

Police Service Administration and Other Legislation Amendment Bill 2021



Queensland

Police Service Administration and Other Legislation Amendment Bill 2021

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		61

2021

A Bill

for

An Act to amend the Forestry Act 1959, the Marine Parks Act 2004, the Nature Conservation Act 1992, the Police Powers and Responsibilities Act 2000, the Police Powers and Responsibilities Regulation 2012, the Police Service Administration Act 1990, the Police Service Administration Regulation 2016, the Recreation Areas Management Act 2006 and the legislation mentioned in schedule 1 for particular purposes, and to repeal the State Buildings Protective Security Act 1983

Police Service Administration and Other Legislation Amendment Bill 2021 Part 1 Preliminary

	The Parlia	ament of Queensland enacts—	1
	Part 1	Preliminary	2
Clause	1 Sh	ort title	3
		This Act may be cited as the <i>Police Service Administration</i> and Other Legislation Amendment Act 2021.	4 5
Clause	2 Co	ommencement	6
		The following provisions commence on a day to be fixed by proclamation—	7 8
		• parts 2 and 4	9
		• schedule 1, part 1.	10
	Part 2	Amendments relating to protective services officers	11 12
	Division	Amendment of Police Powers and Responsibilities Act 2000	13 14
Clause	3 Ac	et amended	15
		This division amends the <i>Police Powers and Responsibilities Act 2000</i> .	16 17
Clause	4 Re	placement of ch 19, pt 1 (Directions in state buildings)	18
		Chapter 19, part 1—	19
		omit, insert—	20

[s 1]

Part 1	I	State buildings	1
Divisio	on 1	Preliminary	2
549 Me	aning of	state building	3
(1)	A state b	puilding—	4
	(a) is—	-	5
	(i)	a building, or part of a building, owned or occupied by the State or a non-commercial authority of the State; or	6 7 8 9
	(ii)	a building, or part of a building, prescribed by regulation for the purpose of this definition; and	10 11 12
		udes the precincts of the building, or tof the building, under paragraph (a).	13 14
(2)	building the area non-com lawfully	building is constituted by only part of a , a reference to the state building includes s of the state building the State or a umercial authority of the State may use together with other owners or s of the state building.	15 16 17 18 19 20
(3)	building or part of	tion may prescribe a building, or part of a , to be a state building only if the building f the building is to be used for an activity ich the State is directly concerned.	21 22 23 24
(4)	In this se	ection—	25
	<i>precinct</i> includes	s, of a building or part of a building,	26 27
	con	precourt, or other similar area, used in junction or associated with the building part of the building; and	28 29 30

	(b)	a yard, or other similar area, used in conjunction or associated with the building or part of the building; and	1 2 3
	(c)	if the building or part of the building has been prescribed by regulation under subsection $(1)(a)(ii)$ —an area within the boundaries of the building or part of the building as identified in the regulation; and	4 5 6 7 8
	(d)	if the building or part of the building is aligned next to a public place—any wall, fence or other structure along the alignment; and	9 10 11 12
	(e)	any area above or below the foundations, walls, roof or other area of the building of part of the building.	13 14 15
Divisio	n 2	Screening of entrants to	16
		state buildings	17
		state buildings o require name and address and for entry	17 18 19
	son f A po requ	o require name and address and	18
reas	son f A po requ	o require name and address and for entry blice officer or protective services officer may ire an entrant to a state building to state the	18 19 20 21
reas	A po requ follo	o require name and address and for entry blice officer or protective services officer may fire an entrant to a state building to state the bwing information—	18 19 20 21 22
reas	A por required follo (a) (b) How offic susp	o require name and address and for entry blice officer or protective services officer may ire an entrant to a state building to state the owing information— the entrant's name and address; the entrant's reason for being at, or about to	18 19 20 21 22 23 24

	in the circumstances, it would be reasonable to expect the entrant to be in possession of, or to otherwise be able to give, the evidence.	1 2 3
(4)	This section does not limit or otherwise affect chapter 2, part 4, division 1 or part 5.	4 5
551 Use	of electronic screening devices	6
(1)	This section applies if the system for the security of a state building involves the use of 1 or more of the following electronic screening devices—	7 8 9
	(a) a walk-through detector;	10
	(b) an X-ray machine;	11
	(c) a hand held scanner.	12
(2)	A police officer or protective services officer may ask an entrant to the state building to do 1 or more of the following things—	13 14 15
	(a) to walk through a walk-through detector;	16
	(b) to pass the entrant's belongings through an X-ray machine;	17 18
	(c) to allow the officer to pass a hand held scanner in close proximity to the entrant;	19 20
	(d) to allow the officer to pass a hand held scanner in close proximity to the entrant's belongings.	21 22 23
552 Pov	ver to inspect entrant's belongings	24
(1)	This section applies if—	25
	(a) a police officer or protective services officer reasonably considers it necessary for the security of a state building to make a request under subsection (2) in relation to an entrant to the state building, or the entrant's belongings, whether or not the entrant or	26 27 28 29 30 31

		belongings have been subjected to electronic screening; and	1 2
	(b)	the officer tells the entrant the reasons for making the request.	3 4
(2)	may	police officer or protective services officer ask the entrant to do 1 or more of the owing things—	5 6 7
	(a)	allow the officer to inspect the entrant's belongings;	8 9
	(b)	remove 1 or more outer garments worn by the entrant as specified by the officer and allow the officer to inspect the garments;	10 11 12
	(c)	remove all articles from the entrant's clothing and allow the officer to inspect them;	13 14 15
	(d)	open an article for inspection and allow the officer to inspect it;	16 17
	(e)	allow the officer, or another adult assisting the officer, to touch a garment the entrant is wearing for the purpose of the officer inspecting the entrant's belongings;	18 19 20 21
	(f)	open a vehicle or a part of it for inspection and allow the officer to inspect it;	22 23
	(g)	remove an article from a vehicle as specified by the officer and allow the officer to inspect it;	24 25 26
	(h)	move a vehicle to, and park it in, a place specified by the officer;	27 28
	(i)	if the officer reasonably believes a belonging of the entrant is capable of concealing a proscribed thing—deposit the belonging in a place specified by the officer.	29 30 31 32
(3)		section (2)(e) applies only if the police officer protective services officer, or another adult	33 34

	[s 4]
	assisting the officer, is of the same sex as the entrant.
(4)	In this section—
	<i>inspect</i> , an article, includes handle the article, open it and examine its contents.
	eguards for inspection of entrant's ongings
(1)	A police officer or protective services officer conducting an inspection of an entrant's belongings under section 552 must—
	(a) ensure, as far as reasonably practicable, the way the inspection is conducted causes minimal embarrassment to the entrant; and
	(b) take reasonable care to protect the dignity of the entrant; and
	 (c) ensure the touching of a garment the entrant is wearing, under section 552(2)(e), is conducted only by a police officer or protective services officer, or another adult assisting the officer, who is of the same sex as the entrant.
(2)	Also, if a police officer or protective services officer reasonably suspects it is necessary to protect the dignity of an entrant to a state building and it is reasonably practicable, the officer may ask the entrant to allow an inspection of the entrant's belongings under section 552(2) to be conducted out of public view, for example, in a room of the state building.

- 30
- (1) A police officer or protective services officer may 31 direct an entrant, or group of entrants, to a state 32 building to not enter, or to leave the building 33

	entr	nediately, and to take the belongings of the rant or group of entrants out of the building, if officer reasonably suspects—	1 2 3				
	(a)	a) the behaviour of the entrant or entrants is or has been disorderly, indecent, offensive or threatening to a person entering, at or leaving the building; or					
	(b)	the entrant or entrants have not complied with a requirement under section 550; or	8 9				
	(c)	the entrant or entrants have not complied with a request under section 551 or 552; or	10 11				
	(d)	the entrant or entrants have no good and lawful reason to enter or be at the building.	12 13				
	Note	2	14				
	S	ee also sections 791 and 791B.	15				
(2)	offi (1) dire	wever, a police officer or protective services cer must not give a direction under subsection unless the officer reasonably suspects the ection is necessary to maintain the security of state building.	16 17 18 19 20				
(3)	dire	o, a protective services officer must not give a ection under subsection (1)(c) if the entrant or rants—	21 22 23				
	(a)	tell the officer they—	24				
		 (i) do not want an electronic screening device used in relation to their belongings, and are prepared to leave the building; or 	25 26 27 28				
		(ii) do not want their belongings inspected, and are prepared to leave the building; and	29 30 31				
	(b)	immediately leave the building with their belongings.	32 33				

	Note—	1
	See also sections 633 and 633A.	2
(4)	The entrant or entrants may tell the protective services officer a matter mentioned in subsection (3) before or after the officer starts to—	3 4 5
	(a) use an electronic screening device in relation to the entrant or entrants under section 551; or	6 7 8
	(b) conduct an inspection of the belongings of the entrant or entrants under section 552.	9 10
(5)	Also, a police officer or protective services officer must not give a direction under subsection (1) that interferes with a person's right of peaceful assembly unless the direction is reasonably necessary in the interests of—	11 12 13 14 15
	(a) public safety; or	16
	(b) public order; or	17
	(c) the protection of the rights and freedoms of other persons.	18 19
	Examples of rights and freedoms for subsection $(5)(c)$ —	20
	• the rights and freedoms of the public to enjoy the place	21 22
	• the rights of persons to carry on lawful business in or in association with the place	23 24
(6)	Without limiting subsection (1), a direction under the subsection may require an entrant, or group of entrants, to a state building to do 1 of the following things—	25 26 27 28
	(a) leave the building and not return or be within the building within a stated reasonable time of not more than 24 hours;	29 30 31
	(b) leave a stated part of the building and not return or be within the stated part of the building within a stated reasonable time of not more than 24 hours;	32 33 34 35

	the b in a withi withi	e from a particular location at or near puilding for a stated reasonable distance, stated direction, and not return or be in the stated distance from the building in a stated reasonable time of not more 24 hours.	1 2 3 4 5 6
(7)	must give	the entrant or group of entrants the or the direction.	7 8 9
(8)	This section	on does not limit or otherwise affect—	10
	(a) chap	ter 2, part 4, division 1; or	11
	(b) chap	ter 2, part 5.	12
Divisio	search a p	police officer has under this Act to berson or vehicle without a warrant. Other powers relating to	16 17 18
			10
		screening	19
556 Sei	zure of pr	screening oscribed thing	19 20
556 Sei	A police of seize a pro an entrant has a re		-

possessing a proscribed thing for use in the course of the
person's trade, business or calling in a state building2829

	[s 4]	
	Note—	1
	See section 622.	2
	usal of entry to and removal from state Iding	3 4
(1)	This section applies if a police officer or protective services officer reasonably suspects—	5 6
	(a) the behaviour of an entrant to a state building is or has been disorderly, indecent, offensive or threatening to a person entering, at or leaving the building; or	7 8 9 1(
	 (b) an entrant to a state building has not complied with a requirement under section 550; or 	11 12 13
	 (c) an entrant to a state building has not complied with a request under section 551 or 552; or 	14 15 16
	(d) an entrant to a state building has no good and lawful reason to enter or be at the building.	17 18 19
(2)	The police officer or protective services officer may—	20 21
	(a) remove the entrant from the state building; and	22 23
	(b) if the entrant is about to enter the state building—prevent the entrant from entering the state building.	24 25 26
	Note—	27
	See also section 615A.	28
	ention of entrants by protective services cers	29 30
		50

 This section applies if a protective services officer 31 reasonably suspects a person who is an entrant to 32

	a state building has committed an offence at or in connection with the building.	1 2
(2)	The protective services officer may detain the person for the time reasonably necessary to give the person into the custody of a police officer.	3 4 5
(3)	It is the duty of the protective services officer to release the person at the earliest reasonable opportunity if the person is no longer reasonably suspected of committing the offence for which the person was detained.	6 7 8 9 10
(4)	Subsection (3) does not apply if the person is reasonably suspected of another offence, whether or not arising out of the circumstances of the offence for which the person was detained.	11 12 13 14
Divisio	on 4 Miscellaneous	15
559 Pro	on 4 Miscellaneous otective services officer must produce ntity card unless in uniform	15 16 17
559 Pro	otective services officer must produce	16
559 Pro ide	Stective services officer must produce ntity card unless in uniform This section applies if a protective services officer, other than a protective services officer who is in uniform, exercises a power under this	16 17 18 19 20
559 Pro ide (1)	Stective services officer must produce ntity card unless in uniform This section applies if a protective services officer, other than a protective services officer who is in uniform, exercises a power under this part in relation to an entrant or group of entrants.	16 17 18 19 20 21
559 Pro ide (1)	 A produce services officer must produce nity card unless in uniform This section applies if a protective services officer, other than a protective services officer who is in uniform, exercises a power under this part in relation to an entrant or group of entrants. The protective services officer must— (a) produce the officer's identity card for inspection by the entrant or entrants before 	16 17 18 19 20 21 22 23 24

[s 5]

			reasonable opportunity.	1
		(4)	The failure of a protective services officer to	2
			comply with subsection (2) or (3) does not make	3
		(5)	the exercise of a power under this part unlawful.	4
		(5)	In this section—	5
			<i>identity card</i> , of a protective services officer, means the identity card issued to the officer under	6
			the Police Service Administration Act 1990,	7 8
			section 5.21.	9
		560 Re	lationship with other powers	10
			This part does not limit or otherwise affect	11
			another Act or law, or any inherent jurisdiction,	12
			power or authority of a court or tribunal, that	13
			regulates the conduct or presence of a person in a court, tribunal or other state building.	14 15
			court, inbundi of other state bunding.	15
Clause	5	Amendment o	of s 609A (Use of body-worn cameras)	16
		Section 60	9A, after 'police officer'—	17
		insert—		18
			or protective services officer	19
Clause	6	Amendment c	of s 612 (Assistance in exercising powers)	20
		(1) Section 612	2(1), examples—	21
		insert—		22
			4 A protective services officer may seek the services	23
			of a translator to explain to an entrant to a state	24
			building who does not speak English the screening process used in the building.	25 26
		(2) Section 612	2(8)—	27
		omit, inser	t—	28
		(8)	A reference in this section to a police officer and	29

[s 7]

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				-
			the police service includes—	1
			 (a) a reference to a law enforcement agency and a law enforcement officer when a person is performing the functions of a law enforcement officer under chapter 11 or 13 and 	s 3 7 4
			(b) a reference to a protective services office when performing the functions of a protective services officer under chapter 19 part 1.	a 8
Clause	7	Amendment of individuals)	s 615 (Power to use force against	11 12
		Section 615	, heading, after 'individuals'—	13
		insert—		14
			—police officers	15
Clause	8	Insertion of ne	w s 615A	16
		After section	n 615—	17
		insert—		18
			wer to use force against viduals—protective services officers	19 20
		(1)	It is lawful for a protective services office exercising or attempting to exercise a power under chapter 19, part 1 or another Act against an individual, and anyone helping the officer, to use reasonably necessary force to exercise the power	r 22 n 23 e 24
			Example—	26
			A protective services officer may use reasonable force to prevent an entrant to a state building evading detention under section 558.	
		(2)	The force a protective services officer may use	e 30

					[s 9]
				individual's death.	1
Clause	9	Am	nendment c	of s 622 (Receipt for seized property)	2
		(1)	Section 622	2, before subsection (1)—	3
			insert—		4
			(1A)	This section applies if—	5
				(a) a police officer seizes anything under Act or a warrant; or	this 6 7
				(b) a protective services officer seizes proscribed thing under section 556.	s a 8 9
		(2)	Section 622	2(1), from 'If' to 'must'—	10
			omit, insert	<i>t</i> —	11
				The police officer or protective services off must	icer 12 13
		(3)	Section 622	2(2), 'if the police officer'—	14
			omit, insert	<i>t</i> —	15
				if a police officer	16
		(4)	Section 622	2(2), 'subsection (1)'—	17
			omit, insert	<i>t</i> —	18
				subsection (2)	19
		(5)	Section 622	2(5), after 'police officer'—	20
			insert—		21
				or protective services officer	22
		(6)	Section 622	2(5), example, 'subsection (5)(c)'—	23
			omit, insert	<i>t</i> —	24
				subsection (6)(c)	25
		(7)		2(1A) to (5)—	26
			renumber a	as section $622(1)$ to (6).	27

[s 10]

Clause	10	Amendment of s 633 (Safeguards for oral directions o requirements)	or 1 2
		Section 633, heading, after 'requirements'—	3
		insert—	4
		—police officers	5
Clause	11	Insertion of new s 633A	6
		After section 633—	7
		insert—	8
		633A Safeguards for oral directions or requirements—protective services officers	9 10
		 This section applies if a protective services of gives someone an oral direction or makes an requirement under chapter 19, part 1, division 	oral 12
		(2) If the person fails to comply with the direction requirement, a protective services officer multiply practicable, warn the person it is an offence to to comply with the direction or requirem unless the person has a reasonable excuse.	st, if 15 5 fail 16
		(3) The protective services officer must give person a further reasonable opportunity to con with the direction or requirement.	
Clause	12	Amendment of s 636 (Police officer to give notice of damage)	22 23
		(1) Section 636, heading, 'Police officer to give'—	24
		omit, insert—	25
		Giving	26
		(2) Section 636—	27
		insert—	28
		(1A) This section also applies if a protective serv officer damages something when exercisin	

				[s 13]	
			роу	ver under chapter 19, part 1 or another Act.	1
		(3) Sect	ion 636(2),	'The police officer'—	2
		omit	, insert—		3
			The	e police officer or protective services officer	4
		(4) Sect	ion 636(2),	(3) and (5), 'the police officer'—	5
		omit	, insert—		6
			the	officer	7
		(5) Sect	ion 636(2)(b), 'police officer's'—	8
		omit	insert—		9
			off	icer's	10
		(6) Sect	ion 636(3),	'the investigation or another investigation'—	11
		omit	, insert—		12
			an	investigation	13
			ion 636(3) er'—	(b), 'that police officer or another police	14 15
		omit	, insert—		16
			tha	t officer or a police officer	17
		(8) Sect	ion 636(1A) to (6)—	18
		renu	mber as sec	etion 636(2) to (7).	19
Clause	13	Amendr	nent of s 6	78 (Register of enforcement acts)	20
		Sect	ion 678(3)-	_	21
		omit	insert—		22
			(3) Eac	ch entity—	23
			(a)	may keep its register in the way the entity's chief executive officer considers appropriate; and	24 25 26
			(b)	must ensure its register is kept in a way that enables police officers and protective	27 28

			serv and	vices officers to comply with this Act;	1 2
		(c)		keep its register in a way the entity's of executive officer considers is effective	3 4 5
			(i)	prevent police officers or protective services officers who are not performing functions for the entity from inspecting all or part of the register; or	6 7 8 9 10
			(ii)	restrict access to all or part of the register to only specified police officers or specified protective services officers who are performing functions for the entity.	11 12 13 14 15
		Exar	nple fe	or subsection (3)(c)(ii)—	16
		W	ay th	C chairperson may keep the CCC's register in a at prevents police officers, other than those ed to the CCC, inspecting the register.	17 18 19
14		nendment of s 6 jister)	79 (\	Who must record information in	20 21
	(1)	Section 679(1),	after	'police officer'—	22
		insert—			23
		or p	rotec	tive services officer	24
	(2)	Section 679(2),	after	'police officers'—	25
		insert—		-	26
		or p	rotec	tive services officers	27
	(3)	Section 679(2), a	after	'the senior police officer'—	28
		insert—		•	29
		or s	enior	protective services officer	30
				-	

Clause

[s 15]

Clause	15	Am	endment o	f s 686 (Application of pt 3)	1
		(1)	Section 686	5(1) and (3), after 'police officer'—	2
			insert—		3
				or protective services officer	4
		(2)	Section 686	b(2)—	5
			insert—		6
				(k) property in the possession of a protective services officer under a bailment of the property to the officer.	7 8 9
		(3)	Section 686	5(3), 'subsection (2)(f)'—	10
			omit, insert		11
				subsection (2)(f) or (k)	12
Clause	16			f s 688 (Responsibilities of police officer sion of relevant thing)	13 14
		(1)	Section 688	3, heading, after 'police officer'—	15
			insert—		16
				or protective services officer	17
		(2)	Section 688	<u>;</u>	18
			insert—		19
			(1A)	A protective services officer who seizes or otherwise comes into possession of a relevant thing must ensure the thing is given to an appropriate property officer or delivered to a property point that is appropriate in the circumstances, as soon as reasonably practicable, unless—	20 21 22 23 24 25 26
				(a) the thing is earlier returned, destroyed or disposed of under this part; or	27 28
				(b) the thing is given to a police officer.	29
		(3)	Section 688	3(2), 'If the'—	30

[s 17]

18	Ins	After section 715— <i>insert</i> — Division 4AA	pt 3, div 4AA Dealing with proscribed	21 22 23
18	Ins		pt 3, div 4AA	
18	Ins	ertion of new ch 21,	pt 3, div 4AA	21
18 Ins		sertion of new ch 21, pt 3, div 4AA		
		or protect	ive services officer	20
		insert—		19
		Section 691(1) and (3)	, after 'police officer'—	18
17	Am	nendment of s 691 (R	eturn of relevant things)	17
		renumber as section 68	38(2) to (7).	16
	(7)	Section 688(1A) to (6)		15
		subsectio	on (7)	14
		omit, insert—		13
	(6)	Section 688(6), examp	le, 'subsection (6)'—	12
		Subsectio	n (5)	11
		omit, insert—		10
	(5)	Section 688(6), 'Subse	ection (4)'—	9
		subsection	thing is given or delivered under n (1) or (2), the police officer or services officer is responsible for the ng of the thing.	5 6 7 8
		omit, insert—		4
	(4)	Section 688(3)—		3
		If a		2
		omit, insert—		1
		(4)	If a (4) Section 688(3)—	If a (4) Section 688(3)—

[s 18]

715AA	Disposal of proscribed things	1		
(1)	At any time after the appointed day, a protective services officer may deliver a relevant thing that is a proscribed thing that has not been forfeited to the State—			
	 (a) if a protective services officer is satisfied a person is the owner of the proscribed thing, or would be lawfully entitled to possess it if that person complies with the <i>Weapons Act</i> 1990— 			
	(i) to the owner or person lawfully entitled to possess it; or	11 12		
	(ii) if the owner or person lawfully entitled to possess it nominates another person to possess it, to that person; or	13 14 15		
	(b) if a court order is made for the delivery of the proscribed thing to a person under section 701—to that person.	16 17 18		
(2)	However, a proscribed thing may be delivered to a person mentioned in subsection (1) only if that person satisfies the protective services officer who holds or has custody of the proscribed thing that the person may lawfully possess the proscribed thing.			
(3)	If the proscribed thing has not been delivered to any person under subsection (1) within 3 months after the appointed day or the longer period the commissioner decides in a particular case, the proscribed thing is forfeited to the State.	25 26 27 28 29		
715AB pro	What is the appointed day for disposal of scribed thing under s 715AA	30 31		
-	The appointed day for disposal of proscribed things is—	32 33		

[s 19]

С

С

		(a)	for a proscribed thing seized because of a contravention or suspected contravention of the <i>Weapons Act 1990</i> , the later of the following—	1 2 3 4
			(i) the day all proceedings relating to the offence or suspected offence are finally decided;	5 6 7
			(ii) the day 6 months after the day the proscribed thing was seized; or	8 9
		(b)	otherwise, the day the proscribed thing was seized.	10 11
lause	19	Insertion of new ch	a 23, pt 1, div 1, hdg	12
		Before section 79	00—	13
		insert—		14
		Division 1	Police officers	15
lause	20	Insertion of new ch	1 23, pt 1, div 2	16
		Chapter 23, part	1—	17
		insert—		18
		Division 2	Protective services	19
			officers	20
		791A Offenc services	e to assault or obstruct protective officer	21 22
		(1) A pe	erson must not—	23
		(a)	assault a protective services officer in the performance of the officer's duties at, or in connection with, a state building; or	24 25 26

[s 21]

			(b) obstruct a protective services officer in the performance of the officer's duties at, or in connection with, a state building.	
			Maximum penalty—40 penalty units or 6 months imprisonment.	45
		(2)	In this section—	6
			<i>assault</i> has the meaning given by the Criminal Code, section 245.	78
			<i>obstruct</i> includes hinder, resist and attempt to obstruct.	9 10
			fence to contravene direction or uirement of protective services officer	11 12
		(1)	This section applies if a person is given a requirement or direction under chapter 19, part 1 by a protective services officer and no other penalty is expressly provided for a contravention of the requirement or direction.	14 15
		(2)	A person must not contravene a requirement or direction given by a protective services officer, including a requirement or direction contained in a notice given by a protective services officer, under this Act, unless the person has a reasonable excuse.	19 20 21
			Maximum penalty—20 penalty units.	24
Clause	21	Amendment o	f s 792 (Performance of duty)	25
			, heading, after 'duty'—	26
		insert—		27
			—police officers	28
Clause	22	Insertion of ne	ew s 792A	29
		After sectio	n 792—	30

[s 23]

		insert— 1		
	792A Performance of duty—protective services officers			
		A protective services officer performing a 4 function of the police service is performing a duty 5 of a protective services officer even if the function 6 could be performed by someone other than a 7 protective services officer. 8		
Clause	23	Amendment of s 804 (Compensation) 9		
		(1) Section $804(1)$ — 10)	
		insert— 11		
		(aa) a protective services officer exercises 12 powers under chapter 19, part 1; or 13		
		(2) Section 804(1)(b), after 'police officer'— 14	ŀ	
		insert— 15	5	
		or protective services officer 16)	
		(3) Section 804(1)(aa) and (b)— 17	7	
		<i>renumber</i> as section 804(1)(b) and (c). 18	3	
Clause	24	Amendment of s 809 (Regulation-making power) 19)	
		(1) Section $809(2)(a)$ 20)	
		insert— 21	L	
		(ia) protective services officers and protective 22 services officers (in training); 23		
		(2) Section 809(2)(a)(ia) and (ii)— 24	ŀ	
		<i>renumber</i> as section 809(2)(a)(ii) and (iii). 25	5	
Clause	25	Insertion of new ch 24, pt 23 26	5	
		Chapter 24— 27	7	

		[s 26]	
	insert—		1
	Part 2	3 Transitional provision for Police Service Administration and Other Legislation Amendment Act 2021	2 3 4 5 6
	892 Pro	ceedings for offences against repealed Act	7
	(1)	This section applies in relation to an offence against a former provision of the repealed Act committed by a person before the commencement.	8 9 10 11
	(2)	Without limiting the <i>Acts Interpretation Act 1954</i> , section 20, a proceeding for the offence may be continued or started, and the person may be convicted of and punished for the offence, as if the <i>Police Service Administration and Other Legislation Amendment Act 2021</i> had not commenced.	12 13 14 15 16 17 18
	(3)	Subsection (2) applies despite the Criminal Code, section 11.	19 20
	(4)	In this section—	21
		<i>former</i> , for a provision of the repealed Act, means the provision as in force from time to time before the commencement.	22 23 24
		<i>repealed Act</i> means the repealed <i>State Buildings</i> <i>Protective Security Act 1983</i> as in force from time to time before the commencement.	25 26 27
Clause 26	Amendment o	f sch 6 (Dictionary)	28

 (1) Schedule 6, definitions belongings, noxious or offensive 29 substance, offensive weapon, proscribed thing and state 30 building— 31 [s 26]

	omit.			1
(2)	Schedule 6-			2
	insert—			3
		wate thin	<i>ongings</i> , of an entrant to a state building or a ch-house, includes each of the following gs even if the entrant does not own or have a t to use the thing—	4 5 6 7
		(a)	an article worn by the entrant;	8
		(b)	an article carried by the entrant, including, for example, an article in a pocket of the entrant's clothing;	9 10 11
		(c)	an article pushed or pulled by the entrant;	12
		(d)	a vehicle driven by the entrant or another vehicle towed by a vehicle driven by the entrant;	13 14 15
		(e)	the contents of an article or vehicle mentioned in any of paragraphs (a) to (d).	16 17
		auth with	<i>-commercial authority of the State</i> means an nority of the State that is non-commercial nin the meaning of the <i>Competition and usumer Act 2010</i> (Cwlth), section 2C.	18 19 20 21
		mac	<i>ious or offensive substance</i> means a thing le or adapted, or intended for use by the person sessing the thing, to—	22 23 24
		(a)	assault another person, other than by injuring or incapacitating the other person; or	25 26 27
		(b)	damage property; or	28
		(c)	disrupt business conducted by the State, or a non-commercial authority of the State, in a state building, including, for example, interrupting court proceedings.	29 30 31 32

	[s 26]
Exa	mples of a noxious or offensive substance—
t	lood or paint in a plastic or paper wrapping intended to purst on impact when thrown at a person or a solid bject
off	ensive weapon or instrument includes—
(a)	a weapon; and
(b)	an antique firearm, explosive tool, captive bolt humane killer, spear gun, longbow, sword or knife; and
(c)	an explosive; and
(d)	a replica of a weapon under the <i>Weapons Act</i> 1990, section 6A; and
(e)	a replica of a thing mentioned in paragraph (b) or (c); and
(f)	a slingshot or shanghai; and
(g)	a laser pointer; and
(h)	a thing made or adapted, or intended for use by the person possessing the thing, to injure or incapacitate another person.
pro	scribed thing means—
(a)	an offensive weapon or instrument; or
(b)	a noxious or offensive substance; or
(c)	another thing in the unlawful possession of the person possessing the thing.
	<i>tective services officer</i> see the <i>Police Service ninistration Act 1990</i> , section 1.4.
sec	urity, of a state building, includes—
(a)	the safety of entrants to the building; and
(b)	the safety of things in, or about to be brought into, the building; and
(c)	the good order, or safe operation, of the building.

[s 27]

			state building see section 549.	1
		(3)	Schedule 6, definition enforcement act—	2
			insert—	3
			(v) the giving of a direction under section 554;	4
			(w) the removal of an entrant to a state building under section 557;	5 6
			(x) the detention of an entrant to a state building under section 558.	7 8
		(4)	Schedule 6, definition <i>identifying particulars offence</i> , paragraph (b), second dot point, 'or 10.20'—	9 10
			omit, insert—	11
			, 10.20 or 10.22	12
		(5)	Schedule 6, definition <i>identifying particulars offence</i> , paragraph (b), sixth dot point—	13 14
			omit.	15
	Divis	ion	2 Amendment of Police Powers and Responsibilities Regulation 2012	16 17
Clause	27	Reg	gulation amended	18
			This division amends the <i>Police Powers and Responsibilities Regulation 2012</i> .	19 20
Clause	28	Ins	ertion of new pt 4C	21
			After part 4B—	22
			insert—	23
			Part 4C State buildings	24

[s 29]

		[525]	
	20G State	e buildings—Act, s 549	
	I	For section $549(1)(a)(ii)$ of the Act, the following	
	ł	buildings located on the land described in	
	S	schedule 1A are prescribed—	
	((a) Queensland Cultural Centre;	
	((b) the offices of Legal Aid Queensland.	
ause 29	Insertion of new	v sch 1A	
	After schedul	le 1—	
	insert—		
	Sched	ule 1A Land on which state	
		buildings are located	
		Ū	
		section 20G	
	Part 1	Queensland Cultural	
		Centre	
	1	Lot 401 on SP259399	
	2	Lot 500 on SP259412	
	3	Lot 600 on SP259442	
	4	Lot 700 on SP273957	
	Part 2	Legal Aid Queensland	
		buildings	
	1	Lots 5 and 6 on Crown Plan B361	
	2	Lot 8 on plan B118228	

[s 30]

			3		Lot 15 on RP137816	1
Clause	30	Am	endment of	scl	n 9 (Responsibilities code)	2
		(1)	Schedule 9,	sect	ion 52, heading, 'Directions given'—	3
			omit, insert–	_		4
				Dir	ections to move on	5
		(2)	Schedule 9,	afte	r section 53—	6
			insert—			7
			53A Dire	ctic	ons in state building—Act, s 679(1)	8
				to a of 1	following information about a direction given n entrant to a state building under section 554 the Act must be included in the register of preement acts—	9 10 11 12
				(a)	when the direction was given;	13
				(b)	the location of the entrant when given the direction;	14 15
				(c)	the name of the entrant given the direction, if known;	16 17
				(d)	the reason the direction was given;	18
				(e)	the apparent demographic category of the entrant.	19 20
			53B Rem 679(al of entrant from state building—Act, s	21 22
				an 557	e following information about the removal of entrant to a state building under section (2)(a) of the Act must be included in the ester of enforcement acts—	23 24 25 26
				(a)	when the entrant was removed;	27
				(b)	the location of the entrant when removed;	28
				(c)	the name of the entrant removed, if known;	29

	[s 30]	
(d)	the reason the entrant was removed;	1
(e)	the apparent demographic category of the entrant.	2 3
	ing entrant from entering state j—Act, s 679(1)	4 5
entr	following information about preventing an ant from entering a state building under ion 557(2)(b) of the Act must be included in register of enforcement acts—	6 7 8 9
(a)	when the entrant was prevented from entering;	10 11
(b)	the location of the entrant when prevented from entering;	12 13
(c)	the name of the entrant prevented from entering, if known;	14 15
(d)	the reason the entrant was prevented from entering;	16 17
(e)	the apparent demographic category of the entrant.	18 19
53D Detentio 679(1)	on of entrant in state building—Act, s	20 21
an e the	following information about the detention of ntrant to a state building, under section 558 of Act, must be included in the register of preement acts—	22 23 24 25
(a)	the name of the entrant, if known;	26
(b)	the time the entrant was detained;	27
(c)	where the entrant was detained;	28
(d)	the reason the entrant was detained;	29
(e)	any apparent injury the entrant received during the detention.	30 31

[s 31]

	Divis	ion 3		ment of Police Service stration Act 1990	1 2
Clause	31	Act amended			3
		This divisi 1990.	on amends	the Police Service Administration	on Act 4 5
Clause	32	Amendment o	f s 1.4 (D	efinitions)	6
		Section 1.4			7
		insert—			8
			-	e services officer means a d d by the commissioner under s	-
			person a	e services officer (in training) m ppointed by the commissioner .19(1)(b).	
				<i>ilding</i> see the <i>Police Power</i> , <i>bilities Act 2000</i> , section 549.	s and 15 16
Clause	33	Amendment o	f s 2.3 (F	unctions of service)	17
		Section 2.3			18
		insert—			19
			· /	provision of services for the secu buildings.	urity of 20 21
Clause	34	Amendment o	f s 2.5 (A	dministration of staff membe	rs) 22
		Section 2.5	(1)—		23
		insert—			24
			· · · -	ective services officers and pro ices officers (in training).	tective 25 26

									[s 3	85]
Clause	35	Amendment o	fs5	.1 (Raı	nks)					1
		Section 5.1	, fron	n 'those	è'—					2
		omit, insert	. <u> </u>							3
			the	ranks d	eclare	d by	regulati	on.		4
Clause	36	Insertion of ne	ew p	t 5, div	3					5
		Part 5—								6
		insert—								7
		Divisio	on 3		Pro	tect	ive se	ervices	S	8
					offi	cers	;			9
		5.19 Ap	poin	tment	of pr	otec	tive se	rvices	officers	10
		(1)	The		ission	er m	ay appo		erson, oth	
			(a)	a prote	ective	servi	ces offi	cer; or		13
			(b)	a prote	ective	servi	ces offi	cer (in t	raining).	14
		(2)	prot com app	ective mission ropriate	serv ner ely qu	vices is s alifie	office	er onl the rform th	5	ne 16 is 17
		(3)	fund	ctions c	of a p	rotect	ive serv		perform th ficer only on—	
			(a)	standi	ng a	appro	priate	to pe		
			(b)		com				ng approve pose of th	
		(4)	Prot	tective	serv	ices	officer	rs and	protectiv	ve 29

	services officers (in training) are employed under the <i>Public Service Act 2008</i> and not under this Act.	1 2 3
5.20 Ra	nks	4
	The ranks of protective services officers are the ranks declared by regulation.	5 6
5.21 lss	sue of identity card	7
(1)	The commissioner must issue an identity card to each protective services officer.	8 9
(2)	The identity card must—	10
	(a) state the protective services officer's name; and	11 12
	(b) contain a recent photograph of the protective services officer; and	13 14
	(c) identify the person the subject of the identity card as a protective services officer; and	15 16
	(d) state an expiry date for the card.	17
(3)	This section does not prevent the issue of a single identity card to a person for this Act and for other purposes.	18 19 20
5.22 Oa	th of office for protective services officers	21
	Before a person begins to perform duty as a protective services officer, the person is to take, or make, and subscribe the oath or affirmation prescribed by regulation.	22 23 24 25
5.23 Fui	nctions of protective services officers	26
(1)	The primary function of protective services officers is to carry into effect the systems	27 28

[s 36]

	incl of v	nulated for the security of state buildings, uding, for example, the systems for the entry rehicles into state buildings and the parking of vehicles.	1 2 3 4
(2)		o, the functions of protective services officers ude—	5 6
	(a)	providing services, on a commercial basis, for a building (other than a state building) under a contract entered into by the State; and	7 8 9 10
	(b)	exercising a power given to protective services officers under this Act or another Act; and	11 12 13
	(c)	another function given to protective services officers under this Act or another Act.	14 15
5.24 Dut	ies d	of protective services officers	16
(1)	Ap	rotective services officer—	17
	(a)	is subject to the directions and orders of the commissioner; and	18 19
	(b)	if performing functions as a duty officer—must remain on duty in the state building until—	20 21 22
		(i) relieved from duty by another protective services officer; or	23 24
		(ii) authorised by the commissioner to leave the building.	25 26
(2)	the mus	hout limiting subsection (1)(a), if directed by commissioner, a protective services officer st take up duty promptly in an emergency, ess the officer has a reasonable excuse.	27 28 29 30
(3)	sub	remove any doubt, it is declared that section (1)(b) does not prevent a protective vices officer leaving a building to perform a	31 32 33

[s 37]

		function of the officer.	1
Clause	37	Amendment of s 5A.3 (Persons to whom pt 5A applies)	2
		Section 5A.3(1)—	3
		insert—	4
		(f) a protective services officer; or	5
		(g) a protective services officer (in training).	6
Clause	38	Amendment of s 10.13 (Surrender of equipment)	7
		Section 10.13(1), after 'officer'—	8
		insert—	9
		or a protective services officer	10
Clause	39	Amendment of s 10.19 (Offences)	11
		Section 10.19, heading, after 'Offences'-	12
		insert—	13
		relating to police officers	14
Clause	40	Insertion of new s 10.22	15
		After section 10.21C—	16
		insert—	17
		10.22 Impersonating protective services officer	18
		A person must not impersonate a protective services officer.	19 20
		Maximum penalty—100 penalty units.	21
Clause	41	Amendment of s 10.23 (Proceedings for offences)	22
		Section 10.23(1)(a), 'or 10.21BA'—	23

Clause				[s 42]	
		omit, insert–	_		1
			, 10.21B	A or 10.22	2
Clause	42	Insertion of new	v pt 11,	div 13	3
		Part 11—			4
		insert—			5
		Divisio	n 13	Transitional provisions for Police Service Administration and Other Legislation Amendment Act 2021	6 7 8 9 10
		11.35 De	finition	s for division	11
			In this d	ivision—	12
			the prov	for a provision of the repealed Act, means ision as in force from time to time before mencement.	13 14 15
			Protecti	Act means the repealed State Buildings we Security Act 1983 as in force from time before the commencement.	16 17 18
		11.36 Pro	otective	e security officer	19
			commen under fo	ction applies if, immediately before the accement, a person held an appointment armer section $7(1)(a)$ of the repealed Act active security officer.	20 21 22 23
			appointr services	e commencement, the person holds an nent under section 5.19 as a protective officer with the rank under section 5.20 ctive services officer.	24 25 26 27
		(3)	The app	ointment under section 5.19 is—	28

[s 42]

(a)	on the same terms of appointment that	1
	applied to the person immediately before the	2
	commencement; and	3

- (b) for the remaining term of the appointment under former section 7(1)(a) of the repealed 5
 Act. 6
- (4) If the person took an oath under former section 13
 7 of the repealed Act, the officer is taken to have taken and subscribed to an oath, relating to a protective services officer, under section 5.22.
- (5) A reference in an Act or other document to a protective security officer under the repealed Act 12 may, if the context permits, be taken to be a 13 reference to a protective services officer with the 14 rank under section 5.20 of protective services 15 officer. 16

11.37 Senior protective security officer (in training) 17

- (1) This section applies if, immediately before the commencement, a person held an appointment under former section 7(1)(b) of the repealed Act 20 as a senior protective security officer (in training). 21
- (2) From the commencement, the person holds an appointment under section 5.19 as a protective 23 services officer (in training).
- (3) The appointment under section 5.19 is—
 - (a) on the same terms of appointment that applied to the person immediately before the commencement; and
 26
 27
 28

25

- (b) for the remaining term of the appointment 29 under former section 7(1)(b) of the repealed 30 Act. 31
- (4) A reference in an Act or other document to a 32 senior protective security officer (in training) 33 under the repealed Act may, if the context 34

	[*]	
	permits, be taken to be a reference to a protective services officer (in training).	
11.38 S	enior protective security officer	
(1)	This section applies if, immediately before the commencement, a person held an appointment under former section 8 of the repealed Act as a senior protective security officer.	
(2)	From the commencement, the person holds an appointment under section 5.19 as a protective services officer with the rank under section 5.20 of senior protective services officer.	
(3)	The appointment under section 5.19 is—	
	(a) on the same terms of appointment that applied to the person immediately before the commencement; and	
	(b) for the remaining term of the appointment under former section 8 of the repealed Act.	
(4)	If the person took an oath under former section 14 of the repealed Act, the officer is taken to have taken and subscribed to an oath, relating to a senior protective services officer, under section 5.22.	
(5)	A reference in an Act or other document to a senior protective security officer under the repealed Act may, if the context permits, be taken to be a reference to a protective services officer with the rank under section 5.20 of senior protective services officer.	
11.39 R	eferences to repealed Act	
	A reference in an Act or other document to the	

A reference in an Act or other document to the
repealed Act may, if the context permits, be taken30to be a reference to this Act.32

[s 43]

	Divis		Idment of Police Service nistration Regulation 2016	1 2				
Clause	43	Regulation amended		3				
		This division amo <i>Regulation 2016</i> .	ends the Police Service Administrati	<i>ion</i> 4 5				
Clause	44	Insertion of new pt 2,	div 1, hdg	6				
		Before section 4—		7				
		insert—		8				
		Division 1	Police officers	9				
Clause	45	Amendment of s 4 (C	nendment of s 4 (Oath of office)					
		Section 4, heading,	after 'office'—	11				
		insert—		12				
		—Act,	s 3.3	13				
Clause	46	Amendment of s 5 (A	ffirmation of office)	14				
		Section 5, heading,	after 'office'—	15				
		insert—		16				
		—Act,	s 3.3	17				
Clause	47	Insertion of new pt 2,	div 2	18				
		After section 6—		19				
		insert—		20				
		Division 2	Protective services	21				
			officers	22				

[s 47]

1

6A Oath of office—Act, s 5.22

- (1)For section 5.22 of the Act, the following oath is 2 prescribed for a person to take and subscribe 3 before beginning to perform duty as a protective 4 services officer—'I, A.B., swear by almighty God 5 that I will well and truly serve our Sovereign Lady 6 Oueen Elizabeth the Second and Her Heirs and 7 Successors according to law in the office of 8 protective services officer or in such other 9 capacity as I may be hereafter appointed, 10 promoted, or may be reduced, without favour or 11 affection, malice or ill-will, from this date and 12 until I am legally discharged; and that while I 13 shall continue to be a member of the Queensland 14 Police Service I will to the best of my skill and 15 knowledge discharge all the duties legally 16 imposed upon me faithfully and according to law. 17 So help me God.'. 18
- (2) However, subsection (3) applies if the person's 19 first performance of duty as a member of the 20 service is to be as a member of a rank other than 21 the rank of protective services officer. 22
- (3) The oath prescribed for the person to take and subscribe before beginning to perform duty as a member of the service is the oath stated in subsection (1) subject to the words 'protective services officer' being replaced by the word or words stating the other rank.
 (3) The oath prescribed for the person to take and 23 and 24 and 25 and 24 and 25 and

6B Affirmation of office—Act, s 5.22

For section 5.22 of the Act, the following (1)30 affirmation is prescribed for a person to take and 31 subscribe before beginning to perform duty as a 32 protective services officer—'I. A.B., do 33 solemnly, sincerely and truly affirm and declare 34 that I will well and truly serve our Sovereign Lady 35 Queen Elizabeth the Second and Her Heirs and 36

29

[s 47]

Successors according to law in the office of 1 protective services officer or in such other 2 capacity as I may be hereafter appointed, 3 promoted, or may be reduced, without favour or 4 affection, malice or ill-will, from this date and 5 until I am legally discharged; and that while I 6 shall continue to be a member of the Queensland 7 Police Service I will to the best of my skill and 8 knowledge discharge all the duties legally 9 imposed upon me faithfully and according to 10 law.'. 11

- (2) However, subsection (3) applies if the person's 12 first performance of duty as a member of the 13 service is to be as a member of a rank other than 14 the rank of protective services officer. 15
- (3) The affirmation prescribed for the person to take and subscribe before beginning to perform duty as a member of the service is the affirmation stated in subsection (1) subject to the words 'protective services officer' being replaced by the word or words stating the other rank.
 (3) The affirmation prescribed for the person to take 16 and subscribe before beginning to perform duty as 17 and 17 and 18 in subsection (1) subject to the words 'protective 19 services officer' being replaced by the word or 20 words stating the other rank.

6C	Oath or affirmation A person who must take, or make, and subscribe an oath or affirmation under section 5.22 of the Act must do so before—						
	(a)	a justice; or	26				
	(b)	a justice of another State; or	27				
	(c)	the commissioner, an executive officer or a commissioned officer; or	28 29				
	(d)	a member of a police force or police service of another State who may under the law of that State—	30 31 32				

			[s 48]	
		(i)	administer an oath or affirmation for the appointment of a police officer for that State; or	1 2 3
		(ii)	witness the signing of a document (whether or not sworn) by a person in relation to the person's appointment as a police officer for that State that has or in part has a similar purpose to an oath or affirmation stated in this division.	4 5 6 7 8 9
			Example of a document mentioned in subparagraph (ii)——	10 11
			an engagement under the <i>Police Act 1892</i> (WA), section 10	12 13
48	Amendment of s 7 prescribed respon		rticular matters within scope of lity)	14 15
	Section 7(w)—			16
	omit.			17
49	Insertion of new s	24A		18
	After section 24			19
	insert—			20
	24A Ranks (5.20	of pr	otective services officers—Act, s	21 22
			on 5.20 of the Act, the ranks of protective officers are declared to be—	23 24
	(a)	pro	tective services officer; and	25
	(b)	sen	ior protective services officer.	26

Clause

Clause

[s 50]

	Part	3	Amendn dentity	nents relating to cards	1 2
	Divisi	ion 1	mendm	ent of Forestry Act 1959	3
Clause	50	Act amended This divisio	amends the	Forestry Act 1959.	4 5
Clause	51	Amendment o Section 170 <i>insert</i> — (4)	 Without lin holds an offiche department office. Despite substructured to i (a) a forest b) a persounder a executi 	Le of identity card) iting subsection (3), if the person ce under another Act administered by ent, the identity card may identify the section (1), the chief executive is not ssue an identity card to— officer who is a police officer; or n who holds an identity card, issued unother Act by a Minister or chief we of a department, that identifies the as a forest officer.	6 7 8 9 10 11 12 13 14 15 16 17 18 19
Clause	52	Amendment o card) Section 17I <i>insert</i> — (3) (4)		duction or display of identity does not apply to a forest officer who fficer. 3) does not limit or otherwise affect owers and Responsibilities Act 2000,	20 21 22 23 24 25 26 27

			[s 53]	
			section 637.	1
		(:	5) In this section—	2
			<i>identity card</i> means—	3
			(a) an identity card issued under section 17C; or	4
			(b) an identity card, issued under another Act by a Minister or chief executive of a department, that identifies the person as a forest officer under this Act.	5 6 7 8
Clause	53	Amendmen	t of s 17E (Return of identity card)	9
		Section	17E, 'the person's identity card'—	10
		omit, ins	ert—	11
			an identity card issued to the person under section 17C	12 13
Clause	54	Amendmen vessel)	t of s 84E (Power to stop or move vehicle or	14 15
		(1) Section	84E(4)(a)—	16
		insert—		17
			Examples of how a forest officer may clearly identify himself or herself—	18 19
			• wearing an item of uniform issued by the department	20 21
			• displaying a metal badge issued by the department	22
			• activating magenta lights on a vehicle displaying a logo of the department	23 24
		(2) Section	34E—	25
		insert—		26
		(10	3) Subsection (4) does not apply to a forest officer who is a police officer.	27 28
		(1	1) Subsection (10) does not limit or otherwise affect the <i>Police Powers and Responsibilities Act 2000</i> ,	29 30

[s 55]

			secti	ion 637.	1
		(12)	In th	nis section—	2
			iden	<i>tity card</i> means—	3
			(a)	an identity card issued under section 17C; or	4
			(b)	an identity card, issued under another Act by a Minister or chief executive of a department, that identifies the person as a forest officer under this Act.	5 6 7 8
	Divis	ion 2	Am 200	endment of Marine Parks Act 4	9 10
Clause	55	Act amended			11
		This division	on am	ends the Marine Parks Act 2004.	12
Clause	56	Amendment o	ofs 54	4 (Issue of identity card)	13
		Section 54-			14
		insert—			15
		(4)	hold the c	hout limiting subsection (3), if the person is an office under another Act administered by department, the identity card may identify the per office.	16 17 18 19
		(5)		pite subsection (1), the chief executive is not irred to issue an identity card to—	20 21
			(a)	an inspector who is a police officer; or	22
			(b)	a person who holds an identity card, issued under another Act by a Minister or chief executive of a department, that identifies the person as an inspector.	23 24 25 26

[s 57]

Clause	57	Amendment of s 55 (Production or display of identity 1 card) 2	
		(1) Section 55(1), ', other than a police officer in uniform,'— 3	;
		omit. 4	ŀ
		(2) Section 55— 5	5
		insert— 6	Ĵ
		(4) This section does not apply to an inspector who is a police officer.	
		· · · · · · · · · · · · · · · · · · ·) 0 1
		(6) In this section—	2
		<i>identity card</i> means— 1	3
		(a) an identity card issued under section 54; or 1	4
		by a Minister or chief executive of a 1 department, that identifies the person as an 1	5 6 7 8
Clause	58	Amendment of s 58 (Return of identity card)	9
		Section 58, 'the individual's identity card'— 2	20
		omit, insert— 2	21
		•	22 23
Clause	59	Amendment of s 65 (Warrants—procedure before entry) 2	24
		(1) Section $65(2)(a)$ — 2	25
		insert— 2	26
		Note— 2	27
			28 29

[s 60]

Clause

Clause

	(2)	Section 65(4)—	1			
		insert—		2			
			<i>identity card</i> means—	3			
			(a) an identity card issued under section 54; or	4			
			(b) an identity card, issued under another Act	5			
			by a Minister or chief executive of a	6			
			department, that identifies the person as an inspector under this Act.	7 8			
		•					
Divis	sion	3	Amendment of Nature Conservation Act 1992	9			
			ACI 1992	10			
60	Act	amended		11			
			on amends the <i>Nature Conservation Act</i> 1992.				
				12			
61	Am	endment o	f s 130 (Identity cards)	13			
	(1)	Section 130	(1)(a), from ', other' to 'class'—	14			
		omit.		15			
	(2)	Section 130)	16			
		insert—		17			
		(2A)	This section does not prevent the issue of a single	18			
			identity card to a person for this Act and other	19 20			
		$(\mathbf{2P})$	purposes. Without limiting subsection (3) if the person				
		(2B)	Without limiting subsection (3), if the person holds an office under another Act administered by	21 22			
			the department, the identity card may identify the	23			
			other office.	24			
		(2C)	Despite subsection (1), the Minister is not required to issue an identity card to—	25 26			
			(a) a conservation officer who is a police officer; or	27 28			

[s 62]

			(b)	a person who holds an identity card, issued under another Act by a Minister or chief executive of a department, that identifies the person as a conservation officer.	1 2 3 4
	(3)	Section 130)(3), '	his or her card'—	5
		omit, insert	·		6
			an ic	dentity card issued under subsection (1)	7
	(4)	Section 130)(2A)	to (3)—	8
		<i>renumber</i> a	s sect	ion 130(3) to (6).	9
Clause 62	Am	endment o	fs 13	31 (Proof of authority)	10
	(1)	Section 131	, head	ding—	11
		omit, insert	. <u> </u>		12
		131 Pro	duct	ion or display of identity card	13
	(2)	Section 131	(1), '	(other than an officer who is in uniform)'—	14
		omit.			15
	(3)	Section 131	l		16
		insert—			17
		(4)		s section does not apply to a conservation er who is a police officer.	18 19
		(5)	the <i>I</i>	section (4) does not limit or otherwise affect Police Powers and Responsibilities Act 2000, ion 637.	20 21 22
		(6)	In th	is section—	23
			iden	<i>tity card</i> means—	24
			(a)	an identity card issued under section 130; or	25
			(b)	an identity card, issued under another Act by a Minister or chief executive of a department, that identifies the person as a conservation officer under this Act.	26 27 28 29

[s 63]

	Divisi	ion 4		endment of Recreation Areas nagement Act 2006	1 2
Clause	63	Act amended This divisio 2006.	on an	nends the Recreation Areas Management Act	3 4 5
Clause	64	Amendment o	fs1	45 (Issue of identity card)	6
		Section 145	5—		7
		insert—			8
		(4)	holo the	hout limiting subsection (3), if the person ds an office under another Act administered by department, the identity card may identify the er office.	9 10 11 12
		(5)		pite subsection (1), the chief executive is not nired to issue an identity card to—	13 14
			(a)	an authorised officer who is a police officer; or	15 16
			(b)	a person who holds an identity card, issued under another Act by a Minister or chief executive of a department, that identifies the person as an authorised officer.	17 18 19 20
Clause	65	Amendment o card)	fs1	46 (Production or display of identity	21 22
		Section 146	<u>5</u> —		23
		insert—			24
		(4)		s section does not apply to an authorised cer who is a police officer.	25 26
		(5)	the	section (4) does not limit or otherwise affect <i>Police Powers and Responsibilities Act 2000</i> , ion 637.	27 28 29

					[s 66]	
			(6)	In t	his section—	1
				ider	ntity card means—	2
				(a)	an identity card issued under section 145; or	3
				(b)	an identity card, issued under another Act by a Minister or chief executive of a department, that identifies the person as an authorised officer under this Act.	4 5 6 7
Clause	66	Am	nendment o	ofs1	49 (Return of identity card)	8
			Section 149), 'th	e individual's identity card'—	9
			omit, insert	<u> </u>		10
					identity card issued to the individual under tion 145	11 12
Clause	67	Am	nendment o	ofs1	56 (Warrants procedure before entry)	13
		(1)	Section 156	<u>ó</u> —		14
			insert—			15
			(3A)		s section does not apply to an authorised cer who is a police officer.	16 17
			(3B)	the	psection (4) does not limit or otherwise affect <i>Police Powers and Responsibilities Act 2000</i> , tion 637.	18 19 20
		(2)	Section 156	6(4)-	_	21
			insert—			22
				ider	ntity card means—	23
				(a)	an identity card issued under section 145; or	24
				(b)	an identity card, issued under another Act by a Minister or chief executive of a department, that identifies the person as an authorised officer under this Act.	25 26 27 28
		(3)	Section 156	5(3A)) to (4)—	29

Police Service Administration and Other Legislation Amendment Bill 2021 Part 4 Repeal

[s 68]

		renumber as section 156(4) to (6).	1
	Part	4 Repeal	2
Clause	68	Repeal The State Buildings Protective Security Act 1983, No. 22 is repealed.	3 4 5
	Part	5 Minor and consequential amendments	6 7
Clause	69	Legislation amended Schedule 1 amends the legislation it mentions.	8 9

Schedule 1

Schedule 1	Legislation amended	1
	section 69	2
Part 1	Legislation relating to protective services officers	3 4
Corrective Servic	es Act 2006	5
1 Section 310(3 1983'— omit, insert), 'State Buildings Protective Security Act t— Police Powers and Responsibilities Act 2000 or the Police Service Administration Act 1990	6 7 8 9 10
Criminal Code		11
1 Section 1, def omit.	inition <i>public officer</i> , paragraph (e)(iii)—	12 13
Criminal Law (Rel	habilitation of Offenders) Act 1986	14
1 Section 9A(1), omit.	, table, item 10—	15 16

Police Service Administration and Other Legislation Amendment Bill 2021

Schedule 1

Major Events Act 2014			1
1	Section 18(9), Protective Sec	definition <i>belongings</i> , ' <i>State Buildings</i> curity Act 1983, section 4A'—	2 3
	omit, insert	·	4
		Police Powers and Responsibilities Act 2000, schedule 6	5 6
Yout	h Justice Act	: 1992	7
1	Section 59H(3 <i>1983</i> °—), 'State Buildings Protective Security Act	8 9
	omit, insert	·	10
		<i>Police Powers and Responsibilities Act 2000</i> or the <i>Police Service Administration Act 1990</i>	11 12
Part	2	Legislation relating to identity cards	13 14
Natu	re Conservat	ion (Animals) Regulation 2020	15
1	Chapter 10, pa	art 6—	16
	omit.		17

Schedule 1

Nature Conservation (Plants) Regulation 2020		1
1	Section 187—	2
	omit.	3
Nature Conservation (Protected Areas Management) Regulation 2017		4
1	Section 159BK—	6
	omit.	7
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