

Corrective Services and Other Legislation Amendment Bill 2020



Queensland

Corrective Services and Other Legislation Amendment Bill 2020

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for

An Act to amend the Corrective Services Act 2006, the Criminal Code, the Criminal Law Amendment Act 1945, the Penalties and Sentences Act 1992, the Racing Integrity Act 2016, the Racing Integrity Regulation 2016, the Weapons Act 1990, the Weapons Categories Regulation 1997 and the Weapons Regulation 2016 for particular purposes

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	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Corrective Services and Other Legislation Amendment Act 2020.	4 5
Clause	2	Commencement	6
		The following provisions of this Act commence on a day to be fixed by proclamation—	7 8
		(a) sections 39, 43 and 50;	9
		(b) parts 5 and 6;	10
		(c) schedule 1, part 2.	11
	Part	2 Amendment of Corrective	12
		Services Act 2006	13
Clause	3	Act amended	14
		This part amends the Corrective Services Act 2006.	15
		Note—	16
		See also the amendments in schedule 1.	17
Clause	4	Amendment of s 60 (Maximum security order)	18
		(1) Section 60—	19
		insert—	20
		(1A) However, the chief executive may direct that the prisoner be accommodated for the whole or a part	21 22

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			_	
		(2)	of the period for which the maximum security order is in effect in an area in the corrective services facility other than a maximum security unit.	1 2 3 4
		(2)	Section 60(1A) to (3)—	5
			renumber as section 60(2) to (4).	6
Clause	5		nendment of s 62 (Other matters about maximum curity order)	7 8
		(1)	Section 62(1)(a), 'accommodated in the maximum security unit'—	9 10
			omit.	11
		(2)	Section 62(2)(a), after 'unit'—	12
			insert—	13
			or in the area in which the prisoner is accommodated	14 15
		(3)	Section 62(3), ', within the maximum security unit,'—	16
			omit.	17
Clause	6	Ins	ertion of new s 63A	18
			After section 63—	19
			insert—	20
			63A Suspension of maximum security order	21
			(1) This section applies if a prisoner subject to a maximum security order is transferred to another place and lawfully given into another person's custody.	22 23 24 25
			Note—	26
			See, for example, section 68(5).	27
			(2) The maximum security order is suspended while the prisoner is in the other person's custody.	28 29

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		(3) The suspension ends when the prisoner returns to the chief executive's custody.	1 2
		(4) Within 7 days after the prisoner returns to the corrective services facility, the chief executive must review the maximum security order and confirm, amend or cancel it.	3 4 5 6
Clause	7	Amendment of s 65 (Record)	7
		(1) Section 65(2)—	8
		insert—	9
		(da) if the maximum security order is suspended under section 63A—	10 11
		(i) the date on which the order was suspended; and	12 13
		(ii) the date on which the suspension ended;	14 15
		(2) Section 65(2)(da) to (f)—	16
		renumber as section 65(2)(e) to (g).	17
Clause	8	Amendment of s 66 (Work order)	18
		(1) Section 66(5)—	19
		omit.	20
		(2) Section 66(6) and (7)—	21
		renumber as section 66(5) and (6).	22
Clause	9	Amendment of s 67 (Restriction on eligibility for transfer to work camp)	23 24
		Section 67(1)(e)—	25
		omit, insert—	26
		(e) the prisoner is ineligible under section 68A for transfer to a low custody facility.	27 28

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Clause	10			(Transfer to another corrective health institution)	1 2
		Section 68((1)(a), b	pefore 'another'—	3
		insert—			4
			subjec	ct to section 68A,	5
Clause	11	Insertion of ne	ew s 68	BA	6
		After section	on 68—		7
		insert—			8
				on on eligibility for transfer to low acility	9 10
		(1)	to be	soner (an <i>ineligible prisoner</i>) is not eligible transferred from a secure facility to a low dy facility if the prisoner—	11 12 13
			(a) h	nas been convicted of a sexual offence; or	14
			(b) h	nas been convicted of murder; or	15
			(c) i	s serving a life sentence.	16
		(2)	Subse	ection (1) is subject to section 268.	17
		(3)	In this	s section—	18
			low ci	ustody facility means—	19
			(a) a	prison, other than a secure facility; or	20
			(b) a	community corrections centre; or	21
			(c) a	work camp.	22
Clause	12	Amendment o	f s 73	(Compassionate leave)	23
		(1) Section 73((1)—		24
		insert—			25
			b	for a prisoner who is a child's parent or kin but, before being imprisoned, was not the primary care giver of the child—to establish	26 27 28

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		a relationship, or maintain the relationship, with the child.	1 2
		(2) Section 73—	3
		insert—	4
		(4) In this section—	5
		<i>kin</i> , in relation to a child, see the <i>Child Protection Act 1999</i> , schedule 3.	6 7
Clause	13	Amendment of s 84 (Prisoner's duties while on leave)	8
		(1) Section 84(2)—	9
		omit.	10
		(2) Section 84(3), penalty, 'subsection (3)'—	11
		omit, insert—	12
		subsection (2)	13
		(3) Section 84(3)—	14
		renumber as section 84(2).	15
Clause	14	Omission of ch 2, pt 2, div 10 (Conditional release)	16
		Chapter 2, part 2, division 10—	17
		omit.	18
Clause	15	Insertion of new s 110A	19
		After section 110—	20
		insert—	21
		110A Chief executive may order early release from custody	22 23
		(1) The chief executive may order that a prisoner be released from custody within 7 days immediately before the day on which the prisoner is to be released on parole.	24 25 26 27

			(2)	On release from custody and until the parole order starts, the prisoner is subject to the conditions of the parole order as if the parole order had started on the day the prisoner was released from custody.	1 2 3 4 5
Clause	16			f s 111 (Remaining in corrective services ischarge day)	6 7
		(1)	Section 111	, heading, after 'day'—	8
			insert—		9
				or release day	10
		(2)	Section 111	(1) and (4), after 'day'—	11
			insert—		12
				or release day	13
		(3)	Section 111	(3), after 'If'—	14
			insert—		15
				the prisoner has applied to remain in the corrective services facility after the prisoner's discharge day and	16 17 18
		(4)	Section 111	.—	19
			insert—		20
			(8)	In this section—	21
				<i>release day</i> means the day on which a prisoner is to be released on parole.	22 23
Clause	17		nendment o ence)	f s 114 (Breach of discipline constituting an	24 25
			Section 114	1(2)—	26
			omit, insert	<u> </u>	27
			(2)	The chief executive must decide whether to refer the matter to the commissioner.	28 29

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(3)	However, if the matter could be prosecuted as a sexual offence mentioned in schedule 1 or as an offence that has a maximum penalty of 14 years or more, the chief executive must refer the matter to the commissioner.	1 2 3 4 5
(4)	Subsection (5) applies if the chief executive—	6
	(a) decides to refer the matter to the commissioner under subsection (2); or	7 8
	(b) must refer the matter to the commissioner under subsection (3).	9 10
(5)	The chief executive must, within 48 hours after the corrective services officer informs the chief executive of the matter—	11 12 13
	(a) refer the matter to the commissioner; and	14
	(b) tell the prisoner that the matter has been referred to the commissioner.	15 16
Amendment o	f s 138 (Seizing property)	17
Section 138	3—	18
insert—		19
(3)	Section 140(6) does not apply in relation to a thing seized under this section if the chief executive refers the matter to the commissioner under section 114.	20 21 22 23
Amendment o	f s 140 (Forfeiting seized thing)	24
Section 140	0(5)(b)(iii)—	25
omit, insert	<u> </u>	26
	(iii) destroying it.	27
	(4) (5) Amendment of Section 138 insert— (3) Amendment of Section 140	sexual offence mentioned in schedule 1 or as an offence that has a maximum penalty of 14 years or more, the chief executive must refer the matter to the commissioner. (4) Subsection (5) applies if the chief executive— (a) decides to refer the matter to the commissioner under subsection (2); or (b) must refer the matter to the commissioner under subsection (3). (5) The chief executive must, within 48 hours after the corrective services officer informs the chief executive of the matter— (a) refer the matter to the commissioner; and (b) tell the prisoner that the matter has been referred to the commissioner. Amendment of s 138 (Seizing property) Section 138— insert— (3) Section 140(6) does not apply in relation to a thing seized under this section if the chief executive refers the matter to the commissioner under section 114. Amendment of s 140 (Forfeiting seized thing) Section 140(5)(b)(iii)— omit, insert—

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Clause	20	Amend	lment o	f s 173 (Search of staff member)	1
		(1) Sec	ction 173	3(1), from 'scanning search'—	2
		om	it, insert-	<u> </u>	3
				scanning search—	4
				(a) at any time the staff member is at the facility; or	5 6
				(b) before entering the facility.	7
		(2) Sec	ction 173	3(2), after 'search'—	8
		ins	ert—		9
				or scanning search	10
Clause	21	Insertic	on of ne	ew s 173A	11
			ter sectio		12
		ins	ert—		13
				ohibition on intimate relationships ween staff members and offenders	14 15
			(1)	An <i>intimate relationship</i> between 2 persons is a relationship that includes either or both of the following—	16 17 18
				(a) sexual conduct or other physical expressions of affection or sexual contact;	19 20
				(b) the exchange of written or other forms of communications of a sexual or intimate nature.	21 22 23
			(2)	A staff member must not have an intimate relationship with a person who is an offender.	24 25
				Maximum penalty—100 penalty units or 3 years imprisonment.	26 27
			(3)	Subsection (2) does not apply to a staff member if—	28 29

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			(a)	the staff member does not know, or could not reasonably have known, the person was an offender; or	1 2 3
			(b)	the staff member and the person were in an intimate relationship before the person became an offender.	4 5 6
lause	22	Insertion	of new c	h 4, pt 5	7
		Chap	ter 4—		8
		inseri	<i>t</i> —		9
		Pa	art 5	Scanning searches	10
		17	5A Condu	ucting scanning searches of persons	11
				corrective services officer conducting a nning search of a person must—	12 13
			(a)	ensure, as far as reasonably practicable, the way the person is searched causes minimal embarrassment to the person; and	14 15 16
			(b)	take reasonable care to minimise any physical contact with the person.	17 18
lause	23	Amendm	ent of s 1	88 (Submission from eligible person)	19
		(1) Section	on 188(3)—	_	20
		inseri	<i>t</i> —		21
			(d)	the person may apply to the parole board to extend the period under paragraph (c) for making written submissions to the parole board.	22 23 24 25
		(2) Section	on 188—		26
		inseri	<i>t</i> —		27
			(3A) The	eligible person may apply to the parole board	28

(3)(c) for	1
ole board.	2
	3 4 5
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subsection	8 9
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cations ocated)	12 13
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gainst the	20 21 22
links to	23 24
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	riod if the le in the subsection

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Clause	20	parole board)	2
		(1) Section 194(4)—	3
		omit.	4
		(2) Section 194(5)—	5
		renumber as section 194(4).	6
Clause	27	Amendment of s 199 (Court ordered parole order)	7
		(1) Section 199(4)—	8
		omit.	9
		(2) Section 199(5)—	10
		renumber as section 199(4).	11
Clause	28	Amendment of s 200A (Directions to prisoners subject to parole order)	12 13
		(1) Section 200A(2)(c), before 'the place'—	14
		insert—	15
		a stated place, including, for example,	16
		(2) Section 200A(2)—	17
		insert—	18
		Note—	19
		See section 267(2).	20
Clause	29	Amendment of s 206 (Warrant for prisoner's arrest)	21
		Section 206(3)—	22
		insert—	23
		Notes—	24
		1 See section 112 for the power of the parole board, a magistrate or the chief executive, on the application of a corrective services officer, to issue a warrant	25 26 27

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			for a prisoner's arrest if the prisoner is unlawfully at large and the prisoner's parole order is suspended or cancelled.	1 2 3
			2 See section 112(1)(a) for the power of a corrective services officer to arrest a prisoner without warrant if the prisoner is unlawfully at large and the prisoner's parole order is suspended or cancelled.	4 5 6 7
Clause	30	Amendment o	of s 208 (Reconsidering decision to suspend ole order)	8 9
		Section 20	8(3), after 'effect'—	10
		insert—		11
			on the day stated in the written notice	12
Clause	31		of s 208B (Parole board or prescribed board suspend parole order and issue warrant)	13 14
		(1) Section 20	8B, heading—	15
		omit, inser	t—	16
			ecision on request for immediate spension of parole order	17 18
		(2) Section 20	8B(1)—	19
		omit, inser	<i>t</i> —	20
		(1)	If a request is made under section 208A, the parole board or a prescribed board member must as soon as practicable consider the request.	21 22 23
		(1A)	However, the parole board or a prescribed board member may decide the priority for considering requests made under section 208A, having regard to the seriousness of the nature of the grounds on which the requests are made.	24 25 26 27 28
		(1B)	If the parole board considers the request, the parole board must decide whether to suspend or cancel the parole order.	29 30 31
		(1C)	If a prescribed board member considers the	32

		-	nest, the prescribed board member must decide ether to suspend the parole order.	1 2
(3)	Section 208	B(2)	, from 'The' to 'only'—	3
	omit, insert-	_		4
		the	parole board may decide to suspend or cancel parole order, or the prescribed board member decide to suspend the parole order, only	5 6 7
(4)	Section 208	B(3)	, after 'suspend'—	8
	insert—			9
		or c	ancel	10
(5)	Section 208	B(4)	, from 'If' to 'order'—	11
	omit, insert-			12
		can	he parole board decides not to suspend or cel the parole order, or the prescribed board mber decides not to suspend the parole order	13 14 15
(6)	Section 208	B(5)	(b), 'prescribed by regulation'—	16
	omit.			17
(7)	Section 208	B(8)	<u> </u>	18
	omit, insert-	_		19
	(8)		en arrested, the prisoner must be taken to a on—	20 21
		(a)	if the order was suspended—to be kept there for the suspension period; or	22 23
		(b)	if the order was cancelled—to serve the unexpired portion of the prisoner's period of imprisonment.	24 25 26
		Note	s—	27
		1	See section 112 for the power of the parole board, a magistrate or the chief executive, on the application of a corrective services officer, to issue a warrant for a prisoner's arrest if the prisoner is unlawfully at large and the prisoner's parole order is suspended	28 29 30 31

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		2 See section 112(1)(a) for the power of a corrective services officer to arrest a prisoner without warrant if the prisoner is unlawfully at large and the prisoner's parole order is suspended.
		(8) Section 208B(1A) to (8)—
		renumber as section 208B(2) to (11).
Clause	32	Amendment of s 208C (Parole board must consider suspension by prescribed board member)
		(1) Section 208C(1)(b)—
		omit, insert—
		(b) cancel the parole order; or
		(c) set aside the decision.
		(2) Section 208C(2), from 'member's decision' to 'suspend'—
		omit, insert—
		member's decision or cancel the parole order as if it were a decision to suspend or cancel
Clause	33	Amendment of s 209 (Automatic cancellation of order by further imprisonment)
		Section 209(1) and (2)—
		omit, insert—
		(1) If a prisoner is sentenced to another period of imprisonment for an offence committed, in Queensland or elsewhere, during the period of the prisoner's parole order, the order is taken to have been automatically cancelled on the date on which the offence occurred.
		(2) Subsection (1) applies—
		(a) whether or not the prisoner is sentenced to the other period of imprisonment before or after the parole order has expired; and

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		4) 11	
		(b) subject to section 205.	1
		Note—	2
		See section 211 for the effect of the cancellation.	3
Clause	34	Amendment of s 210 (Warrant for prisoner's arrest)	4
		(1) Section 210(1)(a), 'prescribed by regulation'—	5
		omit.	6
		(2) Section 210(3)—	7
		insert—	8
		Notes—	9
		1 See section 112 for the power of the parole board, a magistrate or the chief executive, on the application of a corrective services officer, to issue a warrant for a prisoner's arrest if the prisoner is unlawfully at large and the prisoner's parole order is cancelled.	10 11 12 13 14
		2 See section 112(1)(a) for the power of a corrective services officer to arrest a prisoner without warrant if the prisoner is unlawfully at large and the prisoner's parole order is cancelled.	15 16 17 18
Clause	35	Amendment of s 211 (Effect of cancellation)	19
		Section 211(1)—	20
		insert—	21
		Note—	22
		For subsection (1)(a), (b), (c) and (d), see also sections 208B(6) and 208C(2).	23 24
Clause	36	Amendment of s 228 (Acting appointments)	25
		Section 228(2), '3 months'—	26
		omit, insert—	27
		1 year	28

Clause	37		nendment of s 2 ating to parole (34 (Meetings about particular matters orders)	1 2
		(1)	Section 234(1),	'Subsection (2)'—	3
			omit, insert—		4
			Thi	s section	5
		(2)	Section 234(3) t	o (6)—	6
			omit.		7
		(3)	Section 234(7). (a)—	definition prescribed prisoner, paragraph	8 9
			insert—		10
			(vi)	section 193A(1); or	11
		(4)	Section 234(7)—	_	12
			renumber as sec	tion 234(3).	13
01	20	Λ	andment of a 1	AGE (Administrative presedures)	1.4
Clause	38			265 (Administrative procedures)	14
		(1)	Section 265(3),	note—	15
			omit.		16
		(2)		from 'publication'—	17
			omit, insert—		18
			pub	olication—	19
			(a)	may pose a risk to the security or good order of a corrective services facility; or	20 21
			(b)	may compromise the safety or effective management of offenders.	22 23
Clause	39		nendment of s 2 enders)	266 (Programs and services to help	24 25
		(1)	Section 266(1),	after 'establish'—	26
			insert—		27

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		or facilitate	1
	(2)	Section 266(1)(a), 'medical or'—	2
		omit.	3
	(3)	Section 266(1)—	4
		insert—	5
		(aa) to support the health and wellbeing of prisoners; and	6 7
	(4)	Section 266(1)(aa) to (d)—	8
		renumber as section 266(1)(b) to (e).	9
	(5)	Section 266(2), example—	10
		omit.	11
lause 40	Am	endment of s 267 (Monitoring devices)	12
	(1)	Section 267, from 'may' to 'location.'—	13
		omit, insert—	14
		may, for monitoring an offender's location, direct the offender—	15 16
		(a) to wear a stated device; or	17
		(b) to permit the installation of any device or equipment at a stated place, including, for example, the place where the offender resides.	18 19 20 21
	(2)	Section 267—	22
		insert—	23
		(2) An offender who has been directed under subsection (1) or section 200A(2) to wear a stated device or permit the installation of any device or equipment (each <i>associated equipment</i>) at a stated place must not, without a reasonable excuse, remove or tamper with the stated device or associated equipment.	24 25 26 27 28 29 30

s	4	1	1

				ximum penalty for subsection (2)—30 penalty ts or 3 months imprisonment.	1 2
lause	41	Am	endment of s 2	268 (Declaration of emergency)	3
		(1)	Section 268(1),	from 'at a prison'—	4
			omit, insert—		5
			that	threatens or is likely to threaten—	6
			(a)	the security or good order of a prison; or	7
			(b)	the safety of a prisoner or another person in a prison.	8 9
		(2)	Section 268(2),	from 'approval'—	10
			omit, insert—		11
			app	roval—	12
			(a)	declare that an emergency exists in relation to the prison for a stated period that must not be more than 3 days; and	13 14 15
			(b)	declare a place to be a corrective services facility (a <i>temporary corrective services facility</i>) for the period the declaration of the emergency is in force.	16 17 18 19
		(3)	Section 268(4)—	_	20
			insert—		21
			(aa)	transfer the prisoners to another corrective services facility, including a temporary corrective services facility; or	22 23 24
			(ab)) if the prisoners have been transferred under paragraph (b) to another corrective services facility, return the prisoners to the prison; or	25 26 27
		(4)	Section 268(4)(a	aa) to (c)—	28
			renumber as sec	tion 268(4)(b) to (e).	29

[s [,]	42]
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Clause	42	Amendment of s 271 (Delegation of functions of chief executive)	1 2
		Section 271(1), after 'Act'—	3
		insert—	4
		, other than section $306F(1)$ or $306K(1)$	5
Clause	43	Omission of ch 6, pt 5 (Doctors)	6
		Chapter 6, part 5—	7
		omit.	8
Clause	44	Amendment of s 294 (Appointing inspectors generally)	9
		(1) Section 294(2)—	10
		insert—	11
		(aa) to investigate alleged misconduct or alleged corrupt conduct of a staff member; or	12 13
		(2) Section 294(2), 'probation and parole office'—	14
		omit, insert—	15
		community corrections office	16
		(3) Section 294(2)(aa) to (d)—	17
		renumber as section 294(2)(b) to (e).	18
Clause	45	Amendment of s 303 (Inspector's powers generally)	19
		(1) Section 303(1)(a)—	20
		omit, insert—	21
		(a) at any time, enter—	22
		(i) a corrective services facility; or	23
		(ii) a community corrections office; or	24
		(2) Section 303(1)(c) and (d), 'probation and parole office'—	25

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		Part 9	A	Alcohol a testing	and drug	25 26
		insert—	_			24
		Chapter 6—	_			23
Clause	48 I	nsertion of ne	w ch 6, pt	9 A		22
			, or alleged of a staff m		alleged corrupt conduct	20 21
		insert—				19
		Section 305	(1), after 'in	cident'—	·	18
Clause	47	Amendment of	f s 305 (Ins	spectors' repo	orts)	17
			or alleged r	misconduct or a	alleged corrupt conduct	16
		insert—				15
	(2	2) Section 304	(2), after 'in	cident'—		14
	i	nformation) 1) Section 304 omit, insert- (1)	(1)— This sectio an inciden corrupt corrupt corrupt believes a part of the corrupt co	n applies if an t, or alleged nduct of a stat person performi e able to give	inspector investigating misconduct or alleged ff member, reasonably ng a function under this information about the nduct or alleged corrupt	4 5 6 7 8 9 10 11 12 13
Clause		Amendment of	f s 304 (Ins	spector's pow	ver to require	3
			community	corrections of	fice	2
		omit, insert-	_			1

Division 1	Preliminary	1
306A Definit	tions for part	2
In the	nis part—	3
a c	ohol test means a test for determining whether orrective services person is over the limit lying to the person when the test is conducted.	4 5 6
	rective services officer recruit means a person is participating in a training program.	7 8
cori	rective services person see section 306B.	9
low	alcohol limit see section 306C(b).	10
no d	alcohol limit see section 306C(a).	11
	dom alcohol test means an alcohol test ducted under section 306F.	12 13
	dom substance test means a substance test ducted under section 306K.	14 15
sam	<i>ple</i> means—	16
(a)	for an alcohol test—a sample of breath or blood; or	17 18
(b)	for a substance test—a sample of urine or another bodily substance, including, for example, hair or saliva.	19 20 21
pres targ	stance test means a test for determining the sence and concentration of a dangerous drug or eted substance in a sample taken from a sective services person.	22 23 24 25
targ	reted substance means—	26
(a)	a substance, other than a dangerous drug, that is a controlled drug, a restricted drug or a poison under the <i>Health Act 1937</i> that may impair a person's physical or mental capacity; or	27 28 29 30 31

	(b)	drug	her substance, other than a dangerous, that may impair a person's physical or tal capacity.	1 2 3
,	corre whic	ective h is	e services, the successful completion of a requirement for appointment as a e services officer.	4 5 6 7
306B Per	son	s to	whom part applies	8
		-	applies to a person (a <i>corrective services</i> who is—	9 10
1	(a)	a co	rrective services officer; or	11
((b)	a co	rrective services officer recruit.	12
Divisio	n 2		Provisions about alcohol	13
			testing	14
306C Wh	en i	sap	person over the limit	15
	For t	his p	art—	16
	(a)	a pe	rson is over the <i>no alcohol limit</i> if—	17
		(i)	the concentration of alcohol in the person's breath is more than 0g of alcohol in 210L of breath; or	18 19 20
		(ii)	the concentration of alcohol in the person's blood is more than 0g of alcohol in 100mL of blood; and	21 22 23
	(b)	a pe	rson is over the <i>low alcohol limit</i> if—	24
		(i)	the concentration of alcohol in the person's breath is, or is more than, 0.2g of alcohol in 210L of breath; or	25 26 27

	(ii) the concentration of alcohol in the person's blood is, or is more than, 0.2g of alcohol in 100mL of blood.	1 2 3
306D AI	cohol limits	4
(1)	A corrective services person who is on duty for performing a function or exercising a power under this Act or another Act must not be over the low alcohol limit.	5 6 7 8
(2)	A corrective services person who is on duty for performing a function or exercising a power under this Act or another Act, and is performing a role prescribed by regulation for this section, must not be over the no alcohol limit.	9 10 11 12 13
(3)	For subsections (1) and (2), a corrective services person is on duty for performing a function or exercising a power under this Act or another Act if the person—	14 15 16 17
	(a) is about to perform the function or exercise the power; or	18 19
	(b) is performing the function or exercising the power; or	20 21
	(c) has just performed the function or exercised the power.	22 23
306E Ci	rcumstances for alcohol testing	24
(1)	The chief executive may require a corrective services person to submit to an alcohol test if—	25 26
	(a) the corrective services person has been involved in an incident; or	27 28
	(b) the test is required under section 306F; or	29
	(c) the chief executive reasonably suspects the person is contravening, or has contravened, section 306D(1) or (2).	30 31 32

(2)	The chief executive may require a corrective services officer recruit to submit to an alcohol test at any time during the period in which the recruit is participating in a training program.	1 2 3 4
(3)	The chief executive may require a person who has been notified of the person's appointment as a corrective services officer recruit to submit to an alcohol test before the person starts a training program.	5 6 7 8 9
306F Ra	andom alcohol testing	10
(1)	The chief executive may require a corrective services person to submit to a random alcohol test.	11 12
(2)	A regulation may prescribe the criteria for deciding—	13 14
	(a) when and where a random alcohol test may be conducted; and	15 16
	(b) other matters about the conduct of a random alcohol test.	17 18
306G Gi	iving samples for alcohol testing	19
(1)	A regulation may prescribe the following for an alcohol test—	20 21
	(a) the types of samples a person may be required to give;	22 23
	(b) the methods of collection of a sample.	24
(2)	The chief executive may require a corrective services person to give to a person prescribed by regulation for this section (a <i>prescribed person</i>) at a specified place and time a sample for the purpose of an alcohol test.	25 26 27 28 29
(3)	If the sample is required because the corrective services person has been involved in an incident, the requirement must be made and the sample	30 31 32

	must be given as soon as reasonably practicable after the incident happens.	1 2
(4)	The prescribed person may give reasonably	3
	necessary directions to the corrective services person to facilitate the giving of the sample for the	4 5
	alcohol test.	6
(5)	As soon as practicable after the sample has been	7
	given, the sample must be dealt with in the way prescribed by regulation for this section.	8 9
306H F	ailure to give sample for alcohol testing	10
	A corrective services person who fails to give a	11
	sample as required for alcohol testing is taken to have been tested for alcohol and to have been over	12
	the limit for alcohol applying to the person when	13 14
	the failure happened.	15
Divisio	on 3 Provisions about drug	16
	testing	17
306l Da	ngerous drugs and targeted substances	18
lev		19
(1)	1	20
	evidence of a dangerous drug present in a sample taken from the person at any time for substance	21
	testing.	22 23
(2)	*	24
	taking a targeted substance must not perform	25
	duties in or involving an operational capacity or critical role if the substance impairs the person's	26 27
	capacity to perform the duties without danger to	28
	the person or someone else.	29
(3)	A corrective services person must not have	30
	present in a sample taken from the person for	31

	substance testing—	1
	(a) evidence of a targeted substance that the person may not lawfully take; or	2 3
	(b) evidence of having taken a targeted substance in a way contrary to a direction of a doctor or a recommendation of the manufacturer of the substance.	4 5 6 7
306J Ci	rcumstances for substance testing	8
(1)	The chief executive may require a corrective services person to submit to a substance test if—	9 10
	(a) the corrective services person has been involved in an incident; or	11 12
	(b) the test is required under section 306K; or	13
	(c) the chief executive reasonably suspects the person is contravening, or has contravened, section 306I.	14 15 16
(2)	The chief executive may require a corrective services officer recruit to submit to a substance test at any time during the period in which the recruit is participating in a training program.	17 18 19 20
(3)	The chief executive may require a person who has been notified of the person's appointment as a corrective services officer recruit to submit to a substance test before the person starts a training program.	21 22 23 24 25
306K Ra	andom substance testing	26
(1)	The chief executive may require a corrective services person to submit to a random substance test.	27 28 29
(2)	A regulation may prescribe the criteria for deciding—	30 31

s	48

	(a) when and where a random substance test may be conducted; and	1 2
	(b) other matters about the conduct of a random substance test.	3 4
306L Gi	ving sample for substance testing	5
(1)	A regulation may prescribe the following for a substance test —	6 7
	(a) the types of samples a person may be required to give;	8 9
	(b) the methods of collection of a sample.	10
(2)	The chief executive may require a corrective services person to give to a person prescribed by regulation (a <i>prescribed person</i>) at a specified place and time a sample for the purpose of a substance test.	11 12 13 14 15
(3)	If the sample is required because the corrective services person has been involved in an incident, the requirement must be made and the sample must be given as soon as reasonably practicable after the incident happens.	16 17 18 19 20
(4)	The prescribed person may give reasonably necessary directions to the corrective services person to facilitate the giving of the sample for the substance test.	21 22 23 24
(5)	As soon as practicable after the sample has been given, the sample must be dealt with in the way prescribed by regulation for this section.	25 26 27
306M Fa	ailure to give sample for substance testing	28
	A corrective services person who fails to give a	29
	sample as required for substance testing is taken	30
	to have been tested for a targeted substance and to have been found to have had evidence of a	31

	targ	eted substance in the person's sample.	1
Divisio	on 4	What happens if a test result is positive	2 3
306N P	ositiv	ve alcohol or substance test	4
(1)	test	s section applies if an alcohol test or substance conducted under this part shows a corrective vices person, when tested—	5 6 7
	(a)	was over the limit applying to the person when the test was conducted; or	8 9
	(b)	had evidence of a dangerous drug in the person's sample; or	10 11
	(c)	had evidence of a targeted substance in the person's sample and the person was contravening section 306I(2) or (3).	12 13 14
(2)		chief executive may do any 1 or more of the owing—	15 16
	(a)	suspend the corrective services person from duty until the person is no longer over the relevant alcohol limit or no longer has evidence of a dangerous drug or targeted substance in a sample given by the person;	17 18 19 20 21
	(b)	correct the corrective services person by way of guidance;	22 23
	(c)	require the corrective services person to undergo counselling or rehabilitation approved by the chief executive;	24 25 26
	(d)	require the corrective services person to submit to a medical examination under the <i>Public Service Act 2008</i> , chapter 5, part 7:	27 28 29

s	48

	(e) take disciplinary or other action against the corrective services person under the <i>Public Service Act</i> 2008, chapter 5 or 6;	1 2 3
	(f) require the corrective services person to submit to further testing from time to time until the chief executive is satisfied the reason for making the requirement no longer exists.	4 5 6 7 8
(3)	Subsection (2)(a), (b), (c) and (e) does not apply to the corrective services person if the person was contravening section 306I(2).	9 10 11
3060 E1	ffect of failure to comply	12
(1)	This section applies if a corrective services person—	13 14
	(a) fails to attend or complete counselling or rehabilitation under a requirement under section 306N(2)(c); or	15 16 17
	(b) fails to submit to a medical examination under a requirement under section 306N(2)(d).	18 19 20
(2)	The chief executive may take disciplinary action against the corrective services person under the <i>Public Service Act 2008</i> .	21 22 23
Divisio	on 5 General	24
306P In	terfering with samples	25
	A person must not unlawfully interfere with a sample given under this part for an alcohol test or substance test.	26 27 28
	Maximum penalty—100 penalty units.	29

			ol or drug test results generally ssible	1 2
	(1)		dence of the following is inadmissible in a l or criminal proceeding before a court—	3 4
		(a)	anything done under this part;	5
		(b)	the result of any test conducted under this part.	6 7
	(2)	invo part any	o, the chief executive and anyone else olved in any way in anything done under this can not be compelled to produce to a court document kept or to disclose to a court any ermation obtained because of the doing of the g.	8 9 10 11 12 13
	(3)	This	s section does not apply to—	14
		(a)	a proceeding for a charge of an offence arising from an incident; or	15 16
		(b)	an inquest in a Coroners Court into the death of a person in an incident; or	17 18
		(c)	a proceeding on an application under the <i>Industrial Relations Act 2016</i> , section 317 for reinstatement because of unfair dismissal; or	19 20 21 22
		(d)	an investigation or other proceeding under the <i>Crime and Corruption Act 2001</i> ; or	23 24
		(e)	disciplinary action as provided for under the <i>Public Sector Ethics Act 1994</i> .	25 26
			11A (Dealing with amounts received for ular cases)	27 28
(1)	Section 31	1A(1)	<u>. </u>	29
	insert—			30
		(aa)	the donor of the amount is not an approved donor for the prisoner;	31 32

Clause 49

(1)

				(ab) the donor of the amount was released from a corrective services facility within 1 year before the chief executive received the amount;	1 2 3 4
		(2)	Section 311	A(1)(aa) to (c)—	5
			renumber a	s section 311A(1)(b) to (e).	6
		(3)	Section 311	A—	7
			insert—		8
			(2A)	However, the chief executive may decide to receive an amount for the prisoner even if the donor of the amount was released from a corrective services facility within 1 year before the chief executive received the amount.	9 10 11 12 13
			(3A)	A donor is an <i>approved donor</i> for a prisoner unless the chief executive decides not to receive an amount for the prisoner from the donor for payment into the prisoner's account in the prisoners trust fund.	14 15 16 17 18
		(4)	Section 311	A(4), 'subsection (3)(b)'—	19
			omit, insert	<u> </u>	20
				subsection (4)(b)	21
		(5)	Section 311	A(2A) to (5)—	22
			renumber a	s section 311A(3) to (7).	23
Clause	50	Om firs		319F (Complaint to official visitor required	24 25
			Section 319	0F	26
			omit.		27
Clause	51			f s 324A (Right of eligible persons to ular information)	28 29
		(1)	•	AA(2)(a), after 'subsection (1)(a)'—	30

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insert— or (b) (2) Section 324A(2)(b)— omit. (3) Section 324A(2)(c), 'and'— omit, insert— or	1 2 3 4 5
 (2) Section 324A(2)(b)— <i>omit</i>. (3) Section 324A(2)(c), 'and'— <i>omit</i>, insert— 	3 4
omit. (3) Section 324A(2)(c), 'and'— omit, insert—	4
(3) Section 324A(2)(c), 'and'— omit, insert—	•
omit, insert—	5
·	
or	6
	7
(4) Section 324A(2)(c)—	8
renumber as section 324A(2)(b).	9
lause 52 Insertion of new ch 7A, pt 14	10
Chapter 7A—	11
insert—	12
Part 14 Transitiona	l provisions 13
	ive Services 14
and Other	
Amendmer	16 Act 2020
490Z Definition for part	17
In this part—	18
amending Act means the Con Other Legislation Amendmen	
490ZA Extending period for subm eligible person	issions from 21 22
(1) This section applies if—	23
(1) Time section applies in	

[s 53]

		notice under section 188(2) of the prisoner's application for a parole order; and	1 2
		(b) the decision on the application had not been made under section 193 before the commencement.	3 4 5
	(2)	Section 188, as amended by the amending Act, applies to the application.	6 7
	bef	Deciding particular applications made ore the commencement where victim's dy or remains have not been located	8 9 10
	(1)	This section applies if a prisoner made an application under section 193A for a parole order but the decision on the application had not been made before the commencement.	11 12 13 14
	(2)	Sections 193A and 234, as amended by the amending Act, apply to the application.	15 16
		Meetings about particular matters relating parole orders	17 18
	(1)	This section applies to a meeting of the parole board under section 234 to consider an application for a parole order made but not decided before the commencement.	19 20 21 22
	(2)	Section 234, as amended by the amending Act, applies to the meeting.	23 24
Am	nendment o	f sch 4 (Dictionary)	25
(1)	release ord	4, definitions conditional release, conditional ler, dangerous drug, probation and parole office, canning search, secure facility (both mentions) and nice—	26 27 28 29
	omit.		30
(2)	Schedule 4-		31

Clause 53

insert—		1			
	alcohol test, for chapter 6, part 9A, see section 306A.	2 3			
	community corrections office means an office where an offender subject to a parole order or community based order may be required to report to a corrective services officer.	4 5 6 7			
	corrective services officer recruit, for chapter 6, part 9A, see section 306A.	8 9			
	<i>corrective services person</i> , for chapter 6, part 9A, see section 306B.	10 11			
	dangerous drug means a dangerous drug under the Drugs Misuse Act 1986.	12 13			
	<i>low alcohol limit</i> , for chapter 6, part 9A, see section 306C(b).	14 15			
	<i>misconduct</i> , for a staff member, means conduct that would constitute a disciplinary ground under the <i>Public Service Act 2008</i> , section 187 if the staff member were a public service employee under that Act.	16 17 18 19 20			
	no alcohol limit , for chapter 6, part 9A, see section 306C(a).	21 22			
	<i>random alcohol test</i> , for chapter 6, part 9A, see section 306A.	23 24			
	<i>random substance test</i> , for chapter 6, part 9A, see section 306A.	25 26			
	released means released on parole.				
	sample, for chapter 6, part 9A, see section 306A.	28			
	scanning search, of a person—	29			
	1 A <i>scanning search</i> of a person is a search of the person by electronic or other means that does not require the person to remove the person's clothing but may require another	30 31 32			

		person or an apparatus to touch or come into contact with the person.	1 2
		Examples—	3
		 using an electronic apparatus through which a person is required to pass 	4 5
		 using a corrective services dog that is trained to detect the scent of a prohibited thing to search a person 	6 7 8
	2	For paragraph 1, an apparatus for touching or coming into contact with a person who is submitting to a scanning search is an apparatus prescribed by regulation for this definition.	9 10 11 12 13
	secu	re facility—	14
	(a)	generally, means a prison with a perimeter fence, or other security measures, that are designed to prevent the escape of a prisoner; and	15 16 17 18
	(b)	for chapter 6, part 13A, see section 344B.	19
	sexu	ual offence means—	20
	(a)	an offence mentioned in schedule 1; or	21
	(b)	an offence against a law applying, or that applied, in another jurisdiction if the offence substantially corresponds to an offence mentioned in schedule 1.	22 23 24 25
	<i>subs</i> 306.	stance test, for chapter 6, part 9A, see section A.	26 27
		eted substance, for chapter 6, part 9A, see ion 306A.	28 29
		ning program, for chapter 6, part 9A, see ion 306A.	30 31
		efinition <i>community corrective services</i> , robation and parole office'—	32 33
omit, insert-			34

(3) Schedule

	com	nmunity corrections office	1
(4)	Schedule 4, defin	nition corrective services facility—	2
	insert—		3
	(d)	a temporary corrective services facility declared under section 268(2).	4 5
(5)	Schedule 4, defin	nition general search, paragraph (a)—	6
	omit, insert—		7
	(a)	to reveal the contents of the person's outer garments or general clothes, or of a thing in the person's possession, including touching or moving the thing without touching the person; or	8 9 10 11 12
(6)	Schedule 4, def (d) and (e)—	inition law enforcement agency, paragraphs	13 14
	omit, insert—		15
	(d)	a police service of another State or of a foreign country; or	16 17
	(e)	an entity established under the law of the Commonwealth or a State to investigate corruption or crime; or	18 19 20
	(f)	the Australian Security Intelligence Organisation under the <i>Australian Security</i> <i>Intelligence Organisation Act 1979</i> (Cwlth); or	21 22 23 24
	(g)	a Commonwealth department in which any of the following laws is administered—	25 26
		(i) the Australian Border Force Act 2015 (Cwlth);	27 28
		(ii) the <i>Customs Act 1901</i> (Cwlth), other than parts XVB and XVC;	29 30
		(iii) the Migration Act 1958 (Cwlth): or	31

[s	54]
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		(h) another entity declared by regulation to be a law enforcement agency.	1 2
	(7)	Schedule 4, definition offender, paragraph (b)—	3
		omit, insert—	4
		(b) a person who is subject to a community based order.	5 6
	(8)	Schedule 4, definition <i>prescribed provision</i> , paragraph (c), 'section 234(7)'—	7 8
		omit, insert—	9
		section 234(3)	10
	(9)	Schedule 4, definition unlawfully at large, paragraph (b)—	11
		omit, insert—	12
		(b) the prisoner's parole order has been suspended or cancelled; or	13 14
	(10)	Schedule 4, definition <i>unlawfully at large</i> , paragraph (c), 'probation and parole office'—	15 16
		omit, insert—	17
		community corrections office	18
	Part 3	Amendment of Criminal Code	19
Clause	54 Co	de amended	20
		This part amends the Criminal Code.	21
		Note—	22
		See also the amendments in schedule 1.	23
Clause	55 Am	nendment of s 340 (Serious assaults)	24
		Section 340(2), after 'officer'—	25
		omit, insert—	26

					4
				a crime.	1
		M	laximu	m penalty—	2
		(a	serv	ne prisoner assaults a working corrective vices officer in any of the following umstances—	3 4 5
			(i)	the prisoner bites or spits on the corrective services officer or throws at, or in any way applies to, the corrective services officer a bodily fluid or faeces;	6 7 8 9
			(ii)	the prisoner causes bodily harm to the corrective services officer;	10 11
			(iii)	the prisoner is, or pretends to be, armed with a dangerous or offensive weapon or instrument—14 years imprisonment; or	12 13 14 15
		(b	o) othe	erwise—7 years imprisonment.	16
	Part	4 A	men	dment of Racing Integrity	17
		Α	ct 20)16	18
Clause	56	Act amended			19
		This part amer	nds the	Racing Integrity Act 2016.	20
Clause	57	Insertion of new	ch 2 i	nt 6A hda	21
Oluuoo	0.	Chapter 2—	JII 2,	pr on, nag	22
		insert—			
				luda wasatla a abawla a	23
		Part 6A		Information sharing	24
Clause	58	Amendment of s	83 (O	ther matters about suitability)	25
		Section 83(2),	'sectio	n 98A'—	26

[s 59]
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		omit, insert—	1
		section 53A	2
Clause	59	Relocation and renumbering of s 98A (Exchange of information)	3 4
		Section 98A—	5
		relocate to chapter 2, part 6A, as inserted under this Act, and renumber as section 53A.	6 7
Clause	60	Amendment of s 101 (Grounds for cancellation)	8
		Section 101(3), 'section 98A'—	9
		omit, insert—	10
		section 53A	11
	Part	5 Amendment of Weapons Act	12
		1990	13
Clause	61	Act amended	14
		This part amends the Weapons Act 1990.	15
Clause	62	Amendment of s 67 (Possessing and acquiring restricted items)	16 17
		(1) Section 67(3), 'For subsection (1), a person has a reasonable excuse'—	18 19
		omit, insert—	20
		It is a reasonable excuse for a person	21
		(2) Section 67—	22
		insert—	23
		(3A) It is a reasonable excuse for a person to possess or	24

		-	uire a arm it	a restricted item that is a replica of a f—	1 2
		(a)	both	of the following apply—	3
			(i)	the person is a member of an association, whether or not incorporated, that provides recreational activities involving replicas of firearms and the activities are conducted other than in, and in a way not reasonably able to be seen from, a public place;	4 5 6 7 8 9 10
			(ii)	the person's reason for possession or acquisition of the replica of a firearm is to participate in the recreational activities; or	11 12 13 14
		(b)	both	of the following apply—	15
			(i)	the person is the holder of a collector's licence;	16 17
			(ii)	the person's reason for possession or acquisition of the replica of the firearm is for it to be part of the holder's collection of weapons.	18 19 20 21
	(3B)	acquand	uire a wou	sonable excuse for a person to possess or weapon that is permanently inoperable ald be, if it were not permanently le, a category A, B or C weapon if—	22 23 24 25
		(a)		person is the holder of a collector's nee; and	26 27
		(b)	acqı	person's reason for possession or distribution of the weapon is for it to be part the holder's collection of weapons.	28 29 30
	(3C)			ons (3) to (5) do not limit what may be a le excuse for subsection (1).	31 32
(3)	Section 67(4), 's	ubsec	etion (5)'—	33
	omit, insert				34
				D 47	

[s	63]
[S	63

			subs	ectic	on (8)	1
	(4)	Section 67((5)—			2
		insert—				3
				ciati 1981	on see the Associations Incorporation.	4 5
	(5)	Section 67((3A) t	o (5)	_	6
		renumber a	is sect	ion 6	57(4) to (8).	7
lause 63	Re	placement	of s	168E	3 (Amnesty declaration)	8
		Section 168	3B—			9
		omit, insert				10
					or firearms and prescribed things circumstances	11 12
		(1)	pres offe	cribe	who unlawfully possesses a firearm or a ed thing can not be prosecuted for an against this Act for possession of the or prescribed thing if—	13 14 15 16
			(a)	pres	person is taking the firearm or scribed thing directly to, or has the arm or prescribed thing at—	17 18 19
				(i)	an approved licensed dealer for the purpose of the dealer disposing of or otherwise dealing with it; or	20 21 22
				(ii)	a police station for the purpose of surrendering it to a police officer; and	23 24
			(b)	pres firea	person complies with any conditions scribed by regulation for the taking of the arm or prescribed thing to the approved used dealer or police station.	25 26 27 28
		(2)	Sub	sectio	ons (3) and (4) apply if the person—	29

		(a) takes the firearm or prescribed thing to an approved licensed dealer under subsection (1)(a)(i); and	1 2 3
		(b) does not provide the approved licensed dealer with the particulars as required under section 73(a).	4 5 6
	(3)	Section 73 does not apply to the approved licensed dealer.	7 8
	(4)	The approved licensed dealer must surrender the firearm or prescribed thing to a police officer.	9 10
		Maximum penalty—10 penalty units.	11
	(5)	The commissioner may approve a licensed dealer for this section.	12 13
	(6)	The commissioner must publish the names of the approved licensed dealers on the QPS website.	14 15
	(7)	In this section—	16
		approved licensed dealer means a licensed dealer approved by the commissioner under subsection (5).	17 18 19
		prescribed thing means—	20
		(a) a magazine for a weapon; or	21
		(b) a category R weapon that is not a firearm; or	22
		(c) another thing prescribed by regulation.	23
Am	endment o	of s 168C (Dealing with surrendered firearm)	24
(1)	Section 168	8C, heading, after 'firearm'—	25
	insert—		26
		or prescribed thing	27
(2)	Section 168	8C(1), from 'firearm'—	28
	omit, insert	t—	29
		firearm or prescribed thing under section	30

Clause 64

[s 65]	
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		168B(1)(a)(ii) or (4).	1
		(3) Section 168C(2), 'firearm, the firearm'—	2
		omit, insert—	3
		firearm or prescribed thing, the firearm or prescribed thing	4 5
Clause	65	Amendment of sch 1 (Subject matter for regulations)	6
		Schedule 1—	7
		insert—	8
		18 Amnesty for firearms and prescribed things	9
		Providing for things for which, and the conditions under which, an amnesty under section 168B may be given.	10 11 12
Clause	66	Amendment of sch 2 (Dictionary)	13
		Schedule 2, definition restricted item, 'section 67(5)'—	14
		omit, insert—	15
		section 67(8)	16
	Part	6 Amendment of Weapons	17
		Regulation 2016	18
Clause	67	Regulation amended	19
		This part amends the Weapons Regulation 2016.	20
Clause	68	Insertion of new s 160A	21
		After section 160—	22
		insert—	23

ſs	691

			ondition for amnesty for firearms and scribed things	1 2	
			For section 168B(1)(b) of the Act, it is a condition for a person who is surrendering a firearm or prescribed thing by taking it to an approved licensed dealer or police station that, unless the person has a reasonable excuse, the person must notify the approved licensed dealer or a police officer at the police station before taking it to the approved licensed dealer or police station.	n 3 r 4 d 5 e 6 t 7	
	Part	7	Minor and consequential amendments	11 12	
lause	69	Legislation an	nended amends the legislation it mentions.	13 14	

Schedule 1		Minor and consequential amendments		1 2	
			section 69	3	
Part 1		Amendments commencing on assent		4 5	
Corre	ective Servic	es Act 2006		6	
1	Section 28F(4)(c), 'release'—		7	
	omit, inser	<i>t</i> —		8	
		release from custody		9	
2	Section 41(1)	(b)(i), 'conditional release order,	' —	10	
	omit.			11	
3	Section 108(5), definition <i>release day</i> , from 'b	e—'—	12	
	omit, inser	<i>t</i> —		13	
		be discharged or released on parole	·.	14	
4	Section 113(3) and (5), 'section 114(2)(b)'—		15	
	omit, inser			16	
		section 114(5)		17	
5	Section 209(2), note, 'section 211'—		18	
	omit, inser			19	

	sections 211 and 215
6	Section 233(3), 235, 247 and 351(4), 'prescribed by regulation'—
	omit.
7	Section 273(3), '66(6)'—
	omit, insert—
	66(5)
8	Section 319E(1)(b), 'probation and parole office'—
	omit, insert—
	community corrections office
9	Section 344B, definition dangerous drug—
	omit.
Crir	minal Code
1	Section 227C(3), definition <i>supervision order</i> , paragraph (c), 'or a conditional release order'—
	omit.
Crir	minal Law Amendment Act 1945
1	Section 22B(2)(e)(i), 'division 10 or 11'—
	omit, insert—

	division 11	1
Pen	nalties and Sentences Act 1992	2
1	Section 151A, heading, 'Conditional release and parole'— omit, insert—	3
	Parole	5
2	Section 151A, ', and conditional release within the meaning of the <i>Corrective Services Act 2006</i> ,'— omit.	6 7 8
Rac	cing Integrity Regulation 2016	9
1	Section 3A, heading, 's 98A'—	10
	omit, insert— s 53A	11 12
2	Section 3A, 'section 98A(5)'—	13
	omit, insert— section 53A(5)	14 15

Part	Amendments commencing by proclamation	1 2
Corr	ective Services Act 2006	3
1	Section 319D(3), 'sections 319E and 319F'—	4
	omit, insert—	5
	section 319E	6
2	Section 319E(3)—	7
	omit.	8
Wea	pons Categories Regulation 1997	9
1	Sections 10 and 11, 'section 67(5)'—	10
	omit, insert—	11
	section 67(8)	12

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