

Bail (Domestic Violence) and Another Act Amendment Bill 2017



Queensland

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2017

A Bill

for

An Act to amend the *Bail Act 1980* and the *Corrective Services Act 2006* for particular purposes

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	The Pa	arliament of Qu	ieen	sland enacts—	1
	Part	1	Pre	eliminary	2
Clause	1		•	e cited as the Bail (Domestic Violence) and endment Act 2017.	3 4 5
	Part	2	Am	nendment of Bail Act 1980	6
Clause	2	Act amended This part an	nend	s the <i>Bail Act 1980</i> .	7 8
Clause	3	Amendment o Section 6— insert—		(Definitions)	9 10 11
			a m	tronic address includes an email address and obile phone number. tronic means includes by email, multimedia	12 13 14
				sage and SMS message. vant domestic violence offence means—	15 16
			(a)		17 18
			(b)	an offence against the Criminal Code, section 355, 359E or 461, or a provision of the Criminal Code mentioned in the <i>Penalties and Sentences Act 1992</i> , schedule 1, committed by a person if the act or omission constituting the offence is also—	19 20 21 22 23 24

domestic violence or

domestic violence, under the Domestic

1

associated

		2012, committed by the person; or	<i>3</i> 4
		(ii) a contravention of the <i>Domestic and Family Violence Protection Act 2012</i> , section 177(2).	5 6 7
Clause 4	Amendment o	of s 11 (Conditions of release on bail)	8
	(1) Section 11-	_	9
	insert—		10
	(4B)	A court or a police officer authorised by this Act to grant bail for the release of a person who is charged with a relevant domestic violence offence must consider the imposition of a special condition under subsection (2) that prohibits the person from approaching within a stated distance of a stated place regularly frequented by the complainant for the offence. Examples of a place regularly frequented by a complainant	11 12 13 14 15 16 17 18
		for an offence—	20
		• the complainant's usual place of residence	21
		• the complainant's workplace	22
	(4C)	A court or a police officer authorised by this Act to grant bail for the release of a person who is charged with a relevant domestic violence offence must also consider the imposition of a special condition under subsection (2) that requires the person to wear a tracking device while the person is released on bail.	23 24 25 26 27 28 29
	(4D)	If bail for a person is subject to a special condition mentioned in subsection (4C), the court may impose any other condition the court considers necessary to facilitate the use of the tracking device.	30 31 32 33 34

(i)

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	(2)	Section 11(10)—	1
		insert—		2
			tracking device means an electronic device capable of being worn, and not removed, by a person for the purpose of the Queensland police service finding or monitoring the geographical location of the person.	3 4 5 6 7
Clause 5	Inse	rtion of ne	ew ss 11C and 11D	8
		After sectio	n 11B—	9
		insert—		10
			ht of complainant to receive notice of dication for bail	11 12
		(1)	This section applies if a defendant charged with a relevant domestic violence offence makes an application for bail or for a variation of bail to a court.	13 14 15 16
		(2)	The prosecutor or other person appearing on behalf of the Crown must give notice of the application to the complainant for the offence.	17 18 19
		(3)	The notice must be given within 24 hours after the application is made.	20 21
		(4)	The notice may be given by electronic means to the last known electronic address of the complainant.	22 23 24
			ht of person at risk of domestic violence to eive particular information about release	25 26
		(1)	This section applies if a court or police officer makes a decision about release under this part or the <i>Youth Justice Act 1992</i> , part 5, for a defendant charged with a relevant domestic violence offence.	27 28 29 30 31
		(2)	The court or police officer must give the	32

		owing information to each person at risk of nestic violence from the defendant—	1 2
	(a)	the date the defendant is released;	3
	(b)	the time and place the defendant is required to surrender into the court's custody.	4 5
(3)		information must be given to a person at risk lomestic violence—	6 7
	(a)	if the court or police officer is aware the person is a person at risk of domestic violence from the defendant at the time the decision is made—immediately after the decision is made; or	8 9 10 11 12
	(b)	otherwise—within 24 hours after the court or police officer becomes aware the person is a person at risk of domestic violence from the defendant.	13 14 15 16
(4)	mea	information may be given by electronic and to the last known electronic address of the son at risk of domestic violence.	17 18 19
(5)	In th	his section—	20
	defe	son at risk of domestic violence, from a endant charged with a relevant domestic ence offence, means—	21 22 23
	(a)	the complainant for the offence; or	24
	(b)	if the complainant is deceased, an immediate family member of the deceased complainant; or	25 26 27
	(c)	if the complainant is under 18 years or has a legal incapacity, the complainant's parent or guardian; or	28 29 30
	(d)	another person who—	31
		(i) gives the court or police officer documentary evidence of the defendant's domestic violence against	32 33 34

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				(ii)	the person, whether or not the domestic violence constitutes the offence with which the person is charged; or Example of documentary evidence— a domestic violence order under the Domestic and Family Violence Protection Act 2012, whether or not the order is current satisfies the court or police officer the person's life or physical safety could reasonably be expected to be endangered because of a risk of domestic violence committed by the defendant against the person.	1 2 3 4 5 6 7 8 9 10 11 12 13
·laa	c	A manalmant o	£ _ 4/	: /D	fund of ball	1.4
lause	6	Amendment o		o (Re	erusai or bail)	14
		Section 16(3)—			15
		insert—				16
			(g)	with	a relevant domestic violence offence;	17
lause	7	Insertion of ne	ew s	19C/	Δ	18
	-	After section				19
		insert—				20
		19CA S			ease decision relating to relevant blence offence	21 22
		(1)	This	sect	ion applies if—	23
			(a)	unde part	ecision has been made about release er this part or the <i>Youth Justice Act 1992</i> , 5, for a defendant charged with a vant domestic violence offence; and	24 25 26 27
			(b)	beha	prosecutor or other person appearing on alf of the Crown applies to the reviewing t for a review of the decision.	28 29 30
		(2)	The	deci	sion about release is stayed until the	31

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				ear	lier of the following—	1
				(a)	the reviewing court makes an order under section 19B(6) or 19C(5);	2 3
				(b)	the application for the review of the decision is discontinued;	4 5
				(c)	4p.m. on the day that is 3 business days after the day on which the decision about release was made.	6 7 8
			(3	*	decision about release does not entitle a person be at liberty while the decision is stayed.	9 10
Clause	8		endment tion 19B		19D (Warrants in aid of orders under C)	11 12
		(1)	Section 1	9D, he	eading, after 'or 19C'—	13
			insert—			14
				or	stay under section 19CA	15
		(2)	Section 1	9D—		16
			insert—			17
			(2	stay app	so, a reviewing court may, for giving effect to a y under section 19CA, issue a warrant for the prehension of the defendant directing that the rendant be brought before a stated court.	18 19 20 21
Clause	9	Ins	ertion of	new s	36BA	22
			After sec	tion 36	B—	23
			insert—			24
			36BA	Revie	w of domestic violence provisions	25
			(1	dor as j	e Minister must ensure the operation of the mestic violence provisions is reviewed as soon practicable after the day that is 2 years after the mmencement of the provisions.	26 27 28 29

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		(2)	The review must include a review of whether the domestic violence provisions—	1 2		
			(a) have been effective in protecting people from domestic violence; and	3 4		
			(b) have had sufficient regard to rights and liberties of defendants; and	5 6		
			(c) remain appropriate.	7		
		(3)	The Minister must, as soon as practicable after the review is finished, table in the Legislative Assembly a report on the outcome of the review.	8 9 10		
		(4)	In this section—	11		
			<i>domestic violence provisions</i> means sections 19CA and 19D(2).	12 13		
	Part	3	Amendment of Corrective	14		
			Services Act 2006	15		
Clause	10	Act amended		16		
			mends the Corrective Services Act 2006.	17		
Clause	11	Replacement	of s 320 (Eligible persons register)	18		
		Section 320)	19		
		omit, insert	<u>. </u>	20		
		320 Eligible persons register				
		(1)	The chief executive must keep a register of persons who are eligible to receive information under section 324A or 325 (<i>prisoner information</i>) about—	22 23 24 25		
			(a) a supervised dangerous prisoner (sexual offender); or	26 27		

	(b)	peri	od of	er who has been sentenced to a f imprisonment for an offence of or a sexual offence; or	1 2 3
	(c)	peri	od of	er who has been sentenced to a imprisonment for an offence other ffence mentioned in paragraph (b).	4 5 6
(2)				persons may apply, in the approved gistered as an eligible person—	7 8
	(a)	for a or (t	•	oner mentioned in subsection (1)(a)	9 10
		(i)		actual victim of the offence (the (m)); or	11 12
		(ii)		e victim is deceased, an immediate ily member of the deceased victim;	13 14 15
		(iii)	lega	e victim is under 18 years or has a l incapacity, the victim's parent or rdian; or	16 17 18
		(iv)	anot	her person who—	19
			(A)	gives the chief executive documentary evidence of the prisoner's history of violence against the person; or	20 21 22 23
				Example—	24
				a domestic violence order under the <i>Domestic and Family Violence Protection Act 2012</i> , whether or not the order is current	25 26 27 28
			(B)	satisfies the chief executive the person's life or physical safety could reasonably be expected to be endangered because of a connection between the person and the offence:	29 30 31 32 33

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	(b) for a prisoner mentioned in subsection (1)(c)—	1 2
	(i) a person who gives the chief executive documentary evidence of the prisoner's domestic violence against the person, whether or not the domestic violence constitutes the offence for which the person is imprisoned; or	3 4 5 6 7 8
	Example—	9
	a domestic violence order under the <i>Domestic and Family Violence Protection Act 2012</i> , whether or not the order is current	10 11 12
	(ii) a person who satisfies the chief executive the person's life or physical safety could reasonably be expected to be endangered because of a risk of domestic violence committed by the prisoner against the person.	13 14 15 16 17 18
(3)	The application must be accompanied by documentary evidence satisfying the chief executive of the applicant's identity.	19 20 21
(4)	The applicant may nominate an entity to receive the prisoner information for the applicant.	22 23
	Example of entity—	24
	a victims' support agency	25
(5)	In this section—	26
	offence of violence means an offence in which the victim suffers actual or threatened violence.	27 28
ertion of ne	ew s 324A	29
After section	on 324—	30
insert—		31

Insertion

Clause 12

24		gnt o	of eligible persons to receive particular ition	1 2			
	(1)	The chief executive must give an eligible person the following information about a prisoner in relation to whom the eligible person is registered—					
		(a)	the prisoner's eligibility dates for discharge or release;	7 8			
		(b)	the prisoner's date of discharge or release;	9			
		(c)	the fact, and date, of the death or escape of the prisoner;	10 11			
		(d)	the fact, and date, of any particular circumstances relating to the prisoner that could reasonably be expected to endanger the eligible person's life or physical safety.	12 13 14 15			
			Examples of particular circumstances relating to a prisoner—	16 17			
			 the prisoner is mistakenly discharged before the prisoner's discharge day 	18 19			
			• the prisoner is granted leave under chapter 2, part 2, division 8 without supervision	20 21			
	(2)	The	information must be given to the person—	22			
		(a)	for information mentioned in subsection (1)(a)—as soon as practicable after the chief executive becomes aware of the information; or	23 24 25 26			
		(b)	for information mentioned in subsection (1)(b)—at least 14 days before the prisoner's date of discharge or release; or	27 28 29			
		(c)	for information mentioned in subsection (1)(c) and (d)—immediately after the chief executive becomes aware of the information.	30 31 32 33			
	(3)		ne eligible person nominated an entity under	34 35			

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	chief executive may give the information to the nominee.	1 2
clause 13	Amendment of s 325 (Releasing information)	3
	(1) Section 325, heading, after 'Releasing'—	4
	insert—	5
	other	6
	(2) Section 325(1)(d) and (e)—	7
	omit.	8
	(3) Section 325(1)(g)—	9
	omit, insert—	10
	(g) other exceptional events relating to the prisoner.	11 12
	(4) Section 325(1)(f) and (g)—	13
	renumber as section 325(1)(d) and (e).	14