.
(8)	In this section—
	<i>general violence order</i> means an order made under the corresponding law of another State that is declared by regulation to be a general violence order.
	<i>interstate order</i> , of a jurisdiction, includes a registered foreign order registered in the jurisdiction.
226 Ap	plication for declaration
(1)	A person may apply for a declaration under section 225 for a DVO if the person would be able to apply to vary the DVO—

[s 60]

	(a) if the DVO is a domestic violence order—under section 86; or	1 2
	(b) if the DVO is an interstate order—under section 176I if the DVO were a recognised interstate order.	3 4 5
(2)	The application must be in the approved form.	6
Subdiv	vision 4 Transitional provisions for previous part 6	7 8
227 Exi	sting registered interstate orders	9
(1)	This section applies to an interstate order (a <i>registered interstate order</i> ) that, immediately before the commencement—	10 11 12
	(a) was in force in the State in which it was made; and	13 14
	(b) was registered under previous part 6.	15
(2)	The registered interstate order—	16
	(a) continues to have the same effect as a protection order; and	17 18
	(b) may continue to be enforced against a person as if it were a protection order that had been personally served on the person as a respondent.	19 20 21 22
(3)	Subsection (2) applies for the period during which the registered interstate order, as originally made, is in force in the State in which it was made.	23 24 25
(4)	Amended part 6, division 4 applies to a registered interstate order as though a reference in that division to a registered New Zealand order is a reference to a registered interstate order.	26 27 28 29
(5)	Without limiting subsection (4), an application may be made and decided under section 176P	30 31

[s 61]

	for—	1
	(a) a variation of the interstate order as it is registered in Queensland; or	2 3
	(b) a variation of the period during which a registered interstate order has effect in its operation in Queensland; or	4 5 6
	(c) the revocation of the registration of an interstate order.	7 8
(6)	This section applies subject to section 176B.	9
(7)	In this section—	10
	<i>interstate order</i> means an order made by a court of another State under a law of the other State that was, immediately before the commencement, prescribed by regulation for previous part 6.	11 12 13 14
	<i>previous part 6</i> means part 6 as in force from time to time before the commencement.	15 16
	State includes New Zealand.	17
	plication to register New Zealand order as erstate order	18 19
(1)	This section applies to an application to register a New Zealand order as an interstate order under previous section 170 if, immediately before the commencement, the application had not been finally dealt with.	20 21 22 23 24
(2)	The application is taken to be an application to register the order under section 176L.	25 26
Clause 61 Amendment o	f schedule (Dictionary)	27
(1) Schedule, o	definitions interstate order, registered interstate ondent and variation application—	28 29 30
		20

[s 61]

(2)	Schedule-	-	1
	insert—		2
		corresponding law, for part 6, see section 171.	3
		<b>DVO</b> , for part 6, see section 171.	4
		final order, for part 6, see section 171.	5
		interim order, for part 6, see section 171.	6
		interstate order see section 173.	7
		<i>interstate law enforcement agency</i> , for part 6, see section 171.	8 9
		issuing authority, for part 6, see section 171.	10
		local order, for part 6, see section 172.	11
		make, for part 6, see section 171.	12
		New Zealand order see section 171.	13
		<i>participating jurisdiction</i> , for part 6, see section 171.	14 15
		properly notified, for part 6, see section 175.	16
		protected person, for part 6, see section 171.	17
		recognised interstate order see section 176A(1).	18
		<i>registered foreign order</i> , for part 6, see section 174.	19 20
		<i>registered New Zealand order</i> , for part 6, see section 171.	21 22
		<i>respondent</i> means—	23
		(a) for part 6, see section 171; and	24
		(b) otherwise—see section 21(3).	25
		revoke, for part 6, see section 171.	26
		variation application—	27
		(a) for part 3, division 1A, see section $41A(3)(b)$ ; and	28 29

Domestic and Family Violence Protection and Other Legislation Amendment Bill 2016 Part 3 Amendment of Police Powers and Responsibilities Act 2000

				[s 62]		
			(b) for part 6, see section 176I(1).	1		
		(3)	Schedule, definition <i>variation</i> , after 'domestic order'—	violence 2 3		
			insert—	4		
			or recognised interstate order	5		
	Part	3	Amendment of Police Pow and Responsibilities Act 2	0		
Clause	62	Act	amended	8		
			This part amends the <i>Police Powers and Responsibi</i> 2000.	10		
			<i>Note—</i> See also the amendments in schedule 1.	11 12		
Clause	63	Amendment of s 610 (Police actions after domestic violence order is made)				
		(1)	Section 610, heading, 'is'	15		
			omit, insert—	16		
			, police protection notice or release co are	onditions 17 18		
		(2)	Section 610(1), '(the respondent)'—	19		
			omit, insert—	20		
			, police protection notice or release cond	litions 21		
		(3)	Section 610(2) and (3)—	22		
			omit.	23		
		(4)	Section 610(4), 'gives the order to'—	24		
			omit, insert—	25		
			serves the order, notice or conditions on	26		

Domestic and Family Violence Protection and Other Legislation Amendment Bill 2016 Part 3 Amendment of Police Powers and Responsibilities Act 2000

[s 64]

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ic 7 se 8 ne 9 a 10 ne 11 est 12 vn 13 2, 14 15
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				[s 65]	
			omit, insert—	-	1
			(	(b) for a weapon given to a police officer under the <i>Weapons Act 1990</i> , section 29B because a domestic violence order was made, a police protection notice was issued or release conditions were imposed—3 months after the day the order is made, the notice is issued or conditions are imposed; or	2 3 4 5 6 7 8
Clause	65	Am	endment of	sch 6 (Dictionary)	9
		(1)	Schedule 6, c	lefinition interstate domestic violence order—	10 11
		(2)	Schedule 6— <i>insert</i> —	-	12 13
			i t	<i>interstate domestic violence order</i> means an interstate order or registered foreign order under the <i>Domestic and Family Violence Protection Act</i> 2012, part 6, whether or not the order is a recognised interstate order under that Act.	14 15 16 17 18
			-	<i>police protection notice</i> see the <i>Domestic and</i> <i>Family Violence Protection Act 2012.</i>	19 20
				<i>release conditions</i> see the <i>Domestic and Family</i> <i>Violence Protection Act 2012.</i>	21 22
		(3)	Schedule 6, c	lefinition enforcement act—	23
			insert—		24
			(	(lb) the giving of a direction to a person to move to and remain at another location under the <i>Domestic and Family Violence Protection</i> <i>Act 2012</i> , part 4, division 5;	25 26 27 28

[s 66]

	Part	4		Amendment of Weapons Act 1990	1 2
Clause	66	Act	amended		3
			This part an	nends the Weapons Act 1990.	4
Clause	67	Am	endment o	f s 10B (Fit and proper person—licensees)	5
			Section 10E	B(1)(b), after 'been made'—	6
			insert—		7
				, police protection notice issued or release conditions imposed	8 9
Clause	68			f s 27A (Suspension of licence and related emporary protection order is made)	10 11
		(1)	Section 27A	A, heading—	12
			omit, insert		13
			pro	ect of temporary protection order, police tection notice or release conditions on nce	14 15 16
		(2)	Section 27A	A(1)—	17
			omit, insert	_	18
			(1)	If a person is a licensee and is named as the respondent in a temporary protection order, police protection notice or release conditions, the licence is suspended while the order, notice or conditions are in force.	19 20 21 22 23
		(3)	Section 27A	A(2), after 'in a temporary protection order'—	24
			insert—		25
				, police protection notice or release conditions	26
		(4)	Section 27A is'—	A(2)(a), (4)(b) and (5), 'temporary protection order	27 28

				[s	69]
			omit, insert-	_	1
				order, notice or conditions are	2
		(5)	Section 27A	(2)(b) and (3)(b), 'temporary protection order'	— 3
			omit, insert-	—	4
				order, notice or conditions	5
Clause	69			s 29A (Action by court if respondent ha pons through employment)	<b>s</b> 6 7
		(1)	Section 29A	(1)(a), after 'domestic violence order'—	8
			insert—		9
				, police protection notice or release conditions	10
		(2)	Section 29A	(2)(c) and (d), 'domestic violence order'—	1
			omit, insert-	_	12
				order, notice or conditions	13
		(3)	Section 29A	(3) and (4), after 'order'—	14
			insert—		1.
				, notice or conditions	10
Clause	70			s 29B (Arrangements for surrender of revoked licences and weapons)	17 18
		(1)	Section 29B	(1), from 'a court'—	19
			omit, insert-	_	20
				the person is named as the respondent in domestic violence order, police protection not or release conditions.	
		(2)	Section 29B	(2) and (3)—	24
			omit, insert-	_	25
			(2)	Subsection (3) applies—	20
				(a) if the respondent is present—	27

[s 70]

			(i) in court when the court makes the order; or	1 2
			(ii) when a police officer issues and explains the notice; or	3 4
		(b)	when a police officer gives the order or notice to the respondent at a place other than the respondent's place of residence; or	5 6 7
		(c)	when a police officer gives the conditions to the respondent.	8 9
	· · ·	The follc	respondent must immediately do the owing—	10 11
		(a)	if the respondent's licence is in the respondent's possession—give the licence to a police officer;	12 13 14
		(b)	if the respondent's licence is not in the respondent's possession—arrange with a police officer to give the licence to a police officer no later than 1 day after—	15 16 17 18
			(i) for subsection (2)(a)—the order is made or notice is issued;	19 20
			(ii) otherwise—the order, notice or conditions are given to the respondent;	21 22
		(c)	arrange with a police officer to give to a police officer any weapon the respondent possesses, or to otherwise surrender the weapon, as soon as practicable, but no later than 1 day, after—	23 24 25 26 27
			<ul><li>(i) for subsection (2)(a)—the order is made or notice is issued;</li></ul>	28 29
			(ii) otherwise—the order, notice or conditions are given to the respondent.	30 31
		Max	ximum penalty—10 penalty units.	32
(3)	Section 29B	(4), a	after 'the order'—	33

[s 71] insert-1 or notice 2 (4) Section 29B(5)(a), 'subsection (2)'— 3 omit, insert— 4 subsection (3) 5 (5) Section 29B(7), 'order is'— 6 omit. insert— 7 order, police protection notice or release 8 conditions are 9 (6) Section 29B(8)— 10 insert— 11 *made* includes issued or imposed. 12 Clause 71 Amendment of s 53 (An unlicensed person may use a 13 weapon at an approved range) 14 Section 53(7), definition *excluded person*, paragraph (d), after 15 'order'— 16 insert— 17 , police protection notice or release conditions 18 Amendment of sch 2 (Dictionary) Clause 72 19 Schedule 2, definition interstate domestic violence order— (1)20 omit. 21 (2) Schedule 2— 22 insert— 23 *interstate domestic violence order* means an interstate order 24 or registered foreign order under the Domestic and Family 25 Violence Protection Act 2012, part 6, whether or not the order 26 is a recognised interstate order under that Act. 27

## [s 73]

		<i>police protection notice</i> means a police protection notice under the <i>Domestic and Family Violence Protection Act 2012</i> , and includes an interstate domestic violence order issued by a police officer.	1 2 3 4
		<i>release conditions</i> see the <i>Domestic and Family Violence</i> <i>Protection Act 2012.</i>	5 6
	Part	5 Amendment of Acts	7
Clause	73	Amendment of Acts	8
		Schedule 1 amends the Acts it mentions.	9

Sch	edule 1	Acts amended	1
		section 73	2
Birth	ns, Deaths a	nd Marriages Registration Act 2003	3
1		), example 1, from 'Domestic and Family ptection Act 1989'—	4 5
	omit, inse	<i>Prt</i> — Domestic and Family Violence Protection Act 2012 or an interstate order or registered New Zealand order under part 6 of that Act.	6 7 8 9
Corr	ective Servi	ces Act 2006	10
1		2)(d)(i), example, 'Domestic and Family otection Act 1989'—	11 12
	omit, inse	prt— Domestic and Family Violence Protection Act 2012	13 14
Disp	ute Resolut	ion Centres Act 1990	15
1	Section 35(3 Violence Pro	) definition <i>offence</i> , 'Domestic and Family ptection Act 1989'—	16 17
	omit, inse	ert—	18
		Domestic and Family Violence Protection Act 2012	19 20

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Dor	mestic and Family Violence Protection Act 2012	1
1	Section 6(c), 'an offence involving domestic violence'—	2
	omit, insert—	3
	a domestic violence offence	4
2	Section 26(b), 'an offence involving domestic violence'—	5
	omit, insert—	6
	a domestic violence offence	7
3	Section 28, note, '(Conditions of domestic violence orders)'—	8 9
	omit, insert—	10
	for provisions about the other conditions a court can impose on the respondent	11 12
4	Section 34(3)—	13
	insert—	14
	Note—	15
	Section 153 provides that a police officer may file a document in a proceeding under this Act by electronic or computer-based means.	16 17 18
5	Section 42(1), 'an offence involving domestic violence'—	19
	omit, insert—	20
	a domestic violence offence	21
6	Section 63(1), notes, from 'See sections 139'—	22
	omit, insert—	23
	Sections 139 and 140 allow particular applications made under the <i>Residential Tenancies and Rooming</i>	24 25

	Accommodation Act 2008 to be made to a Magistrates Court, or removed to a Magistrates Court, if an application for a protection order or a variation of a domestic violence order has been made to the court.	1 2 3 4
7	Section 70, heading, 'Voluntary intervention'—	5
	omit, insert—	6
	Intervention	7
8	Section 70, 'a voluntary'—	8
	omit, insert—	9
	an	10
9	Section 70(b), notes—	11
	omit, insert—	12
	Note—	13
	Under sections 37(2)(a)(ii) and 91(3)(a), a contravention of an intervention order is relevant to the making or a protection order and the variation of a domestic violence order.	14 15 16 17
10	Section 71, heading, 'voluntary'—	18
	omit.	19
11	Section 71, 'a voluntary'—	20
	omit, insert—	21
	an	22
12	Section 72(1), 'a voluntary'—	23
	omit, insert—	24
	an	25

Schedule 1 Section 73, heading, 'voluntary'-13 1 omit. 2 14 Section 73(1), 'a voluntary'— 3 omit, insert— 4 an 5 15 Section 73(1)(a) and (3)(b), 'voluntary'— 6 omit. 7 Part 3, division 8, heading, note-16 8 omit. insert— 9 Note-10 See the Weapons Act, sections 27A, 28A, 29A, 29B and 11 34AA which provide for the impact on a person's 12 13 weapons licence, including the suspension or revocation of the licence, if the person is named as the respondent 14 in a domestic violence order, police protection notice or 15 release conditions. 16 17 Section 86(3), after 'for example'— 17 insert— 18 , the following 19 18 Section 88(4)— 20 insert— 21 22 Note-Section 153 provides that a police officer may file a 23 document in a proceeding under this Act by electronic 24 or computer-based means. 25

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19	Section 116, not	e—	1
	omit, insert—		2
	N	lote—	3
		The <i>Police Powers and Responsibilities Act 2000</i> , section 615 provides that it is lawful for a police officer exercising or attempting to exercise a power under an Act to use reasonably necessary force to exercise the power.	4 5 6 7 8
20	Section 117, not child)'	e, '(Particular safeguards for detention of	9 10
	omit, insert—		11
		for safeguards that apply if a person taken into custody under section 116 is a child	12 13
21	Section 119(1)(a	)(i), 'section 124(b)'—	14
	omit, insert—		15
	S	ection 124(1)(b)	16
22	Section 119(1)(b	), 'section 124(d)'—	17
	omit, insert—		18
	S	ection 124(1)(d) or (e)	19
23	Section 119(1)(c	), 'section 124(c)'—	20
	omit, insert—		21
	S	ection 124(1)(c)	22
24	Section 132(1)-		23
	insert—		24
	N	lote—	25
		Section 153 provides that a police officer may file a document in a proceeding under this Act by electronic or computer-based means.	26 27 28

Schedule 1 Section 137(4), 'an offence involving domestic 25 1 violence'-2 omit, insert— 3 a domestic violence offence 4 Section 139(1), 'the'-26 5 omit, insert— 6 a 7 Section 152, editor's note-27 8 omit, insert— 9 Note-10 The Evidence Act 1977, section 21A allows a court to 11 make orders or directions that apply when a special 12 witness is giving evidence. 13 Section 177(7)-28 14 omit. 15 29 Section 186, heading, 'voluntary'— 16 omit. 17 Section 186(1) and (5), 'a voluntary'-30 18 omit, insert— 19 20 an 31 Section 186(2), 'voluntary'— 21 omit. 22

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32	Section 189(2)(d), 'a voluntary'—	1
-	omit, insert—	2
	an	-3
		5
33	Section 189(3)(d), after 'section'—	4
	omit, insert—	5
	101A or	6
Ехр	losives Act 1999	7
1	Schedule 2, definition <i>domestic violence order</i> , from 'Domestic and Family Violence Protection Act 1989'—	8 9
	omit, insert—	10
	Domestic and Family Violence Protection Act 2012, and includes an interstate order or registered New Zealand order under part 6 of that Act.	11 12 13 14
Poli	ce Powers and Responsibilities Act 2000	15
1	Section 378(1)(b), example 4, after 'domestic violence order'—	16 17
	insert—	18
	, police protection notice or release conditions	19

2	Section 604(2), example 3, after 'domestic violence order'—	
	insert—	22

	Schedule 1	
	, police protection notice or release conditions	1
3	Schedule 1, entry for <i>Domestic and Family Violence</i> Protection Act 1989—	2 3
	omit, insert—	4
	Domestic and Family Violence Protection Act 2012	5 6
4	Schedule 4, entry for <i>Domestic and Family Violence</i> Protection Act 1989—	7 8
	omit.	9
Tow	Truck Act 1973	10
1	Section 4C(1)(h), 'or an interstate order'—	11
	omit, insert—	12
	, an interstate order or registered New Zealand order	13 14

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