## Justice and Other Legislation Amendment Bill 2004

## **Amendments agreed to during Consideration**

1 Clause 2—

```
At page 10, line 7, 'section 6(2),' and footnote—
omit, insert—
'sections 6(2), 35 and 36A,<sup>1</sup>'.
```

2 Clause 35—

```
At page 21, lines 17 to 27—
omit, insert—
```

'35 Amendment of s 19 (Meaning of *property*)

```
Section 19(a)—
insert—
```

'(iii) property of someone else that is under the effective control of the person; and'.'.

3 After clause 36—

```
At page 23, after line 22—insert—
```

**'36A** Amendment of s 87 (Enforcement of order against property under effective control)

(1) Section 87(4), after 'to which'—

insert—

'other'.

(2) Section 87(5), from 'property,'—

<sup>1</sup> Sections 6(2), 35 and 36A will commence on assent, relying on the Acts Interpretation Act 1954, section 15A (Commencement of Acts on date of assent)

omit, insert—

'property to the extent stated in the declaration.'.

(3) Section 87(6), 'as if the property were the controlling person's property'—

omit.'.

## 4 Clause 61—

Page 33, line 10—omit, insert—

'(1) Section 16(3A), after 'section 17'—

insert—

'or under the Land and Resources Tribunal Act 1999, section 27A'.

'(2) Section 16—'.

## 5 Clause 114—

At page 54, line 22, 'it is irrelevant to the assessment that'—

omit, insert—

'any damages assessed must not be reduced because'.

© State of Queensland 2004