

Criminal Code (Consent and Mistake of Fact) and Other Legislation Amendment Bill 2020



Queensland

Criminal Code (Consent and Mistake of Fact) and Other Legislation Amendment Bill 2020

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Criminal Code (Consent and Mistake of Fact) and Other Legislation Amendment Bill 2020

Gaming Machine Act 1991	60
Gaming Machine Regulation 2002	61
Police Powers and Responsibilities Act 2000	61

2020

A Bill

for

An Act to amend the Co-operatives National Law Act 2020, the Criminal Code, the Gaming Machine Act 1991, the Interactive Gambling (Player Protection) Act 1998, the Legal Profession Act 2007, the Liquor Act 1992, the Police Powers and Responsibilities Act 2000, the Racing Integrity Act 2016, the Wagering Act 1998 and the legislation mentioned in schedule 1 for particular purposes

[s 1]

	The P	arlia	men	t of Queensland enacts—	1
	Part	1		Preliminary	2
Clause	1	Sho	ort tit	tle	3
				s Act may be cited as the Criminal Code (Consent and take of Fact) and Other Legislation Amendment Act 2020.	4 5
Clause	2	Coi	mme	ncement	6
				following provisions commence on a day to be fixed by clamation—	7 8
			(a)	part 4, division 3;	9
			(b)	part 7, division 3;	10
			(c)	part 8;	11
			(d)	part 10, division 3.	12
	Part	2		Amendment of Co-operatives National Law Act 2020	13 14
Clause	3	Act	t ame	ended	15
			This	s part amends the Co-operatives National Law Act 2020.	16
Clause	4	Am	endr	ment of s 9 (Designated authority)	17
		(1)	Sect	tion 9(1), before paragraph (a)—	18
			inse	rt—	19
				(aa) section 15;	20
		(2)	Sect	tion 9(1)(aa) to (d)—	21

s	5]
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		renumber as	s section 9(1)(a) to (e).	1
	Part	3	Amendment of Criminal Code	2
Clause	5	Code amended	İ	3
		This part am	nends the Criminal Code.	4
Clause	6	Amendment of	s 1 (Definitions)	5
		Section 1—		6
		insert—		7
			assault—	8
			(a) generally—see section 245; or	9
			(b) for chapter 32—see section 347.	10
Clause	7	Amendment of	s 347 (Definitions for ch 32)	11
		Section 347	<u> </u>	12
		insert—		13
			assault has the meaning given by section 245 as if a reference in section 245 to consent were a reference to consent within the meaning given by section 348.	14 15 16 17
Clause	8	Amendment of	s 348 (Meaning of <i>consent</i>)	18
		Section 348	<u> </u>	19
		insert—		20
		(3)	A person is not to be taken to give consent to an act only because the person does not, before or at the time the act is done, say or do anything to communicate that the person does not consent to the act.	21 22 23 24 25

<u></u>		
	(4)	If an act is done or continues after consent to the act is withdrawn by words or conduct, then the act is done or continues without consent.
e 9	Insertion of no	ew s 348A
	After section	on 348—
	insert—	
	348A M	istake of fact in relation to consent
	(1)	This section applies for deciding whether, for section 24, a person charged with an offence under this chapter did an act under an honest and reasonable, but mistaken, belief that another person gave consent to the act.
	(2)	In deciding whether a belief of the person was honest and reasonable, regard may be had to anything the person said or did to ascertain whether the other person was giving consent to the act.
	(3)	In deciding whether a belief of the person was reasonable, regard may not be had to the voluntary intoxication of the person caused by alcohol, a drug or another substance.
e 10	Insertion of n	ew ch 104
	Part 9—	
	insert—	

ſs	1	01

Chapt	ter 104 Transitional provision for Criminal Code (Consent and Mistake of Fact) and Other Legislation Amendment Act 2020	1 2 3 4 5 6
	ences charged before or after the nmencement	7 8
(1)	Despite the Criminal Code (Consent and Mistak of Fact) and Other Legislation Amendment Ac 2020, the former provisions continue to apply i relation to a person charged with an offence before the commencement.	ct 10 n 11
(2)	The new provisions apply in relation to a persocharged with an offence after the commencement whether the charge is for an offence committee before or after the commencement.	it, 15
(3)	In this section—	18
	<i>former provisions</i> means the provisions of the Code as in force from time to time before the commencement.	
	<i>new provisions</i> means the provisions of this Cocas in force from the commencement.	le 22 23

[s 11]

	Part 4			endment of Gaming chine Act 1991	1 2
	Division	1	Prel	iminary	3
Clause	11 Ac	t amended			4
		This part an <i>Note</i> —	mends	the Gaming Machine Act 1991.	5 6
		See also th	ne amen	dments in schedule 1.	7
	Division	2	Ame	endments commencing on ent	8 9
Clause	12 Ins	ertion of ne	ew s t	55FA	10
		After section	on 55F	<u>. </u>	11
		insert—			12
				notice of decision must be given to ar entities	13 14
		(1)	by	section applies in relation to a decision made the commissioner on an application of ficant community impact if—	15 16 17
			(a)	a member of the public made comments under section 55D about the application and the comments were not disregarded by the commissioner under that section; or	18 19 20 21
			(b)	an entity made representations under section 55F about the application.	22 23
		(2)		commissioner must give the member of the ic or entity written notice of the decision.	24 25
		(3)		ever, if the comments about the application made under section 55D collectively by a	26 27

s	1	31

group of members of the public— (a) the commissioner may give the notice mentioned in subsection (2) to a person stated in the comments to be the sponsor for the comments instead of each member of the group; and (b) a notice given to the sponsor for the comments under paragraph (a) is taken to	1 2 3 4 5 6
. ,	_
have been given to each member of the group.	7 8 9 10
(4) The commissioner must give a notice under subsection (2) at the same time as notice of the decision is given to the applicant for the application of significant community impact.	11 12 13 14
(5) In this section—	15
member of the public see section 55D(4).	16
Clause 13 Amendment of s 55G (Waiver or variation of requirement of this division)	17 18
Section 55G, after 'under this division'—	19
insert—	20
, other than a requirement under section 55FA,	21
Clause 14 Amendment of s 58 (Decision on application for gaming machine licence)	22 23
Section 58(11) and (13)—	24
insert—	25
	26
Note—	26

[s 15]

Jiause	15	application)	ecision on additional premises	2
		Section 63—		3
		insert—		4
		Note—		5
		also sec	application of significant community impact, see ction 55FA for other entities that must be given of a decision on the application.	6 7 8
Clause	16	Amendment of s 83 (De (gaming machines))	ecision on increase application	9 10
		Section 83(5) and (6)	_	11
		insert—		12
		Note—		13
		also sec	application of significant community impact, see ction 55FA for other entities that must be given of a decision on the application.	14 15 16
Clause	17	Insertion of new pt 12,	div 22	17
		Part 12—		18
		insert—		19
		Division 22	Transitional provision for	20
			Criminal Code (Consent	21
			and Mistake of Fact) and	22
			Other Legislation	23
			Amendment Act 2020	24
		492 Existing apբ impact	olications of significant community	25 26
		Section	55FA does not apply in relation to an	27
		* *	on of significant community impact	28
		made bei	fore the commencement.	29

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	Divisi	ion 3			endments commencing by clamation	1 2
lause	18	Insertion	of ne	w s	55FB	3
		After	section	1 55l	FA, as inserted by this Act—	4
		insert-				5
		55F			issioner must publish information articular decisions on website	6 7
				by sign	s section applies in relation to a decision made the commissioner on an application of ificant community impact advertised under ion 55C if—	8 9 10 11
				(a)	a member of the public made comments under section 55D objecting to the approval of the application and the comments were not disregarded under that section; or	12 13 14 15
				(b)	an entity made representations under section 55F objecting to the approval of the application.	16 17 18
			` /	-	commissioner must publish on the artment's website the following information elation to the decision—	19 20 21
				(a)	the nature of the application;	22
				(b)	the location of the premises to which the application relates;	23 24
				(c)	the day the decision was made;	25
				(d)	whether the decision was to approve or refuse the application;	26 27
				(e)	a brief summary of the reasons for the decision.	28 29
					vever, the information that is published must include any of the following—	30 31

s	1	9

	(a)	sensitive information about a person;	1
	(b)	information the commissioner reasonably considers is commercially sensitive;	2 3
	(c)	information about a person's criminal history given to the commissioner under section 53 or 53A.	4 5 6
(4)		information must be published under section (2)—	7 8
	(a)	as soon as practicable, but no later than 28 days, after the decision is made; and	9 10
	(b)	for a period of at least 3 months.	11
(5)		ailure to comply with this section does not ct the validity of the decision.	12 13
(6)	In t	his section—	14
	men	nber of the public see section 55D(4).	15
		sitive information, about a person, means ormation about—	16 17
	(a)	the person's reputation; or	18
	(b)	the person's history of behaviour or attitude in relation to the management and discharge of the person's financial obligations.	19 20 21
Amendment of this divisio		5G (Waiver or variation of requirement	22 23
Section 55	G, aft	er 'section 55FA', as inserted by this Act—	24
insert—			25
	or 5	5FB	26

[s 20]

	Part	5 Amendment of Interactive Gambling (Player Protection) Act 1998	1 2 3
Clause	20	Act amended This part amends the Interactive Gambling (Player Protection) Act 1998.	4 5 6
Clause	21	Insertion of new pt 7, div 15A Part 7— insert— Division 15A Interactive gambling	7 8 9
		inducements and direct marketing	11 12
		166A Definitions for division	13
		In this division—	14
		<pre>interactive wagering account, of a person, means an account—</pre>	15 16
		(a) in the name of the person with an interactive wagering operator; and	17 18
		(b) that is accessible by means of a telecommunication device; and	19 20
		(c) against which the operator has a right to debit the amount of a wager placed by the person.	21 22 23
		interactive wagering customer means a person who has an interactive wagering account.	24 25
		interactive wagering operator means a person who—	26 27

s	21	•

	(a)	is a betting operator under the <i>Betting Tax Act 2018</i> , section 12; and	1 2
	(b)	offers wagering that is an interactive game with or through the person using a telecommunication device; and	3 4 5
	(c)	does not directly or indirectly make available, or in any way facilitate the provision of, a telecommunication device used to place a wager.	6 7 8 9
166B Pr	ohib	ited inducements	10
	actir not o is in vouc	interactive wagering operator or a person ag for an interactive wagering operator must offer, or cause to be offered, to a person who Queensland (a <i>relevant person</i>) any credit, ther, reward or other benefit as an incentive the relevant person—	11 12 13 14 15 16
	(a)	to open an interactive wagering account with the operator; or	17 18
	(b)	to refer another person to the operator for the purpose of that person opening an interactive wagering account with the operator; or	19 20 21 22
	(c)	not to close an interactive wagering account with the operator after the relevant person asks the operator to close the account.	23 24 25
	Max	imum penalty—	26
	(a)	for an individual—20 penalty units; or	27
	(b)	for a corporation—200 penalty units.	28
166C Wa	ager	ing using free bets	29
(1)	actir	interactive wagering operator or a person ag for an interactive wagering operator must offer, or cause to be offered, a free bet to an	30 31 32

	interactive wagering customer who is in Queensland and has an interactive wagering account with the operator unless the customer can withdraw payouts arising from the free bet at any time.	1 2 3 4 5
	Maximum penalty—	6
	(a) for an individual—20 penalty units; or	7
	(b) for a corporation—200 penalty units.	8
(2)	In this section—	9
	free bet see the Betting Tax Act 2018, section 7.	10
166D R	estrictions on direct marketing	11
(1)	An interactive wagering operator or a person acting for an interactive wagering operator must not send promotional or advertising material directly by email, SMS message or other direct means to a person who is in Queensland (a <i>relevant person</i>) unless—	12 13 14 15 16 17
	(a) the relevant person has given express and informed consent to receiving promotional or advertising material directly by that means; and	18 19 20 21
	(b) either—	22
	(i) the relevant person has not withdrawn the consent; or	23 24
	(ii) the relevant person has withdrawn the consent but the operator or person is not aware of the withdrawal.	25 26 27
	Maximum penalty—	28
	(a) for an individual—20 penalty units; or	29
	(b) for a corporation—200 penalty units.	30
(2)	If the relevant person has given consent to receiving promotional or advertising material, the	31 32

	interactive wagering operator or a person acting for the interactive wagering operator—	1 2
	(a) must provide the relevant person with means to easily withdraw the consent at an time; and	
	(b) if the relevant person attempts to withdray the consent—must not offer, or cause to be offered, to the relevant person any credit voucher, reward or other benefit as a incentive for the relevant person not to withdraw the consent.	be 7 it, 8 in 9
	Maximum penalty—	12
	(a) for an individual—20 penalty units; or	13
	(b) for a corporation—200 penalty units.	14
(3)	If the interactive wagering operator or a personacting for the interactive wagering operator send promotional or advertising material to the relevant person electronically, the operator of person must provide a mechanism, including, for example, an electronic link, in the material allowing the relevant person to easily withdraw consent from receiving promotional of advertising material.	ls 16 ne 17 or 18 or 19 al 20
	Maximum penalty—	24
	(a) for an individual—20 penalty units; or	25
	(b) for a corporation—200 penalty units.	26
(4)	For this section, if the relevant person withdraw consent from receiving promotional advertising material, the withdrawal takes effect business days, or a shorter period prescribed by regulation, after the relevant person withdraw consent.	or 28 5 29 by 30

	oligation of in ntify person's	teractive wagering operator to s location	1 2
(1)	receiving a v wagering acc	e wagering operator must, when wager placed from an interactive count, take reasonable steps to ocation of the person placing the	3 4 5 6 7
	Maximum per	nalty—100 penalty units.	8
(2)	wagering ope	g with subsection (1), the interactive erator may rely on either of the dresses as being the location of the g the wager—	9 10 11 12
	operator	dividual—an address given to the by the individual as the al's residential address;	13 14 15
	Corporat operator	mpany within the meaning of the ions Act—an address given to the by or for the company as the 's principal place of business.	16 17 18 19
(3)	interactive w reasonable gr mentioned in	osection (2) does not apply if the agering operator knows, or has ounds to suspect, that an address subsection (2)(a) or (b) is not the experson when the wager is placed.	20 21 22 23 24
Insertion of ne	w pt 12, div 4	1	25
Part 12—			26
insert—			27
Division 4		ransitional provision for riminal Code (Consent nd Mistake of Fact) and ther Legislation	28 29 30 31
		mendment Act 2020	31

[s 23]

		272 Interactive wagering accounts established before commencement	1 2
		Sections 166B, 166C and 166E apply in relation to an interactive wagering customer whether the customer's interactive wagering account, however called, was established before or after the commencement.	3 4 5 6 7
Clause	23	Amendment of sch 3 (Dictionary)	8
		Schedule 3—	9
		insert—	10
		<i>interactive wagering account</i> , of a person, for part 7, division 15A, see section 166A.	11 12
		<i>interactive wagering customer</i> , for part 7, division 15A, see section 166A.	13 14
		<i>interactive wagering operator</i> , for part 7, division 15A, see section 166A.	15 16
	Part	6 Amendment of Legal	17
		Profession Act 2007	18
Clause	24	Act amended	19
		This part amends the Legal Profession Act 2007.	20
Clause	25	Replacement of s 396 (Caps on payments)	21
		Section 396—	22
		omit, insert—	23
		396 Limiting payments from fidelity fund to capped amount	24 25
		(1) This section applies in relation to a claim if, despite measures the law society may take under	26 27

	section 368 or 369, the law society believes the fidelity fund is likely to become insufficient as mentioned in section 397(1) if the allowed amount for the claim were to be paid in full.	1 2 3 4
(2)	The law society may limit the payment from the fidelity fund to the capped amount for the claim.	5 6
(3)	If the law society limits the payment from the fidelity fund for the claim under subsection (2)—	7 8
	(a) the payment is made in full and final settlement of the claim; and	9 10
	(b) no proceeding can be brought, by way of appeal, application for review or otherwise, to require the payment of a larger amount, or to require the law society to consider payment of a larger amount, for the claim.	11 12 13 14 15
(4)	As soon as practicable after limiting the payment under subsection (2), the law society must give written notice to the Minister about the limitation.	16 17 18
(5)	In this section—	19
	allowed amount, for a claim, means the amount payable in relation to the claim as decided by the law society under division 5 or, if the law society's decision is reviewed by QCAT, the amount payable in relation to the claim as decided by QCAT.	20 21 22 23 24 25
	<i>capped amount</i> , for a claim, means the amount prescribed by regulation as the capped amount for the claim.	26 27 28
ertion of ne	ew ch 10, pt 8	29
Chapter 10-	•	30
insert—		31

Insertion

Part 8	Transitional provision for Criminal Code (Consent and Mistake of Fact) and Other Legislation Amendment Act 2020	1 2 3 4 5 6
	v society must make additional payments claims limited under former s 396	7 8
(1)	This section applies if, before the commencement, the law society paid an amount (the <i>capped payment</i>) from the fidelity fund for a claim that was less than the allowed amount for the claim because the payment was limited by an amount fixed under former section 396.	9 10 11 12 13 14
(2)	As soon as practicable after the commencement, the law society must pay the claimant an amount from the fidelity fund for the claim that is equal to the difference between—	15 16 17 18
	(a) the capped payment; and	19
	(b) the allowed amount of the claim.	20
(3)	The law society must also pay the claimant interest on the amount payable from the fidelity fund under subsection (2).	21 22 23
(4)	The interest—	24
	(a) must be calculated at the rate prescribed by regulation from the day the capped payment was made; and	25 26 27
	(b) is payable from the fidelity fund.	28
(5)	In this section—	29
	<i>allowed amount</i> , for a claim, means the amount payable in relation to the claim as decided by the law society under chapter 3, part 3.6, division 5 or,	30 31 32

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			if the law society's decision is reviewed by QCAT, the amount payable in relation to the claim as decided by QCAT.	1 2 3
			<i>former section 396</i> means section 396 as in force before the commencement.	4 5
	Part 7		Amendment of Liquor Act 1992	6
	Division	ı 1	Preliminary	7
Clause	27 A	ct amended		8
		This part a	amends the Liquor Act 1992.	9
	Division	ı 2	Amendments commencing on assent	10 11
Clause	28 Ar	nendment (of s 4 (Definitions)	12
		Section 4	_	13
		insert—		14
			<i>regulated hours</i> , for regulated premises, for part 6AA, see section 173EE.	15 16
			<i>staff member</i> , of regulated premises, for part 6AA, see section 173EE.	17 18
Clause	29 Ar	nendment (of s 173EE (Definitions for pt 6AA)	19
	(1)	Section 17	3EE, 'In this division'—	20
		omit, inser	<i>t</i> —	21
			In this part	22
	(2)	Section 17	3EE, definition <i>operating</i> —	23

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	omit.			1
(3)	Section 173	BEE-	_	2
	insert—			3
		regi	ulated hours, for regulated premises, means—	4
		(a)	if a condition of the licence for the premises states a period that is the premises' regulated hours for this part—that period; or	5 6 7
		(b)	otherwise—the period during which the licensed premises are open for business between 10p.m. on a day and 5a.m. on the following day (whether under the authority of a licence, extended hours permit or extended trading hours approval).	8 9 10 11 12 13
		staf	f member, of regulated premises, includes—	14
		(a)	the licensee of the premises; and	15
		(b)	a person engaged by the licensee of the premises to perform a function for this part; and	16 17 18
		(c)	an employee, of a person mentioned in paragraph (b), who performs a function for this part on behalf of the licensee of the premises.	19 20 21 22
	endment o ision applie		73EF (Licensed premises to which this	23 24
	Section 173	BEF—	-	25
	insert—			26
	(3)	Hov	wever, this division does not apply to—	27
		(a)	licensed premises if the licence for the premises is subject to a condition declaring the premises not to be regulated premises for this division; or	28 29 30 31

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		(b) a part of a licensed premises if the licence for the premises is subject to a condition declaring that part of the premises not to be regulated premises for this division.	1 2 3 4
Clause	31	Amendment of s	s 173EG (Licence conditions about ses)	5 6
		Section 173E	G(5), 'for section 173EH'—	7
		omit.		8
Clause	32		s 173EH (Scanning obligations of gulated premises)	9 10
		Section 173E	Н—	11
		omit, insert—		12
			scanning obligations of staff members gulated premises	13 14
		r e c	During the regulated hours for regulated premises, the licensee for the premises must ensure the ID scanning entry requirements are complied with for all entries by patrons to the premises.	15 16 17 18 19
		N	Maximum penalty—10 penalty units.	20
		r c ti v	During the regulated hours for regulated premises, a staff member responsible for controlling an entry to the premises must ensure the ID scanning entry requirements are complied with for each patron to whom the staff member allows entry to the premises.	21 22 23 24 25 26
		N	Maximum penalty—10 penalty units.	27
		r	Subsections (1) and (2) do not apply during egulated hours starting on a day if the licensee is not authorised to sell or supply liquor on the egulated premises after midnight of that day.	28 29 30 31
		(4) S	Subsections (1) and (2) also do not apply during	32

	regulated hours starting on a Monday, Tuesday,	1
	Wednesday or Thursday if the regulated premises	2
	are not open for business after 1a.m. on the	3
	following day, regardless of whether the licence,	4
	extended hours permit or extended trading hours	5
	approval for the premises authorises the premises	6
	to be open after 1a.m. on that day.	7
(5)	Despite subsection (4), subsections (1) and (2)	8
	apply during regulated hours starting on a	9
	Monday, Tuesday, Wednesday or Thursday that	10
	is the day before a public holiday if the licensee is	11
	authorised to sell or supply liquor on the regulated	12
	premises after midnight of that day.	13
(6)	However, the exemptions under subsections (3)	14
	and (4) do not apply to regulated premises for	15
	regulated hours if a licence condition for the	16
	licensee of the premises requires the ID scanning	17
	entry requirements to be complied with during the	18
	regulated hours.	19
(7)	To remove any doubt, it is declared that this	20
	section does not apply in relation to the entry of a	21
	person to that part of a premises that is not	22
	regulated premises for this division under section	23
	173EF(3)(b).	24
(8)	This section is subject to section 173EHAA.	25
(9)	In this section—	26
	ID scanning entry requirements, for regulated	27
	premises, means the requirements under section	28
	173EHAAA.	29
	AAA ID scanning entry requirements for	30
	try to regulated premises	31
(1)	The ID scanning entry requirements for regulated	32
	premises are that a patron must not be allowed to	33
	enier ine premises liniess—	14/1

	(a)	the patron produces a photo ID; and	1
	(b)	a staff member of the premises scans the photo ID using an approved ID scanner linked to an approved ID scanning system; and	2 3 4 5
	(c)	the scan of the photo ID indicates the patron is not subject to a banning order for the premises.	6 7 8
(2)	pho	reference in subsection (1)(b) to scanning a to ID is a reference to operating the approved scanner in a way that—	9 10 11
	(a)	records the photo and other permitted information contained in or on the photo ID; and	12 13 14
	(b)	indicates to the staff member whether or not the person is subject to a banning order recorded in the approved ID scanning system to which the approved ID scanner is linked.	15 16 17 18 19
(3)	com failu pren	staff member of regulated premises can not apply with subsection (1) because of a system are, the ID scanning entry requirements for the mises are that a patron must not be allowed to be the premises unless—	20 21 22 23 24
	(a)	the patron produces a photo ID; and	25
	(b)	a staff member of the premises checks the photo ID against a current list of persons who are subject to a banning order within the meaning of section 173EJB; and	26 27 28 29
	(c)	the check mentioned in paragraph (b) indicates the patron is not subject to a banning order for the premises.	30 31 32
(4)	com	staff member of regulated premises can not apply with subsection (1) because of a system are—	33 34 35

	(a)	the staff member must comply with any other requirements prescribed by regulation; and	1 2 3
	(b)	the licensee must give written notice of the system failure to the commissioner and the police commissioner within 48 hours after first allowing entry to a patron during the system failure; and	4 5 6 7 8
	(c)	the licensee must make reasonable efforts to rectify, as soon as possible, any part of the system failure that is a fault of, or damage to, the approved ID scanner.	9 10 11 12
	Max	ximum penalty—10 penalty units.	13
(5)	of 1	s section does not apply in relation to an entry regulated premises by any of the following sons—	14 15 16
	(a)	a resident, whether temporary or permanent, of the premises;	17 18
	(b)	an exempt minor;	19
	(c)	a person whose sole purpose for entering the premises is to attend a function held on the premises;	20 21 22
	(d)	for premises to which any of the following licences relates—a person whose sole purpose for entering the premises is to eat a meal in a part of the premises ordinarily set aside for dining, whether or not liquor is sold and supplied to the person for consumption by the person in association with the eating of the meal—	23 24 25 26 27 28 29 30
		(i) a commercial hotel licence;	31
		(ii) a subsidiary on-premises licence if the principal activity of a business conducted under the licence is the provision of accommodation;	32 33 34 35

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				(iii) a community club licence.
			(6)	In this section—
				enter, premises, includes re-enter the premises.
				<i>permitted information</i> does not include personal information about a person other than the information mentioned in section 173EJ(1)(a), (c) or (d) for the person.
Clause	33		endment o	f s 173EHAA (Re-entry pass system for nises)
		(1)	Section 173	EHAA(1), from 'The' to 'the subsection'—
			omit, insert	_
				A staff member of regulated premises does not need to comply with section 173EH(1) or (2)
		(2)	Section 173 173EH(1)'-	EHAA(1)(b), 'the licensee complied with section
			omit, insert	_
				a staff member of the premises complied with section 173EH(1) or (2)
		(3)	Section 173	EHAA(1)(c), 'the licensee'—
			omit, insert	<u> </u>
				a staff member of the premises
		(4)	Section 173	EHAA(4), definition regulated hours—
			omit.	
Clause	34			f s 173EHA (Delayed application of s 173EH egulated premises)
			Section 173	EHA(2), 'the licensee'—
			omit, insert	<u> </u>
				a staff member

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Clause	35		iendment o stem)	of s 173EOA (Direction about ID scanning	1 2
		(1)	Section 173	BEOA—	3
			insert—		4
			(2A)	The direction may also require the responsible person to give a copy of the notice to all, or stated, licensees for regulated premises who use, in the premises, an approved ID scanner linked to the ID scanning system.	5 6 7 8 9
		(2)	Section 173	BEOA(4)(c)—	10
			omit.		11
		(3)	Section 173	BEOA—	12
			insert—		13
			(4A)	The commissioner may give a copy of the notice to the licensee for regulated premises who uses, in the premises, an approved ID scanner linked to the ID scanning system.	14 15 16 17
		(4)	Section 173	BEOA(2A) to (5)—	18
			renumber a	s section 173EOA(3) to (7).	19
Clause	36		scanning s	•	20 21
			Section 173	3EQ(10)—	22
			insert—		23
				operate, in relation to an approved ID scanning system, does not include operate an ID scanner linked to the system under section 173EHAAA(2).	24 25 26 27
Clause	37	Am	nendment o	f s 185 (Obstruction of investigators)	28
		(1)	Section 185	5(1)—	29
			insert—		30

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			kimum penalty—200 penalty units or 1 year's risonment.	1 2
(2)	Section 185	5(2), p	penalty—	3
	omit.			4
(3)	Section 185	5—		5
	insert—			6
	(3)	in the	censee is also taken to obstruct an investigator ne exercise of a power under this Act if the nsee, or a person authorised to act on behalf of licensee, bans the investigator from entering licensee's licensed premises.	7 8 9 10 11
	(4)	prov inve	section (3) does not apply if the licensee wes the ban was imposed because of the estigator's behaviour as a patron of the need premises.	12 13 14 15
Ins	ertion of ne	ew s	224A	16
	After section	on 224	 	17
	insert—			18
			risation for purposes of Competition nsumer Act 2010 (Cwlth)	19 20
	(1)	This	s section applies if—	21
		(a)	a liquor accord includes a term that has the effect of being a price control or supply control; or	22 23 24
		(b)	a local board for a safe night precinct adopts a local initiative that has the effect of being a price control or supply control.	25 26 27
	(2)	may	parties to the liquor accord, or the local board, apply to the commissioner to register the or accord or the local initiative.	28 29 30
	(3)		application must be made in a way approved he commissioner.	31 32

(4)	The commissioner must consider the application and decide whether to register the liquor accord or local initiative.				
(5)	If the only price controls and supply controls in the liquor accord or local initiative are mirror controls, the commissioner must register the liquor accord or local initiative.				
(6)	If any price control or supply control in the liquor accord or local initiative is not a mirror control, the commissioner may register the liquor accord or local initiative only if satisfied the price control or supply control is appropriate for reducing, and proportionate to, the alcohol-related problems it is intended to reduce.	8 9 10 11 12 13 14			
(7)	In deciding whether to register a liquor accord or local initiative, the commissioner must have regard to guidelines made under section 42A.	15 16 17			
(8)	The commissioner must de-register a liquor accord or local initiative registered under this section if—	18 19 20			
	(a) the commissioner is no longer satisfied a price control or supply control included in the liquor accord or local initiative is—	21 22 23			
	(i) appropriate for reducing the alcohol-related problems intended to be reduced by the control; or	24 25 26			
	(ii) proportionate to the alcohol-related problems intended to be reduced by the control; or	27 28 29			
	(b) the liquor accord or local initiative is amended to include a price control or supply control that is not a mirror control.	30 31 32			
(9)	If a liquor accord or local initiative registered under this section is amended to include or change a price control or supply control, the parties to the liquor accord, or the local board, must give the	33 34 35 36			

	commissioner written notice of the amendment in a way approved by the commissioner.	1 2
(10)	Entry by a person into a liquor accord or adoption of a local initiative, and any conduct of a person done for the purpose of promoting or giving effect to the terms of a liquor accord or a local initiative, are authorised by this Act for the <i>Competition and Consumer Act 2010</i> (Cwlth), section 51(1)(b) and the Competition Code of Queensland.	3 4 5 6 7 8 9
(11)	However, the authorisation under subsection (10) applies—	10 11
	(a) only while the liquor accord or local initiative is registered under this section; and	12 13 14
	(b) only to the extent the liquor accord or local initiative regulates the supply of liquor.	15 16
(12)	If the commissioner approves a way for making an application or providing information under this section, the commissioner must publish the details of the approved way on the department's website.	17 18 19 20 21
(13)	In this section—	22
	alcohol-related problems means—	23
	(a) harm caused by alcohol abuse and misuse and associated violence; and	24 25
	(b) alcohol-related disturbances, or public disorder, in a locality.	26 27
	liquor accord see section 224(2).	28
	<i>local initiative</i> , of a local board for a safe night precinct, means a resolution, rule or arrangement adopted by the board.	29 30 31
	<i>mirror control</i> means a price control or supply control that is enforced under this Act.	32 33
	price control means a term of an agreement,	34

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			memorandum of understanding or other arrangement that imposes a minimum sale price for a specific volume of liquor.	1 2 3
			Example—	4
			setting a minimum price for 1 standard drink	5
			supply control means a term of an agreement, memorandum of understanding or other arrangement that prohibits the way liquor can be supplied.	6 7 8 9
			Example—	10
			restricting the supply of particular products based on the volume or strength of liquor contained in the product	11 12
	Division	3	Amendments commencing by	13
			proclamation	14
Clause	39 Am	ondmont o	f s 48 (Preservation of confidentiality)	1.5
Ciause	(1)	Section 48(`	15
	(1)	`	2)—	16
		insert—		17
			(ca) disclosing information about applications under section 121B; or	18 19
	(2)	Section 48(2)(ca) to (e)—	20
		renumber a	s section 48(2)(d) to (f).	21
Clause	40 Am	nendment o	f s 113 (Application for transfer of licence)	22
		Section 113	 	23
		insert—		24
		(4)	Also, if the licensee uses, in the licensed premises, an approved ID scanner linked to an approved ID scanning system, the commissioner must give the approved operator for the approved ID scanning system notice of the transfer.	25 26 27 28 29

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	(5)	In this section—	1
		approved ID scanner see section 173EE.	2
		approved ID scanning system see section 173EE.	3
		approved operator see section 173EE.	4
Clause 41		of s 121A (Commissioner must publish iter granting particular applications)	5 6
	Section 121	A, heading, after 'applications'—	7
	insert—		8
		for extended trading hours approval	9
Clause 42	Insertion of ne	ew s 121B	10
	After section	on 121A—	11
	insert—		12
		ommissioner must publish information out particular applications advertised under 18	13 14 15
	(1)	This section applies in relation to a decision made by the commissioner on an application advertised under section 118 if—	16 17 18
		(a) a local government or police district officer gave the commissioner a comment on the application under section 117; or	19 20 21
		(b) a local government or police district officer objected to the grant of the application under section 117; or	22 23 24
		(c) a member of the public made a submission about the application under section 118A; or	25 26
		(d) a member of the public objected to the grant of the application under section 119; or	27 28
		(e) the Minister objected to the grant of the application under section 119A.	29 30

(2)		commissioner must publish on the artment's website the following information elation to the decision—	1 2 3
	(a)	the nature of the application;	4
	(b)	the location of the premises to which the application relates;	5 6
	(c)	the day the decision was made;	7
	(d)	whether the decision was to approve or refuse the application;	8 9
	(e)	a brief summary of the reasons for the decision.	10 11
(3)		wever, the information that is published must include any of the following—	12 13
	(a)	sensitive information about a person;	14
	(b)	information the commissioner reasonably considers is commercially sensitive;	15 16
	(c)	particulars given to the commissioner under section 45.	17 18
(4)	The subs	e information must be published under section (2)—	19 20
	(a)	as soon as practicable, but no later than 28 days, after the decision is made; and	21 22
	(b)	for a period of 3 months.	23
(5)		ailure to comply with this section does not ct the validity of the decision.	24 25
(6)	In th	his section—	26
		sitive information, about a person, means ormation about—	27 28
	(a)	the person's reputation; or	29
	(b)	the person's history of behaviour or attitude in relation to the management and discharge of the person's financial obligations.	30 31 32

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Clause	43	Am	endment o	f s 173EJ (Obligations about operation)	1
		(1)	Section 173	BEJ—	2
			insert—		3
			(6A)	Subsection (8) applies if—	4
				(a) the approved operator is given notice of a transfer of a licence under section 113(4) in relation to a linked licensee; and	5 6 7
				(b) the system records details of a licensee ban imposed by the linked licensee.	8 9
			(6B)	The approved operator must remove the details of the licensee ban as soon as practicable after the transfer period ends.	10 11 12
				Maximum penalty—25 penalty units.	13
			(6C)	Subsection (8) does not apply to a licensee ban if the new licensee for the transferred licence asks the approved operator, during the transfer period, not to remove the licensee ban from the system.	14 15 16 17
		(2)	Section 173	3EJ(7)—	18
			insert—		19
				<i>transfer period</i> , for the transfer of a licence under section 113(4), means the period of 30 days after the transfer takes effect.	20 21 22
		(3)	Section 173	3EJ(6A) to (7)—	23
			renumber a	s section 173EJ(7) to (10).	24
Clause	44	Ins	ertion of ne	ew s 173NCAA	25
			After section	on 173NC—	26
			insert—		27
			173NCA	AA Review of safe night precincts	28
			(1)	The Minister must review each safe night precinct to consider whether the prescribing of the area	29 30

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				continues to achieve the purposes of this part.	1
			(2)	A review of a safe night precinct must be started as soon as practicable after the commencement.	2 3
			(3)	A further review of a safe night precinct must be started no later than 3 years after the previous review is completed.	4 5 6
			(4)	If, after conducting a review of a safe night precinct, the Minister is no longer satisfied that the prescription of the area under section 173NC(1) is necessary to achieve the purposes of this part, the Minister must recommend to the Governor in Council the making of a regulation to change or revoke the area.	7 8 9 10 11 12 13
Clause	45		endment o	f s 173NCA (Changing area of safe night	14 15
		(1)	Section 173	BNCA, heading, after 'Changing'—	16
			insert—		17
				or revoking	18
		(2)	Section 173	BNCA(1), after 'to change'—	19
			insert—		20
				, or revoke,	21
	Part	8		Amendment of Police Powers	22
				and Responsibilities Act 2000	23
Clause	46	Act	amended		24
			This part at 2000.	mends the Police Powers and Responsibilities Act	25 26
			Note—		27
			See also th	e amendments in schedule 1.	28

Clause	47		nendment of s 53BAC (Police powers for giving official rning for consorting)	1 2
		(1)	Section 53BAC(6)(b), before 'electronic address'—	3
			insert—	4
			unique	5
		(2)	Section 53BAC(9), definition electronic address—	6
			omit.	7
		(3)	Section 53BAC(9), definition <i>prescribed way</i> , paragraph (b), before 'electronic address'—	8 9
			insert—	10
			unique	11
Clause	48	Am	nendment of s 602A (Definitions for pt 5A)	12
			Section 602A, definitions ending time and starting time—	13
			omit.	14
Clause	49		nendment of s 602C (Police officer may give initial tice)	15 16
		(1)	Section 602C, heading, after 'initial'—	17
			insert—	18
			police banning	19
		(2)	Section 602C(3)(a)—	20
			insert—	21
			Examples of disorderly, offensive, threatening or violent behaviour—	22 23
			 assaulting or threatening to assault a person 	24
			 damaging property, attempting to damage property or threatening to damage property 	25 26
			 stealing an item from a person or premises 	27
			 taking a photograph of a person using a toilet facility from under a cubicle door 	28 29

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		•	into	nating, wilfully exposing genitals or being exicated in a public place in contravention of the <i>mmary Offences Act 2005</i> , section 7, 9 or 10
		•	usi	ng or possessing a dangerous drug
		•		aring or carrying an item in contravention of the <i>nmary Offences Act 2005</i> , section 10C
Clause	50	Replacement of s 6	302E	(Duration of initial notice)
		Section 602D—		
		omit, insert—		
		602D Duration	on o	f initial police banning notice
		An i	nitia	l police banning notice—
		(a)		es effect from the day and time the ce—
			(i)	is personally served on the respondent; or
			(ii)	is sent, under section 602G(1)(b), by electronic communication to a unique electronic address nominated by the respondent to a police officer; and
		(b)	con	tinues in effect until—
			(i)	if the notice applies in relation to a stated event—the end of the day on which the event ends; or
			(ii)	otherwise—the end of the day stated in the notice that is no more than 1 month after the day the notice takes effect.
Clause	51	Amendment of s 60	02E	(Notice to be explained)
		(1) Section 602E(c)-	_	
		omit, insert—		

				n extended police banning notice may be given under division 3; and	1 2
			c	he initial police banning notice may be ancelled by a police officer under section 02JA; and	3 4 5
		(2)	Section 602E(d), b	efore 'notice'—	6
			insert—		7
			initial	police banning	8
		(3)	Section 602E(ca) a	and (d)—	9
			renumber as sectio	on 602E(d) and (e).	10
Clause	52	Ame can offic	cellation of initia	9, pt 5A, div 3, hdg (Extension or I police banning notice by police	11 12 13
			Chapter 19, part 5A	A, division 3, heading, 'or cancellation'—	14
			omit.		15
Clause	53	Ame	endment of s 602	2F (Extended police banning notice)	16
		(1)	Section 602F(3)(a)	, from 'a day and time'—	17
			omit, insert—		18
				nd of a day that is no more than 3 months the day the initial police banning notice took	19 20 21
		(2)	Section 602F(5), fr	rom 'ending time'—	22
			omit, insert—		23
			initial	police banning notice stops having effect.	24
Clause	54			ion and renumbering of s 602G al police banning notice)	25 26
		•		ding, 'initial police banning notice'—	27

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	omit, insert—	1
	police banning notices by police officers	2
	(2) Section 602G(1), 'an initial police'—	3
	omit, insert—	4
	a police	5
	(3) Section 602G(2), 'initial'—	6
	omit.	7
	(4) Section 602G—	8
	relocate to chapter 19, part 5A, division 4 and renumber as section 602JA.	9 10
lause 55	Insertion of new s 602G	11
	Before section 602H—	12
	insert—	13
	602G How police banning notices may be given	14
	(1) A police banning notice may be given by a police officer to the respondent for the notice—	15 16
	(a) by personally serving the notice on the respondent; or	17 18
	(b) by sending the notice by electronic communication to a unique electronic address nominated by the respondent to the police officer.	19 20 21 22
	(2) However, a police officer must not give an initial police banning notice under subsection (1)(b) unless the respondent for the notice is in the presence of the officer when the notice is given.	23 24 25 26
	(3) Unless the contrary is proved, a police banning notice given by a police officer under subsection (1)(b) is taken to have been received by the respondent for the notice on the day and at the time the notice is sent to the unique electronic	27 28 29 30 31

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		• • •	1 2
Clause	56	Amendment of s 602H (Form of notice)	3
		(1) Section 602H(e)—	4
		omit, insert—	5
		notice—an extended police banning notice	6 7 8
		` ' 1	9 10
		(2) Section 602H(ea) to (i)—	11
		renumber as section 602H(f) to (j).	12
Clause	57	· · · · · · · · · · · · · · · · · · ·	13 14
		Section 602L(1), note, 'division 3'—	15
		omit, insert—	16
		section 602JA	17
Clause	58		18 19
		Section 602N(1)(a), from '5 days'—	20
		omit, insert—	21
		15 days after the notice takes effect; or	22
Clause	59	Amendment of s 602S (Power to detain and photograph)	23
		Section 602S(3)(c)—	24
		omit, insert—	25

	[]		
		(c)	photograph a person for the purpose of attaching an image of the person to a banning order for the person.
Clause	60	Insertion of new ch	າ 24, pt 21
		Chapter 24—	
		insert—	
		Part 21	Transitional provision for Criminal Code (Consent and Mistake of Fact) and Other Legislation
			Amendment Act 2020
		890 Existing	police banning notices
		relat	following provisions continue to apply in tion to a police banning notice in effect nediately before the commencement—
		(a)	former section 602D;
		(b)	former section 602N.
		(2) In th	nis section—
		prov	ner, for a provision of this Act, means the vision as in force from time to time before the mencement.
lause	61	Amendment of sch	ı 6 (Dictionary)
		(1) Schedule 6, defir	nitions ending time and starting time—
		omit.	
		(2) Schedule 6—	
		insert—	

s	62]

		cor	nmunication network means a network—	1
		(a)	capable of electronic communication; and	2
		(b)	communicate with a specific person or a	3 4 5
		Exa	amples—	6
		8	a telephone network or computer network	7
		fix ass per <i>Exa</i>	ed designation on a communication network igned to the person for the purpose of the eson receiving information.	8 9 10 11 12
		8	an email address, mobile phone number or user account	13
	Part		1 0040	14 15
Clause	62	Act amended		16
		This part amend	ds the Racing Integrity Act 2016.	17
Clause	63	Insertion of new of	ch 4, pt 3A	18
		Chapter 4—		19
		insert—		20
		Part 3A	Betting inducements	21
				22
		134A Defin	itions for part	23
		In	this part—	24
				25 26

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(a)	in the name of the person with a racing bookmaker; and	1 2
(b)	that is accessible by means of a telecommunications system; and	3 4
(c)	against which the racing bookmaker has a right to debit the amount of a bet made by the person.	5 6 7
	ractive bettor means a person who has an ractive betting account.	8 9
134B Prohib	pited inducements	10
raci offe <i>rele</i>	acing bookmaker or a person acting for a ng bookmaker must not offer, or cause to be tred, to a person who is in Queensland (a want person) any credit, voucher, reward or er benefit as an incentive for the relevant son—	11 12 13 14 15
(a)	to open an interactive betting account with the racing bookmaker; or	17 18
(b)	to refer another person to the racing bookmaker for the purpose of that person opening an interactive betting account with the racing bookmaker; or	19 20 21 22
(c)	to make bets through the racing bookmaker's telecommunications system; or	23 24 25
(d)	to refer another person to the racing bookmaker to make bets through the racing bookmaker's telecommunications system; or	26 27 28 29
(e)	not to close an interactive betting account with the racing bookmaker after the relevant person asks the racing bookmaker to close the account.	30 31 32 33

s	631

	Maximum penalty—	1
	(a) for an individual—20 penalty units; or	2
	(b) for a corporation—200 penalty units.	3
134C B	etting using free bets	4
(1)	A racing bookmaker or a person acting for a racing bookmaker must not offer, or cause to be offered, a free bet to an interactive bettor who is in Queensland and has an interactive betting account with the racing bookmaker unless the interactive bettor can withdraw payouts arising from the free bet at any time.	5 6 7 8 9 10 11
	Maximum penalty—	12
	(a) for an individual—20 penalty units; or	13
	(b) for a corporation—200 penalty units.	14
(2)	In this section—	15
	free bet see the Betting Tax Act 2018, section 7.	16
134D R	estrictions on direct marketing	17
(1)	A racing bookmaker or a person acting for a racing bookmaker must not send promotional or advertising material directly by email, SMS message or other direct means to a person who is in Queensland (a <i>relevant person</i>) unless—	18 19 20 21 22
	(a) the relevant person has given express and informed consent to receiving promotional or advertising material directly by that means; and	23 24 25 26
	(b) either—	27
	(i) the relevant person has not withdrawn the consent; or	28 29

		(ii) the relevant person has withdrawn the consent but the racing bookmaker or person is not aware of the withdrawal.	1 2 3
	Max	ximum penalty—	4
	(a)	for an individual—20 penalty units; or	5
	(b)	for a corporation—200 penalty units.	6
(2)	rece raci	the relevant person has given consent to eiving promotional or advertising material, the ng bookmaker or a person acting for the ng bookmaker—	7 8 9 10
	(a)	must provide the relevant person with a means to easily withdraw the consent at any time; and	11 12 13
	(b)	if the relevant person attempts to withdraw the consent—must not offer, or cause to be offered, to the relevant person any credit, voucher, reward or other benefit as an incentive for the relevant person not to withdraw the consent.	14 15 16 17 18 19
	Max	ximum penalty—	20
	(a)	for an individual—20 penalty units; or	21
	(b)	for a corporation—200 penalty units.	22
(3)	racii adve elec mus exai allo cons	the racing bookmaker or a person acting for the racing bookmaker sends promotional or certising material to the relevant person stronically, the racing bookmaker or person at provide a mechanism, including, for mple, an electronic link, in the material wing the relevant person to easily withdraw sent from receiving promotional or certising material.	23 24 25 26 27 28 29 30 31
	Max	ximum penalty—	32
	(a)	for an individual—20 penalty units; or	33
	(b)	for a corporation—200 penalty units.	34

For this section, if the relevant person withdraws (4) 1 from receiving promotional 2 advertising material, the withdrawal takes effect 5 3 business days, or a shorter period prescribed by 4 regulation, after the relevant person withdraws 5 consent. 6 134E Obligation of racing bookmaker to identify 7 person's location 8 A racing bookmaker must, when receiving a bet 9 made from an interactive betting account, take 10 reasonable steps to identify the location of the 11 person making the bet. 12 Maximum penalty—100 penalty units. 13 For complying with subsection (1), the racing (2) 14 bookmaker may rely on either of the following 15 addresses as being the location of the person 16 making the bet— 17 (a) for an individual—an address given to the 18 racing bookmaker by the individual as the 19 individual's residential address: 20 (b) for a company within the meaning of the 21 Corporations Act—an address given to the 22 racing bookmaker by or for the company as 23 the company's principal place of business. 24 (3) However, subsection (2) does not apply if the 25 racing bookmaker knows, or has reasonable 26 grounds to suspect, that an address mentioned in 27 subsection (2)(a) or (b) is not the location of the 28 person when the bet is made. 29 30 Example of circumstances in which subsection (2) will not apply for a particular bet— 31 32 A person making a bet with a racing bookmaker by telephone has previously given the racing bookmaker an 33 address outside Queensland as the person's residential 34 address. When making the further bet, the person tells 35

the racing bookmaker the person is in Queensland.

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[s 64]

Clause	64		dg (Transitional provisions for Crime Legislation Amendment	1 2 3
		Chapter 9, heading—		4
		omit, insert—		5
		Chapter 9	Other transitional provisions	6 7
		Part 1	Transitional provisions for Serious and Organised Crime Legislation Amendment Act 2016	8 9 10 11 12
Clause	65	Insertion of new ch 9, p	t 2	13
		Chapter 9—		14
		insert—	Trensitional provision	15
		Part 2	Transitional provision for Criminal Code	16
			(Consent and Mistake	17
			of Fact) and Other	18 19
			Legislation	20
			Amendment Act 2020	21
		297 Interactive before comm	etting accounts established nencement	22 23
			134B, 134C and 134E apply in relation	24
		bettor's	eractive bettor whether the interactive interactive betting account, however was established before or after the	25 26 27

[s	66]

				_	
			commence	ement.	1
Clause	66 An	nendment o	of sch 1 (Di	ctionary)	2
		Schedule 1			3
		insert—			4
				part 3A, see section 134A.	5 6
			interactive section 13	e bettor, for chapter 4, part 3A, see 4A.	7 8
	Part 10			ment of Wagering Act	9
			1998		10
	Division	1	Prelimin	ary	11
Clause	67 Ac	t amended			12
		This part a	mends the W	Vagering Act 1998.	13
	Division	2	Amendr	nents commencing on	14
			assent	3	15
Clause	68 Ins	sertion of n	ew pt 11. d	iv 5	16
		Part 11—			17
		insert—			18
		Divisi	on 5	Wagering inducements	19
		2.1.01	-	and direct marketing	20
					۷.,

228A Defini	tions for division	1
In t	his division—	2
	eractive wagering account, of a person, means account—	3 4
(a)	in the name of the person with a licence operator; and	5 6
(b)	that is accessible by means of a telecommunication device under the <i>Interactive Gambling (Player Protection)</i> Act 1998, schedule 3; and	7 8 9 10
(c)	against which the licence operator has a right to debit the amount of a bet made by the person.	11 12 13
	cractive wagering customer means a person to has an interactive wagering account.	14 15
228B Prohib	oited inducements	16
ope a pe any	icence operator or a person acting for a licence erator must not offer, or cause to be offered, to erson who is in Queensland (a <i>relevant person</i>) credit, voucher, reward or other benefit as an entive for the relevant person—	17 18 19 20 21
(a)	to open an interactive wagering account with the licence operator; or	22 23
(b)	to refer another person to the licence operator for the purpose of that person opening an interactive wagering account with the licence operator; or	24 25 26 27
(c)	not to close an interactive wagering account with the licence operator after the relevant person asks the licence operator to close the account.	28 29 30 31
Ma	ximum penalty—	32
(a)	for an individual—20 penalty units: or	33

	[5 00]	
	(b) for a corporation—200 penalty units.	1
228C W	agering using free bets	2
(1)	A licence operator or a person acting for a licence operator must not offer, or cause to be offered, a free bet to an interactive wagering customer who is in Queensland and has an interactive wagering account with the licence operator unless the customer can withdraw payouts arising from the free bet at any time.	3 4 5 6 7 8 9
	Maximum penalty—	10
	(a) for an individual—20 penalty units; or	11
	(b) for a corporation—200 penalty units.	12
(2)	In this section—	13
	free bet see the Betting Tax Act 2018, section 7.	14
228D R	estrictions on direct marketing	15
(1)	A licence operator or a person acting for a licence operator must not send promotional or advertising material directly by email, SMS message or other direct means to a person who is in Queensland (a <i>relevant person</i>) unless—	16 17 18 19 20
	(a) the relevant person has given express and informed consent to receiving promotional or advertising material directly by that means; and	21 22 23 24
	(b) either—	25
	(i) the relevant person has not withdrawn the consent; or	26 27
	(ii) the relevant person has withdrawn the consent but the licence operator or person is not aware of the withdrawal.	28 29 30
	Maximum penalty—	31

	(a) for an individual—20 penalty units; or	1
	(b) for a corporation—200 penalty units.	2
(2)	If the relevant person has given consent to receiving promotional or advertising material, the licence operator or a person acting for the licence operator—	3 4 5 6
	(a) must provide the relevant person with a means to easily withdraw the consent at any time; and	7 8 9
	(b) if the relevant person attempts to withdraw the consent—must not offer, or cause to be offered, to the relevant person any credit, voucher, reward or other benefit as an incentive for the relevant person not to withdraw the consent.	10 11 12 13 14 15
	Maximum penalty—	16
	(a) for an individual—20 penalty units; or	17
	(b) for a corporation—200 penalty units.	18
(3)	If the licence operator or a person acting for the licence operator sends promotional or advertising material to the relevant person electronically, the licence operator or person must provide a mechanism, including, for example, an electronic link, in the material allowing the relevant person to easily withdraw consent from receiving promotional or advertising material.	19 20 21 22 23 24 25 26
	Maximum penalty—	27
	(a) for an individual—20 penalty units; or	28
	(b) for a corporation—200 penalty units.	29
(4)	For this section, if the relevant person withdraws consent from receiving promotional or advertising material, the withdrawal takes effect 5 business days, or a shorter period prescribed by regulation, after the relevant person withdraws	30 31 32 33

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	consent.	1
	bligation of licence operator to identify son's location	2 3
(1)	A licence operator must, when receiving a bet made from an interactive wagering account, take reasonable steps to identify the location of the person making the bet.	4 5 6 7
	Maximum penalty—100 penalty units.	8
(2)	For complying with subsection (1), the licence operator may rely on either of the following addresses as being the location of the person making the bet—	9 10 11 12
	(a) for an individual—an address given to the licence operator by the individual as the individual's residential address;	13 14 15
	(b) for a company within the meaning of the Corporations Act—an address given to the licence operator by or for the company as the company's principal place of business.	16 17 18 19
(3)	However, subsection (2) does not apply if the licence operator knows, or has reasonable grounds to suspect, that an address mentioned in subsection (2)(a) or (b) is not the location of the person when the bet is made.	20 21 22 23 24
Insertion of ne	ew pt 17, div 8	25
Part 17—		26
insert—		27
Divisio	on 8 Transitional provision for	28
	Criminal Code (Consent	29
	and Mistake of Fact) and	30

Clause 69

		Other Legislation Amendment Act 2020	1 2
		Iteractive wagering accounts established fore commencement	3 4
		Sections 228B, 228C and 228E apply in relation to an interactive wagering customer whether the customer's interactive wagering account, however called, was established before or after the commencement.	5 6 7 8 9
lause	70 Amendment	of sch 2 (Dictionary)	10
	Schedule 2	<u>!—</u>	11
	insert—		12
		<i>interactive wagering account</i> , of a person, for part 11, division 5, see section 228A.	13 14
		<i>interactive wagering customer</i> , for part 11, division 5, see section 228A.	15 16
	Division 3	Amendments commencing by proclamation	17 18
lause	71 Amendment of	of s 164 (Dividends)	19
	(1) Section 16	4—	20
	insert—		21
	(2A)	Subsections (4) and (5) apply if—	22
		(a) under the rules, a minimum dividend decided by the authority operator applies in relation to an investment in a totalisator conducted by the operator; and	23 24 25 26

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			[6 · -]	
			(b) the application of subsection (2) in calculating the amount of a dividend to be paid under subsection (1) in relation to the investment would result in the amount of the dividend being less than the amount of the minimum dividend.	1 2 3 4 5 6
		(2B)	Subsection (2) does not apply in calculating the dividend.	7 8
		(2C)	For subsection (1), the amount of the dividend is taken to be an amount equal to the minimum dividend.	9 10 11
	(2)	Section 164	4(3), after 'subsection (2)'—	12
		insert—		13
			or (5)	14
	(3)	Section 164	4(2A) to (3)—	15
		renumber a	s section 164(3) to (6).	16
Part	11		Other amendments	17
72	Leç	gislation an	nended	18
		Schedule 1	amends the legislation it mentions.	19

Clause 72

Scl	nedule 1 Other amendments		1
		section 72	2
Gar	ming Machine Act 1991		3
1	Section 281(5), 'subsection (4)'—		4
	omit, insert—		5
	subsection (3)		6
2	Section 281(6), 'subsection (5)(a)'—		7
	omit, insert—		8
	subsection (4)(a)		9
3	Section 281(9)(b)(i), 'subsection (3)(b)'—		10
	omit, insert—		11
	subsection (2)(b)		12
4	Section 281(9)(b)(ii), 'subsection (4)'—		13
	omit, insert—		14
	subsection (3)		15
5	Section 281(10), 'subsection (9)(b)'—		16
	omit, insert—		17
	subsection (8)(b)		18

6	Section 281(2) to (12)—	1
	renumber as section 281(1) to (11).	2
7	Schedule 2, definition approved game, 'section 281(8)'—	3
	omit, insert—	4
	section 281(7)	5
Gaı	ming Machine Regulation 2002	6
1	Section 34, 'section 281(8)'—	7
	omit, insert—	8
	section 281(7)	9
2	Section 59, '281(3)(a)'—	10
	omit, insert—	11
	281(2)(a)	12
3	Schedule 5, item 52, 's 281(7)(a)'—	13
	omit, insert—	14
	s 281(6)(a)	15
Pol	ice Powers and Responsibilities Act 2000	16
_	Cabadula C. definition registered as well as discovered in the contract of the	4 –
1	Schedule 6, definition registered corresponding foreign procedure order, 'foreign'—	17 18
	omit, insert—	19

forensic

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