

Domestic and Family Violence Protection (Combating Coercive Control) and Other Legislation Amendment Bill 2022



Queensland

Domestic and Family Violence Protection (Combating Coercive Control) and Other Legislation Amendment Bill 2022

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2022

A Bill

for

An Act to amend the Coroners Act 2003, the Criminal Code, the Domestic and Family Violence Protection Act 2012, the Evidence Act 1977, the Oaths Act 1867, the Penalties and Sentences Act 1992, the Telecommunications Interception Act 2009, the Youth Justice Act 1992 and the legislation mentioned in schedule 1 for particular purposes

[s 1]

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the <i>Domestic and Family Violence Protection (Combating Coercive Control) and Other Legislation Amendment Act</i> 2022.	4 5 6
Clause	2	Commencement	7
		The following provisions of this Act commence on a day to be fixed by proclamation—	8 9
		(a) parts 3, 4, 7 and 9;	10
		(b) part 5, other than sections 57, 58 and 69;	11
		(c) schedule 1, part 2.	12
	Part	2 Amendment of Coroners Act 2003	13 14
Clause	3	Act amended	15
		This part amends the Coroners Act 2003.	16
Clause	4	Amendment of s 70 (Appointment of State Coroner)	17
		(1) Section 70(2)—	18
		omit, insert—	19
		(2) The appointment as the State Coroner is for the term stated in the instrument of appointment.	20 21
		(2A) The stated term must not be longer than 5 years.	22

[s 5]

			(2B)	A magis Coroner.	trate may be reappointed as the State	1 2
		(2)	Section 70((2A) to (3)	<u> </u>	3
			renumber a	s section 7	70(3) to (5).	4
Clause	5		nendment o roner)	of s 78 (A	opointment of Deputy State	5 6
			Section 78((2)—		7
			omit, insert	· <u> </u>		8
			(2)		pintment as the Deputy State Coroner is term stated in the instrument of nent.	9 10 11
			(3)	The state	d term must not be longer than 5 years.	12
			(4)	A magis State Con	trate may be reappointed as the Deputy coner.	13 14
Clause	6	Ins	ertion of ne	ew pt 6, c	liv 6	15
			Part 6—			16
			insert—			17
			Divisio	on 6	Transitional provision for	18
					Domestic and Family	19
					Violence Protection	20
					(Combating Coercive Control) and Other	21 22
					Legislation Amendment	23
					Act 2022	24
					er and Deputy State Coroner	25
			hol	ding office	ce before commencement	26
			hol (1)	•	tion applies to the appointments of the	26 27

				the	Sons who hold office as the State Coroner and Deputy State Coroner immediately before the immencement.	1 2 3
			(2)		tions 70 and 78, as in force from the immencement, apply to the appointments.	4 5
			(3)		hout limiting subsection (2), each person may reappointed to the office regardless of—	6 7
				(a)	whether the person's term of appointment was renewed before the commencement; and	8 9 10
				(b)	the length of time the person held the office before the commencement.	11 12
	Part	3		An	nendment of Criminal Code	13
Clause	7	Co	de amende	d		14
			This part an	nend	s the Criminal Code.	15
			Note—			16
			See also th	e ame	endments in schedule 1.	17
Clause	8	Am	endment o	fs1	(Definitions)	18
		(1)	Section 1, d	lefini	tions carnal knowledge and detriment—	19
			omit.			20
		(2)	Section 1—	-		21
			insert—			22
				<i>circ</i> 359	numstances, for chapter 33A, see section A.	23 24
				detr	iment—	25
				(a)	caused to a person, includes detriment caused to a person's property; and	26 27

s	91	

			(b) for chapter 33A, see section 359A.	1
			engage, in penile intercourse, see section 6(2).	2
			penile intercourse see section 6(1).	3
			<i>property</i> , of a person, for chapter 33A, see section 359A.	4 5
			stalked person, for chapter 33A, see section 359B(a).	6 7
			unlawful stalking, intimidation, harassment or abuse, for chapter 33A, see sections 359B and 359D.	8 9 10
Clause	9	Replacement	of s 6 (Carnal knowledge)	11
		Section 6—	-	12
		omit, insert	<u>. </u>	13
		6 Me	aning of <i>engage</i> in <i>penile intercourse</i>	14
		(1)	Penile intercourse is the penetration, to any extent, of the vagina, vulva or anus of a person by the penis of another person.	15 16 17
		(2)	A person <i>engages</i> in penile intercourse with another person if—	18 19
			(a) the person penetrates, to any extent, the vagina, vulva or anus of another person with the person's penis; or	20 21 22
			(b) the person's vagina, vulva or anus is penetrated, to any extent, by the penis of another person.	23 24 25
Clause	10	Amendment o	of s 211 (Bestiality)	26
		(1) Section 21	1, 'has carnal knowledge with or of'—	27
		omit, insert	<u> </u>	28
			engages in penile intercourse with	29

		(2) Section 211—	1
		insert—	2
		(2) For subsection (1), the definitions <i>penile intercourse</i> and <i>engages</i> in penile intercourse with another person in section 6 apply as if a reference in that section to another person were a reference to the animal mentioned in subsection (1).	3 4 5 6 7 8
Clause	11	Amendment of s 215 (Carnal knowledge with or of children under 16)	9 10
		(1) Section 215, heading 'Carnal knowledge with or of children'—	11 12
		omit, insert—	13
		Engaging in penile intercourse with child	14
		(2) Section 215(1), 'has or attempts to have unlawful carnal knowledge with or of'—	15 16
		omit, insert—	17
		engages or attempts to engage in unlawful penile intercourse with	18 19
		(3) Section 215(3) and (4), 'have unlawful carnal knowledge'—	20
		omit, insert—	21
		engage in unlawful penile intercourse	22
Clause	12	Amendment of s 216 (Abuse of persons with an impairment of the mind)	23 24
		(1) Section 216(1), 'has or attempts to have unlawful carnal knowledge with or of'—	25 26
		omit, insert—	27
		engages or attempts to engage in unlawful penile intercourse with	28 29

		(2) Section 216(3)(a), 'having unlawful carnal knowledge'— 1
		omit, insert— 2
		engaging in unlawful penile intercourse 3
		(3) Section 216(3)(b), 'have unlawful carnal knowledge'— 4
		omit, insert— 5
		engage in unlawful penile intercourse 6
Clause	13	Amendment of s 217 (Procuring young person etc. for carnal knowledge) 8
		(1) Section 217, heading, 'carnal knowledge'— 9
		omit, insert—
		penile intercourse 1
		(2) Section 217(1), 'carnal knowledge'—
		omit, insert—
		penile intercourse 1
Clause	14	Amendment of s 221 (Conspiracy to defile)
		(1) Section 221, 'induce any person'—
		omit, insert—
		induce a third person 1
		(2) Section 221, 'have unlawful carnal knowledge with or of him or her'—
		omit, insert—
		engage in unlawful penile intercourse with the third person 2
Clause	15	Amendment of s 222 (Incest) 2
		(1) Section 222(1)(a), 'has carnal knowledge with or of'— 2
		omit, insert—

				engages in penile intercourse with	1
		(2)	Section 222	2(3), (4) and (8), 'carnal knowledge'—	2
			omit, insert	!	3
				penile intercourse	4
Clause	16		nendment o h a child)	of s 229B (Maintaining a sexual relationship	5
		(1)	Section 229	9B, heading—	7
			omit, insert	!	8
			229B R	epeated sexual conduct with a child	9
		(2)	Section 229	9В—	10
			insert—		11
			(9A)	The heading of this section—	12
				(a) is not part of this section, despite the <i>Acts Interpretation Act 1954</i> , section 14; and	13 14
				(b) is not intended to affect the interpretation or operation of this section.	15 16
				Note—	17
				Parliament, in amending the heading of this section by the <i>Domestic and Family Violence Protection</i> (Combating Coercive Control) and Other Legislation Amendment Act 2022 did not intend to change the nature or scope of this offence or the requirements for establishing an offence against this section.	18 19 20 21 22 23
Clause	17	Am	nendment o	of s 349 (Rape)	24
			Section 349	9(2)(a), 'has carnal knowledge with or of'—	25
			omit, insert	<u>; </u>	26
				engages in penile intercourse with	27

s	18	
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Clause	18	Amendment of ch 33A, hdg (Unlawful stalking)	1
		Chapter 33A, heading, after 'stalking'—	2
		insert—	3
		, intimidation, harassment or abuse	4
Clause	19	Amendment of s 359B (What is unlawful stalking)	5
		(1) Section 359B, heading—	6
		omit, insert—	7
			8
		(2) Section 359B, 'Unlawful stalking'—	10
		omit, insert—	11
			12 13
		(3) Section 359B(c)(ii), from 'by telephone'—	14
		omit, insert—	15
		using any technology and over any distance;	16
		Examples of ways of contacting a person, including using technology—	17 18
		a computer, smart phone or other electronic device, or	19 20 21
		(4) Section 359B(c)—	22
		insert—	23
		person's movements, activities or interpersonal associations without the person's consent, including, for example,	24 25 26 27 28

	Examples of monitoring, tracking or surveilling using technology—	$\frac{1}{2}$
	 using a tracking device or drone to track a person's movements 	3 4
	 checking the recorded history in a person's digital device 	5 6
	 reading a person's SMS messages 	7
	 monitoring a person's email account or internet browser history 	8 9
	 monitoring a person's account with a social media platform or online social network 	10 11
	(iva) publishing offensive material on a website, social media platform or online social network in a way that will be found by, or brought to the attention of, a person;	12 13 14 15
(5)	Section 359B(c)(v), after 'indirectly'—	16
	insert—	17
	, including by using a website, social media platform or online social network	18 19
(6)	Section 359B(c)(vi), 'or threatening'—	20
	omit, insert—	21
	, threatening, humiliating or abusive	22
(7)	Section 359B(c)(vi)—	23
	insert—	24
	Example—	25
	publishing a person's personal information, including, for example, the person's home address or phone number, on a website	26 27 28
(8)	Section 359B(c)(iiia) to (vii)—	29
	renumber as section 359B(c)(iv) to (ix).	30

Clause	20	Amendment of s 359C (What is immaterial for unlawful stalking)	1 2
		(1) Section 359C, heading, after 'unlawful stalking'—	3
		insert—	4
		, intimidation, harassment or abuse	5
		(2) Section 359C(1) and (4), after 'unlawful stalking'—	6
		insert—	7
		, intimidation, harassment or abuse	8
Clause	21	Amendment of s 359D (Particular conduct that is not unlawful stalking)	9 10
		(1) Section 359D, heading, 'unlawful stalking'—	11
		omit, insert—	12
		unlawful stalking, intimidation, harassment or abuse	13 14
		(2) Section 359D, 'Unlawful stalking'—	15
		omit, insert—	16
		Unlawful stalking, intimidation, harassment or abuse	17 18
Clause	22	Amendment of s 359E (Punishment of unlawful stalking)	19
		(1) Section 359E, heading, after 'unlawful stalking'—	20
		insert—	21
		, intimidation, harassment or abuse	22
		(2) Section 359E(1), after 'unlawfully stalks'—	23
		insert—	24
		, intimidates, harasses or abuses	25
		(3) Section 359E(2), (3) and (4), after 'unlawful stalking'—	26
		insert—	27

			, intimidation, harassment or abuse	1
	(4)	Section 359)E—	2
		insert—		3
		(3A)	Also, a person is liable to a maximum penalty of imprisonment for 7 years if a domestic relationship exists between the person and the stalked person.	4 5 6 7
	(5)	Section 359	9E(4), 'Also,'—	8
		omit, insert	<u></u>	9
			Further,	10
	(6)	Section 359	9E(3A) to (6)—	11
		renumber a	as section 359E(4) to (7).	12
Clause 23		lking)	f s 359F (Court may restrain unlawful	13 14
	(1)	Section 359	9F, heading, after 'unlawful stalking'—	15
		insert—		16
			, intimidation, harassment or abuse	17
	(2)	Section 359 stalking'—	9F(1) and (12), definition <i>charge</i> , after 'unlawful	18 19
		insert—		20
			, intimidation, harassment or abuse	21
	(3)	Section 359)F—	22
		insert—		23
		(6A)	A restraining order takes effect on the day it is made and continues in force until—	24 25
			(a) the day stated by the court in the restraining order; or	26 27
			(b) if no day is stated, the day that is 5 years after the day the restraining order is made.	28 29

	(6B)	The court may order that a restraining order continues in force for a period of less than 5 years only if the court is satisfied that the safety of a person in relation to whom the restraining order is made is not compromised by the shorter period.	1 2 3 4 5
(4)	Section 359	9F(8), penalty—	6
	omit, insert	<u>-</u>	7
		Maximum penalty—120 penalty units or 3 years imprisonment.	8 9
(5)	Section 359	PF—	10
	insert—		11
	(8A)	However, if the person has been convicted of a domestic violence offence in the 5 years before the contravention, the person is guilty of a misdemeanour and is liable to a fine of 240 penalty units or imprisonment for 5 years.	12 13 14 15 16
(6)	Section 359	9F(12)—	17
	insert—		18
		domestic violence offence includes an offence against the <i>Domestic and Family Violence Protection Act 2012</i> , part 7.	19 20 21
		Note—	22
		See also the definition of <i>domestic violence offence</i> in section 1.	23 24
(7)	Section 359	9F(6A) to (12)—	25
	renumber a	s section 359F(7) to (15).	26
tha	t must be h	of s 552B (Charges of indictable offences neard and decided summarily unless cts for jury trial)	27 28 29
(1)	Section 552	2B(1)—	30
	insert—		31

Clause 24

			(ha) an offence against section 359F if the defendant is liable to the penalty mentioned in section 359F(11);	1 2 3
		(2) Section 55	2B(1)(l), (m) and (n), '(k)'—	4
		omit, inser	<i>t</i> —	5
			(1)	6
		(3) Section 55	2B(1)(ha) to (n)—	7
		renumber	as section 552B(1)(i) to (o).	8
Clause	25	Amendment on nature)	of s 578 (Charge of offence of a sexual	9 10
		Section 57 of'—	78(2), 'having unlawful carnal knowledge with or	11 12
		omit, inser	<i>t</i> —	13
			engaging in unlawful penile intercourse with	14
Clause	26	Amendment (of s 590AH (Disclosure that must always be	15 16
		Section 59	0AH—	17
		insert—		18
		(3)	Also, for a relevant proceeding or a summary proceeding under the <i>Justices Act 1886</i> for an accused person who is charged with a domestic violence offence, the prosecution must give the accused person a copy of the person's domestic violence history in the possession of the prosecution.	19 20 21 22 23 24 25
		(4)	In this section—	26
			domestic violence history, of a person, means a document that states—	27 28

		(a) each of the following, within the meaning of the <i>Domestic and Family Violence Protection Act 2012—</i>	1 2 3
		 (i) a domestic violence order or recognised interstate order made against the person; 	4 5 6
		(ii) a police protection notice issued against the person; and	7 8
		(b) each domestic violence order made against the person under the repealed <i>Domestic and Family Violence Protection Act 1989</i> .	9 10 11
		domestic violence offence includes an offence against the <i>Domestic and Family Violence Protection Act 2012</i> , part 7.	12 13 14
		Note—	15
		See also the definition of <i>domestic violence offence</i> in section 1.	16 17
lause	27	Amendment of s 590AP (Limit on disclosure of witness contact details)	18 19
		Section 590AP(2), example 2, after 'unlawful stalking'—	20
		insert—	21
		, intimidation, harassment or abuse	22
lause	28	Insertion of new pt 9, ch 106	23
		Part 9—	24
		insert—	25

Chap	ter 106 Transitional provisions for Domestic and Family Violence Protection (Combating Coercive Control) and Other Legislation Amendment Act 2022	1 2 3 4 5 6 7
	ences charged before or after the mmencement	8 9
(1)	Despite the <i>Domestic and Family Violence Protection (Combating Coercive Control) and Other Legislation Amendment Act 2022</i> , the former provisions continue to apply in relation to a person charged with an offence before the commencement.	10 11 12 13 14 15
(2)	The new provisions apply in relation to a person charged with an offence after the commencement, whether the charge is for an offence committed before or after the commencement.	16 17 18 19
(3)	In this section—	20
	<i>former provisions</i> means the provisions of this Code as in force from time to time before the commencement.	21 22 23
	<i>new provisions</i> means the provisions of this Code as in force from the commencement.	24 25
	nviction for domestic violence offence fore commencement	26 27
(1)	This section applies if a person commits an offence against new section 359F(10) after the commencement and the penalty mentioned in new section 359F(11) applies to the person.	28 29 30 31

s	29]

			(2)	New section 359F(11) applies regardless of whether any of the acts constituting the domestic violence offence mentioned in new section 359F(11) were done before or after the commencement.	1 2 3 4 5
			(3)	This section applies despite section 11(2) and the <i>Acts Interpretation Act 1954</i> , section 20C(3).	6 7
			(4)	In this section—	8
				new, in relation to section 359F or a subsection of section 359F, means section 359F or a subsection of section 359F as amended by the <i>Domestic and Family Violence Protection (Combating Coercive Control) and Other Legislation Amendment Act</i> 2022.	9 10 11 12 13 14
	Part	4		Amendment of Domestic and Family Violence Protection Act 2012	15 16 17
Clause	29	Act	amended		18
			This part <i>Protection</i> A	amends the <i>Domestic and Family Violence</i> Act 2012.	19 20
Clause	30	Am	endment o	f s 4 (Principles for administering Act)	21
		(1)	Section 4(2)(d), examples, third, fourth and fifth dot points—	22
			omit, insert	_	23
				 Aboriginal peoples and Torres Strait Islander peoples 	24 25
				 people from a culturally or linguistically diverse background 	26 27
				 people with disability 	28
		(2)	Section 4(2)(e), from 'self-protection'—	29

[s 31]

		omit, insert—	•		1
		S	elf-	-protection—	2
		(i)	the person who is most in need of protection in the relationship should be identified; and	3 4
		(ii)	only 1 domestic violence order protecting that person should be in force unless, in exceptional circumstances, there is clear evidence that each of the persons in the relationship is in need of protection from the other;	5 6 7 8 9 10
Clause 31	Am	endment of s	s 8	(Meaning of domestic violence)	11
	(1)	Section 8(1),	afte	er 'behaviour'—	12
		insert—			13
		,	or	a pattern of behaviour,	14
	(2)	Section 8—			15
		insert—			16
		, ,		aviour, or a pattern of behaviour, mentioned absection (1)—	17 18
			a)	may occur over a period of time; and	19
		(b)	may be more than 1 act, or a series of acts, that when considered cumulatively is abusive, threatening, coercive or causes fear in a way mentioned in that subsection; and	20 21 22 23
		(c)	is to be considered in the context of the relationship between the first person and the second person as a whole.	24 25 26
	(3)	Section 8(2),	afte	er 'subsection (1)'—	27
		insert—			28
		C	or (2	2)	29
	(4)	Section 8(2)(i	i), a	after 'stalking'—	30

s	32]

			insert—	1
			, intimidating, harassing or abusing	2
		(5)	Section 8(4), 'subsection (2)'—	3
			omit, insert—	4
			subsection (3)	5
		(6)	Section 8(5), definition unlawful stalking—	6
			omit, insert—	7
			unlawful stalking, intimidation, harassment or abuse see the Criminal Code, sections 359B and 359D.	8 9 10
		(7)	Section 8(1A) to (5)—	11
			renumber as section 8(2) to (6).	12
Clause	32		nendment of s 11 (Meaning of <i>emotional or</i> ychological abuse)	13 14
			Section 11, after 'behaviour'—	15
			insert—	16
			, or a pattern of behaviour,	17
Clause	33	Am	nendment of s 12 (Meaning of <i>economic abuse</i>)	18
			Section 12, after 'means behaviour'—	19
			insert—	20
			, or a pattern of behaviour,	21
Clause	34	Ins	ertion of new s 22A	22
			After section 22—	23
			insert—	24

			t relationship	2
(1)	rela pers in the of the second relationships	tions (son), he rel	hi (the <i>first person</i>), who is in a relevant hip with another person (the <i>second</i> is the <i>person most in need of protection</i> ationship if, when the behaviour of each rsons is considered in the context of their hip as a whole—	3 4 5 6 7 8
	(a)		behaviour of the second person towards first person is, more likely than not—	9 10
		(i)	abusive, threatening or coercive; or	11
		(ii)	controlling or dominating of the first person and causing the first person to fear for the safety or wellbeing of the first person, a child of the first person, another person or an animal (including a pet); or	12 13 14 15 16 17
	(b)	the seco	first person's behaviour towards the ond person is, more likely than not—	18 19
		(i)	for the first person's self-protection or the protection of a child of the first person, another person or an animal (including a pet); or	20 21 22 23
		(ii)	in retaliation to the second person's behaviour towards the first person, a child of the first person, another person or an animal (including a pet); or	24 25 26 27
		(iii)	attributable to the cumulative effect of the second person's domestic violence towards the first person.	28 29 30
(2)		tions	ding which person in a relevant hip is the person most in need of on, a court must consider—	31 32 33

(a)	the history of the relevant relationship, and of domestic violence, between the persons; and	1 2 3		
(b)	the nature and severity of the harm caused to each person by the behaviour of the other person; and			
(c)	the level of fear experienced by each person because of the behaviour of the other person; and			
(d)	which person has the capacity—	10		
	(i) to seriously harm the other person; or	11		
	(ii) to control or dominate the other person and cause the other person to fear for the safety or wellbeing of the first person, a child of the first person, another person or an animal (including a pet); and	12 13 14 15 16 17		
(e)	whether the persons have characteristics that may make them particularly vulnerable to domestic violence.	18 19 20		
	Examples of people who may be particularly vulnerable to domestic violence—	21 22		
	• women	23		
	• children	24		
	 Aboriginal peoples and Torres Strait Islander peoples 	25 26		
	 people from a culturally or linguistically diverse background 	27 28		
	• people with disability	29		
	 people who are lesbian, gay, bisexual, transgender or intersex 	30 31		
	• elderly people	32		
Insertion of new s	36A	33		
After section 36-	<u> </u>	34		

34

Clause 35

	tory and domestic violence history	
(1)	This section applies if—	
	(a) a police officer makes an application for a protection order; or	
	(b) the clerk of the court gives an application for a protection order to the officer in charge of a police station under section 33(2)(b); or	
	(c) a copy of a police protection notice issued by a police officer is filed in the court to be heard as an application for a protection order.	
(2)	The police commissioner must ensure a copy of the respondent's criminal history and domestic violence history—	
	(a) is filed in the court—	
	(i) with an application or police protection notice mentioned in subsection (1)(a) or (c); or	
	(ii) before the date and time stated in the application for the first hearing of the application; or	
	(b) is given to the court when the application is first heard.	
(3)	If the respondent does not have a criminal history or domestic violence history, the police commissioner must ensure the court is informed of that fact.	
andment e	f s 37 (When court may make protection	

(1)

Clause 36

s 37]

		insert—			1
		(iii)	don	respondent's criminal history and lestic violence history filed in or given to court under section 36A; and	2 3 4
	(2)	Section 37—			5
		insert—			6
		(5) This	sect	ion applies subject to section 41G.	7
lause 37		endment of s 4 ⁻ lications before		Hearing of applications—cross ne court)	8
	(1)	Section 41C(2)(a	ı) and	l (b)—	10
		omit, insert—			11
		(a)	hear	the applications together; and	12
		(b)	in h	earing the applications, consider—	13
			(i)	the principle mentioned in section 4(2)(e); and	14 15
			(ii)	whether it is necessary to make arrangements for the safety, protection or wellbeing of the person most in need of protection in the relevant relationship that exists between the persons who are the aggrieveds and respondents to the applications.	16 17 18 19 20 21 22
				Note—	23
				See, for example, sections 150 and 151 for the power of the court to make orders in relation to a person giving evidence or being cross-examined as a protected witness.	24 25 26 27
	(2)	Section 41C(3)—	_		28
		omit.			29
	(3)	Section 41C(4)—	_		30
		renumber as sect	ion 4	1C(3).	31

ſs	38
15	SO

Clause	38	Amendment of s 41D (Hearing of applications—cross applications before different courts)					
		(1)	Section 411	D(3) a	and (4)—	3	
			omit, insert	t—		4	
			(3)	If the court hears the applications, the court must consider—		5 6	
				(a)	the principle mentioned in section 4(2)(e); and	7 8	
				(b)	whether it is necessary to make arrangements for the safety, protection or wellbeing of the person most in need of protection in the relevant relationship that exists between the persons who are the aggrieveds and respondents to the applications.	9 10 11 12 13 14 15	
					Note—	16	
					See, for example, sections 150 and 151 for the power of the court to make orders in relation to a person giving evidence or being cross-examined as a protected witness.	17 18 19 20	
		(2)	Section 411	D(5)-	_	21	
			renumber a	is sec	tion 41D(4).	22	
Clause	39	Ins	ertion of ne	ew s	41G	23	
		After section 41F—					
			insert—			24 25	
		41G Deciding cross applications					
			(1)	This foll	s section applies to a court hearing the owing applications together under section 2, 41D or 41E—	26 27 28 29	
				(a)	the original application and cross application;	30 31	

	(b)	the variation application and cross application.	1 2					
(2)	The court must decide—							
	(a)	which of the parties to the relevant relationship is the person most in need of protection in the relationship; and	4 5 6					
	(b)	the application that makes, or varies, the protection order that is necessary or desirable to protect the person most in need of protection from domestic violence; and	7 8 9 10					
	(c)	if the other application is an application for a protection order—to dismiss the other application; and	11 12 13					
	(d)	if the other application is an application for the variation of a protection order—to vary the order by reducing its duration so that the order ends.	14 15 16 17					
(3)	vary the	spite subsection (2), the court may make, or y, a protection order under both applications if court is satisfied that, in exceptional umstances—	18 19 20 21					
	(a)	there is clear evidence that each of the parties to the relevant relationship is in need of protection from the other party; and	22 23 24					
	(b)	it is not possible to decide whether 1 party's need for protection is greater than the other party's need for protection.	25 26 27					
(4)	(2) betw	e relevant relationship mentioned in subsection and (3) is the relevant relationship that exists ween the persons who are the aggrieved and respondent to—	28 29 30 31					
	(a)	the original application and the cross application mentioned in section 41A(1); or	32 33					

[s 40]

	(b) the first protection order and second protection order mentioned in section 41A(2); or	1 2 3
	(c) the original protection order and the cross application mentioned in section 41A(3).	4 5
clause 40	Amendment of s 42 (When court on its own initiative can make or vary order against offender)	6 7
	(1) Section 42—	8
	insert—	9
	(2A) Despite section 37(2)(a)(iii), in deciding whether to make a protection order under subsection (2), the court is not required to, but may, consider the offender's criminal history and domestic violence history.	10 11 12 13 14
	(2) Section 42(4), 'subsection (3)'—	15
	omit, insert—	16
	subsection (4)	17
	(3) Section 42(6), 'subsection (5)(b)'—	18
	omit, insert—	19
	subsection (6)(b)	20
	(4) Section 42(2A) to (10)—	21
	renumber as section 42(3) to (11).	22
lause 41		23 24
	(1) Section 43—	25
	insert—	26
	(5A) Despite section 37(2)(a)(iii), in deciding whether to make a protection order under subsection (2) or vary a domestic violence order under subsection	27 28 29

s 421	s	421	
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	(3), the court is not required to, but may, consider the parent's criminal history and domestic violence history.	1 2 3
	(2) Section 43(7), 'subsection (6)(b)'—	4
	omit, insert—	5
	subsection (7)(b)	6
	(3) Section 43(5A) to (10)—	7
	renumber as section 43(6) to (11).	8
Clause 42	Amendment of s 45 (Matters court must be satisfied of)	9
	Section 45—	10
	insert—	11
	(3) In deciding whether to make a temporary protection order, the court may consider the respondent's criminal history and domestic violence history if, in the court's opinion, it is relevant to do so.	12 13 14 15 16
Clause 43	Amendment of s 51 (Court may make domestic violence order by consent)	17 18
	(1) Section 51, heading, after 'make'—	19
	insert—	20
	or vary	21
	(2) Section 51(5)—	22
	omit, insert—	23
	(5) Before deciding whether to make or vary a domestic violence order under this section, the court may—	24 25 26
	(a) conduct a hearing in relation to the particulars of the application if, in the	27 28

[s 44]

			urt's opinion, it is in the interests of stice to do so; and	1 2
	(1	an	nsider the respondent's criminal history d domestic violence history if, in the urt's opinion, it is relevant to do so.	3 4 5
		No	te—	6
			The police commissioner is required to ensure a copy of the respondent's criminal history and domestic violence history is filed in or given to the court. See sections 36A and 90A.	7 8 9 10
lause 44	Insertion of new	s 90 <i>i</i>	A	11
	After section	90—		12
	insert—			13
			t be given respondent's criminal d domestic violence history	14 15
	(1) T	This see	ction applies if—	16
	(:		e applicant for the variation of a domestic plence order is a police officer; or	17 18
	(I	the the	e clerk of the court gives an application for e variation of a domestic violence order to e officer in charge of a police station under ection 87(2)(b).	19 20 21 22
	tl	he res	lice commissioner must ensure a copy of pondent's criminal history and domestic e history—	23 24 25
	(;	a) is	filed in the court—	26
		(i)	with an application mentioned in subsection (1)(a); or	27 28
		(ii	before the date and time stated in the application for the first hearing of the application; or	29 30 31

s	45]

		(3) If or co	is given to the court when the application is first heard. The respondent does not have a criminal history domestic violence history, the police emmissioner must ensure the court is informed that fact.	1 2 3 4 5 6
Clause	45	Amendment of s violence order)	91 (When court can vary domestic	7 8
		Section 91(3)-	_	9
		insert—		10
		(6	the court may consider the respondent's criminal history and domestic violence history if, in the court's opinion, it is relevant to do so.	11 12 13 14
			Note—	15
			The police commissioner is required to ensure a copy of the respondent's criminal history and domestic violence history is filed in or given to the court. See section 90A.	16 17 18 19
Clause	46	Amendment of s	113 (Duration)	20
		Section 113(1	,	21
		omit, insert—		22
		(2	the notice is served on the respondent personally or in a way stated in a substituted service order; or	23 24 25
Clause	47	Amendment of s	150 (Protected witnesses)	26
		Section 150(1))	27
		insert—		28

[s 48]

			Note—	1
			See the <i>Evidence Act 1977</i> , part 2, division 6 for provisions that apply to protect the persons mentioned in subsection (1) if they give, or are to give, evidence in criminal proceedings for an offence against part 7.	2 3 4 5
Clause	48	Amendment of person)	s 151 (Restriction on cross-examination in	6 7
		Section 151	(1)—	8
		insert—		9
			Note—	10
			See the <i>Evidence Act 1977</i> , part 2, division 6 in relation to the cross-examination of protected witnesses in proceedings for an offence against this Act.	11 12 13
Clause	49	Amendment of	s 157 (Costs)	14
		Section 157	(2), from 'a party'—	15
		omit, insert-	_	16
			the party who made the application if the court hears the application and decides—	17 18
			(a) to dismiss the application and, in doing so, also decides that the party, in making the application, intentionally engaged in behaviour, or continued a pattern of behaviour, towards the respondent to the application that is domestic violence; or	19 20 21 22 23 24
			Note—	25
			This type of behaviour is known as systems abuse or legal abuse. It is behaviour in which a person intentionally misuses the legal system, including, for example, by starting court proceedings based on false allegations against another person, as a way to intentionally exert control or dominance over the other person or to torment, intimidate or harass the other person.	26 27 28 29 30 31 32 33

s 50]

	(b) to dismiss the application on the grounds that it is malicious, deliberately false, frivolous or vexatious.	1 2 3
lause 50	Insertion of new Part 5— insert— Division		4 5 6 7
	-	pening particular proceedings decided in andent's absence	8 9
	a	ne respondent to an application to make or vary protection order may apply to the court to open the proceeding for the application if—	10 11 12
	(a) the application was served on the respondent under a substituted service order; and	13 14 15
	(b	the application was not, and could not reasonably have been, brought to the respondent's attention, despite being served in a way stated in the substituted service order; and	16 17 18 19 20
	(c)) the respondent was not present in court when the application was heard and decided.	21 22
	re da th	ne respondent must make an application to open the proceeding within 28 days after the by on which the respondent became aware that the protection order the subject of the application and been made or varied.	23 24 25 26 27
	is	ne court may reopen the proceeding if the court satisfied the grounds mentioned in subsection) are established.	28 29 30
	(4) If	the proceeding is reopened and the respondent	31

	fails to appear before the court that is to rehear and decide the reopened proceeding, the respondent may only make another application under this section with the leave of the court.	1 2 3 4
157B E1	ffect of decision to reopen proceeding	5
(1)	A decision of the court to reopen a proceeding does not affect the operation of the decision in the proceeding, or a domestic violence order made or varied in the proceeding, or prevent the taking of action to implement the decision or order.	6 7 8 9
(2)	However, the court may make an order staying the operation of the decision, domestic violence order or varied order until the reopened proceeding is decided.	11 12 13 14
(3)	The court may act under subsection (2) on the application of a party or on its own initiative.	15 16
157C R	ehearing reopened proceeding	17
(1)	The court may decide a reopened proceeding in any way it considers appropriate, including, for example, by hearing the proceeding afresh, in whole or part.	18 19 20 21
(2)	For an appeal against a decision the subject of the reopened proceeding, the time for starting the appeal starts on the day the court makes the decision under the reopened proceeding.	22 23 24 25
(3)	This division does not otherwise affect a right of appeal.	26 27
Insertion of ne	ew s 160A	28
After section	on 160—	29
insert—		30

agg	ourt may make order about disclosure of, or prieved's access to, respondent's criminal tory or domestic violence history	1 2 3
(1)	This section applies if a copy of a respondent's criminal history or domestic violence history has been filed in or given to a court hearing an application under this Act.	4 5 6 7
(2)	The court may order that a person must not disclose information contained in the respondent's criminal history or domestic violence history to another person.	8 9 10 11
(3)	An order under subsection (2) does not apply to the respondent.	12 13
(4)	If the court is satisfied that all or part of the respondent's criminal history or domestic violence history is not relevant to deciding the application, the court may decide the application without taking into account, or hearing submissions about, all or the part of the criminal history or domestic violence history.	14 15 16 17 18 19 20
	Examples—	21
	• the respondent's criminal history consists of 1 conviction for a minor stealing offence committed more than 20 years ago	22 23 24
	 part of the respondent's criminal history consists of offences that do not involve violence committed when the respondent was a child 	25 26 27
(5)	If the court decides the application under subsection (4), the court may order that—	28 29
	(a) the aggrieved or the applicant (if the applicant is not the aggrieved, the respondent or a police officer)—	30 31 32
	(i) not be given a copy of all or part of the criminal history or domestic violence history; and	33 34 35

[s 52]

			(ii) not be told about the contents of all or part of the criminal history or domestic violence history; and	1 2 3
			(b) if a copy of the criminal history or domestic violence history has been given to a person mentioned in paragraph (a)—the copy be returned to the court.	4 5 6 7
		(6)	The court may make an order under this section with or without conditions.	8 9
		(7)	The court makes an order under this section on its own initiative.	10 11
lause	52		f s 184 (Service of order on respondent)	12
		Section 184	(5)(a)(ii), before '; or'—	13
		insert—		14
			, including, for example, by being served on the respondent in a way stated in a substituted service order	15 16 17
lause	53	Insertion of ne	ew s 184A	18
		After section	n 184—	19
		insert—		20
		184A Sı	ubstituted service	21
		(1)	This section applies if, under this Act, a document is required to be personally served on a respondent by a police officer and the court is satisfied that—	22 23 24 25
			(a) reasonable attempts have been made to personally serve the document on the respondent; and	26 27 28
			(b) serving the document in another way is—	29

		(i) necessary or desirable to protect the aggrieved; and	1 2
		(ii) reasonably likely to bring the document to the attention of the respondent.	3 4 5
(2)	way	court may make an order substituting another for a police officer to serve the document on espondent (a <i>substituted service order</i>).	6 7 8
(3)	state to be	court must, in the substituted service order, the circumstances in which the document is taken to have been served on the respondent, ding, for example—	9 10 11 12
	. ,	when a document served by post or electronic communication is to be taken to have been served; or	13 14 15
	(b)	that the circumstances are—	16
		(i) on the happening of a stated event; or	17
		(ii) at the end of a stated time.	18
(4)		court may make a substituted service order ne document—	19 20
	(a)	on its own initiative; or	21
	· /	on the application of a party to the proceeding to which the document relates; or	22 23 24
	(c)	on the application of a police officer.	25
(5)	respo polic	n a police officer serves a document on a ondent under a substituted service order, the se officer must, unless it is not reasonable in ircumstances—	26 27 28 29
	` '	give a copy of the document to the respondent; and	30 31
	(b)	explain to the respondent—	32
		(i) what the document is: and	33

			(ii) the nature and effect of the document.	1
Clause	54	Insertion of ne	ew ss 189A and 189B	2
		After section	on 189—	3
		insert—		4
			ct applies despite the Criminal Law habilitation of Offenders) Act 1986	5 6
			This Act applies in relation to a person despite the Criminal Law (Rehabilitation of Offenders) Act 1986.	7 8 9
		res	olice commissioner's obligation to give pondent's criminal history and domestic lence history to court	10 11 12
		(1)	This section applies if the police commissioner is required to ensure a copy of a respondent's criminal history and domestic violence history is filed in or given to a court under section 36A or 90A.	13 14 15 16 17
		(2)	The obligation applies only to information—	18
			(a) in the police commissioner's possession; or	19
			(b) that, under a law, the police commissioner is permitted to access and give to the court to be used in a proceeding under this Act.	20 21 22
		(3)	If a respondent's domestic violence history includes a domestic violence order made or varied with the respondent's consent under section 51, a copy of the respondent's domestic violence history filed in or given to a court under section 36A or 90A must state that fact.	23 24 25 26 27 28
Clause	55	Insertion of ne	ew pt 10, div 5	29
		Part 10—	•	30

s 55]

insert—		1
Divisio	Domestic and Family Violence Protection (Combating Coercive Control) and Other Legislation Amendment Act 2022	2 3 4 5 6 7 8
233 Def	initions for division	9
	In this division—	10
	new , for a provision of this Act, means the provision as in force from the commencement.	11 12
res	sting applications—considering pondent's criminal history or domestic lence history	13 14 15
(1)	This section applies to proceedings for the following applications, whether or not the proceedings had started before the commencement—	16 17 18 19
	(a) an application for a protection order made but not decided before the commencement;	20 21
	(b) an application for the variation of a domestic violence order made but not decided before the commencement.	22 23 24
(2)	If, in the court's opinion, the respondent's criminal history and domestic violence history is relevant to deciding the application, the court may—	25 26 27 28
	(a) ask for the respondent's criminal history and domestic violence history; and	29 30

		violence history in deciding the application.	2
((3)	If the applicant for the application is not a police officer, the clerk of the court may ask the police commissioner for the criminal history and domestic violence history.	3 4 5 6
	(4)	If the court makes a request under subsection (2)(a), or the clerk makes a request under subsection (3), the police commissioner must ensure a copy of the respondent's criminal history and domestic violence history—	7 8 9 10 11
		(a) is filed in the court before the day and time to which the hearing of the application is adjourned; or	12 13 14
		(b) is given to the court when the hearing of the application resumes.	15 16
((5)	If the respondent does not have a criminal history or domestic violence history, the police commissioner must ensure the court is informed of that fact.	17 18 19 20
((6)	This section applies despite new sections 36A, 37, 90A and 91.	21 22
235	Exis	sting cross applications	23
	(1)	This section applies to an application mentioned in new section 41C, 41D and 41G that was made, but not decided, before the commencement.	24 25 26
((2)	New sections 41C, 41D and 41G apply to the application.	27 28
		stituted service orders for existing uments	29 30
		A substituted service order may be made for a document under new section 184A regardless of	31 32

[s 56]

		ether the document was made before or after commencement.	1 2
Amendment of	of sch	nedule (Dictionary)	3
Schedule—	_		4
insert—			5
	that agai or e char	states each conviction of, or charge made inst, the person for an offence in Queensland lsewhere, regardless of when the conviction or rge, or acts or omissions constituting the ence or alleged offence, happened.	6 7 8 9 10 11
	doc mac rega	mestic violence history, of a person, means a ument that states each of the following orders de, or notices issued, against the person, ardless of when the order was made or notice ed—	12 13 14 15 16
	(a)	a domestic violence order;	17
	(b)	a police protection notice;	18
	(c)	a domestic violence order under the repealed <i>Domestic and Family Violence Protection Act 1989</i> ;	19 20 21
	(d)	an interstate order;	22
	(e)	an order that corresponds to an interstate order made under a repealed law of another State;	23 24 25
	(f)	a New Zealand order.	26
	_	son most in need of protection, in a relevant tionship, see section 22A.	27 28
	sub	stituted service order see section 184A(2).	29

[s 57]

	Part	5 Amendment of Evidence Act 1977	1 2
Clause	57	Act amended	3
		This part amends the Evidence Act 1977.	4
		Note—	5
		See also the amendments in schedule 1.	6
Clause	58	Amendment of s 14L (Standing of counsellor and counselled person)	7 8
		Section 14L(1)(b)—	9
		omit, insert—	10
		(b) the court is deciding—	11
		(i) whether a document or evidence relating to the counselled person or counsellor is a protected counselling communication; or	12 13 14 15
		(ii) an application for leave under subdivision 3.	16 17
Clause	59	Amendment of s 21L (Application of division 6)	18
		Section 21L—	19
		insert—	20
		(2) However, despite subsection (1), this division does apply to summary proceedings under the <i>Justices Act 1886</i> for a domestic violence offence.	21 22 23
Clause	60	Amendment of s 21M (Meaning of protected witness)	24
		(1) Section 21M(1)(c), after 'proceeding for a'—	25
		insert—	26

s 61]

	d	lomesti	c violence offence or	1
(2)	Section 21M(1)—		2
	insert—			3
	(a proceeding for a domestic violence er-related offence, a person who—	4 5
		(i)	is named as the aggrieved, or a relative or associate of the aggrieved, in the domestic violence order; and	6 7 8
		(ii)	the court considers would be likely to be disadvantaged as a witness, or to suffer severe emotional trauma, unless treated as a protected witness.	9 10 11 12
(3)	Section 21M(2), afte	r 'that is not'—	13
	insert—			14
	a	domes	tic violence offence,	15
(4)	Section 21M((3)—		16
	insert—			17
			c violence order-related offence, in to a domestic violence order, means—	18 19
	(dor and	offence for the contravention of the mestic violence order under the <i>Domestic I Family Violence Protection Act 2012</i> , tion 177(2); or	20 21 22 23
	(con	offence for an act or omission that also astitutes an offence mentioned in agraph (a).	24 25 26
Re	placement of	pt 6A,	hdg (Recorded statements)	27
	Part 6A, head	ing—		28
	omit_insert—			29

Clause 61

[s 62]

	Part 6A	Evidence related to domestic relationships and domestic violence	1 2 3
lause 6	Amendment of s 1	03A (Definitions for part)	4
	Section 103A—		5
	insert—		6
	defe	ence means—	7
	(a)	the legal practitioner representing the defendant in a criminal proceeding; or	8 9
	(b)	if the defendant is unrepresented in a criminal proceeding—the defendant.	10 11
	who	ily member, of a person, means a person with om the person has either of the following tionships—	12 13 14
	(a)	a family relationship within the meaning of the <i>Domestic and Family Violence</i> <i>Protection Act 2012</i> , section 19(1); or	15 16 17
	(b)	an informal care relationship within the meaning of the <i>Domestic and Family Violence Protection Act 2012</i> , section 20.	18 19 20
	victi to a	beseeking behaviour means action taken by a sim of domestic violence to address, or attempt ddress, any aspect of the domestic violence, uding, for example—	21 22 23 24
	(a)	reporting the domestic violence to the police; or	25 26
	(b)	obtaining a domestic violence order; or	27
	(c)	separating from an intimate partner who is the perpetrator of the domestic violence; or	28 29
	(d)	finding alternative accommodation, including accommodation in a refuge; or	30 31

	(e) seeking counselling or support.	1
	<i>intimate partner</i> , of a person, means a person who is in an intimate personal relationship with the person within the meaning of the <i>Domestic and Family Violence Protection Act 2012</i> , section 14.	2 3 4 5 6
	<i>relative</i> , of a person, see the <i>Domestic and Family Violence Protection Act 2012</i> , section 19(2).	7 8
	safety option, in relation to a defendant who is, or may be, a victim of domestic violence, means an act that may have stopped the violence, other than an act that constitutes, or allegedly constitutes, an offence with which the defendant is charged.	9 10 11 12 13
	<i>self-defence</i> means the lawful use of force in self-defence or in aid of the defence of another person under the Criminal Code, sections 271, 272 or 273.	14 15 16 17
Insertion of ne	ew s 103AB	18
After section	on 103A—	19
insert—		20
	References to domestic violence include sociated domestic violence	21 22
(1)	A reference in this part to domestic violence committed against a person by an intimate partner or family member of the person includes associated domestic violence committed against a child, relative or associate of the person by the intimate partner or family member.	23 24 25 26 27 28
(2)	In this section—	29
	associate, of a person, see the <i>Domestic and Family Violence Protection Act 2012</i> , section 24(3).	30 31 32
	associated domestic violence see the Domestic	33

[s 64]

	<i>and</i> 9.	Family Violence Protection Act 2012, section	1 2
lause 64	Insertion of new p	t 6A, div 1A	3
	Part 6A—		4
	insert—		5
	Division 1	A Evidence of domestic	6
		violence	7
	103CA What violence	t may constitute evidence of domestic	8 9
	incl	this part, evidence of domestic violence may ude, but is not limited to, evidence of any of following matters—	10 11 12
	(a)	the history of the domestic relationship between a person and an intimate partner or family member of the person, including—	13 14 15
		(i) domestic violence committed by the intimate partner or family member against the person; or	16 17 18
		(ii) domestic violence committed by the person against the intimate partner or family member;	19 20 21
	(b)	the cumulative effect of domestic violence, including the psychological effect, on a person or an intimate partner or family member of the person affected by the violence;	22 23 24 25 26
	(c)	social, cultural or economic factors that affect a person, or an intimate partner or family member of the person, who has been affected by domestic violence:	27 28 29

(d)	responses by relatives, the community or agencies to domestic violence, including further violence that may be used by an intimate partner or family member to prevent, or in retaliation for, any help-seeking behaviour or use of safety options by a person;	1 2 3 4 5 6 7
(e)	ways in which social, cultural or economic factors have affected any help-seeking behaviour undertaken by a person, or the safety options realistically available to the person, in response to domestic violence;	8 9 10 11 12
(f)	ways in which domestic violence by an intimate partner or family member towards a person, or the lack of safety options, was exacerbated by inequities experienced by the person, including, for example, inequities associated with race, poverty, gender identity or expression, sex characteristics, disability or age;	13 14 15 16 17 18 19 20
(g)	the general nature and dynamics of relationships affected by domestic violence, including the possible consequences of separation from a person who commits domestic violence;	21 22 23 24 25
(h)	the psychological effect of domestic violence on people who are or have been in a relationship affected by domestic violence;	26 27 28 29
(i)	social or economic factors that affect people who are or have been in a relationship affected by domestic violence.	30 31 32
	s section does not limit the <i>Domestic and</i> nily Violence Protection Act 2012, section	33 34

35

(2)

8(3).

103CB	Evidence of domestic violence	1
(1)	Relevant evidence of domestic violence is admissible as evidence in a criminal proceeding.	2 3
(2)	Without limiting subsection (1), the evidence of domestic violence may relate to—	4 5
	(a) the defendant; or	6
	(b) the person against whom the offence was committed; or	7 8
	(c) another person connected with the proceeding.	9 10
103CC	Expert evidence of domestic violence	11
(1)	Expert evidence about domestic violence is admissible in a criminal proceeding.	12 13
(2)	Evidence given by an expert may include—	14
	(a) evidence about the nature and effects of domestic violence on persons generally; and	15 16
	(b) evidence about the effect of domestic violence on a particular person who has been subjected to domestic violence.	17 18 19
(3)	For this section, an expert on the subject of domestic violence includes a person who can demonstrate specialised knowledge, gained by training, study or experience, of a matter that may constitute evidence of domestic violence.	20 21 22 23 24
	Ultimate issue and common knowledge es abrogated	25 26
	Evidence of an expert's opinion given under section 103CC is not inadmissible only because the opinion is about—	27 28 29
	(a) a fact in issue or an ultimate issue; or	30
	(h) a matter of common knowledge	31

s 65]

Clause	65	Replacement of pt 6A, d statements)	iv 2, hdg (Use of recorded	1 2
		Part 6A, division 2, hea	ading—	3
		omit, insert—		4
		Division 2	Recorded statements as	5
			complainant's	6
			evidence-in-chief in	7
			domestic violence	8
			proceedings	9
		Subdivision 1	Use of recorded	10
			statements	11
Clause	66	Renumbering of pt 6A, o	divs 3–5	12
		Part 6A, divisions 3 to	5—	13
		renumber as part 6A, d	livision 2, subdivisions 2 to 4.	14
Clause	67	Insertion of new pt 6A, o	div 3	15
		Part 6A—		16
		insert—		17
		Division 3	Jury directions related to	18
			domestic violence	19
		Subdivision 1	General matters	20
		103T Request for violence	direction to jury about domestic	21 22
			on applies in relation to a criminal g that is a trial by jury if domestic	23 24

	violence is an issue in the proceeding.	1
(2)	The prosecution or defence may, at any time during the proceeding, ask the judge to direct the jury about domestic violence generally by informing the jury about all or some of the matters mentioned in subdivision 2, other than section 103ZA.	2 3 4 5 6 7
(3)	The judge may give the jury the requested direction unless there are good reasons for not doing so.	8 9 10
	equest for direction to jury about f-defence in response to domestic violence	11 12
(1)	This section applies in relation to a criminal proceeding that is a trial by jury if self-defence in response to domestic violence is an issue in the proceeding.	13 14 15 16
(2)	The defence may, at any time during the proceeding, ask the judge to direct the jury about self-defence in response to domestic violence by informing the jury about—	17 18 19 20
	(a) the matters mentioned in section 103ZA; or	21
	(b) all or some of the other matters about domestic violence mentioned in subdivision 2.	22 23 24
(3)	The judge may give the jury the requested direction unless there are good reasons for not doing so.	25 26 27
	udge may direct jury about domestic lence on own initiative	28 29
(1)	This section applies in relation to a criminal proceeding that is a trial by jury if domestic violence is an issue in the proceeding.	30 31 32

(2)	The judge may, on the judge's own initiative and in the interests of justice, inform the jury about—	1 2
	(a) if self-defence in response to domestic violence is an issue in the proceeding—the matters mentioned in section 103ZA; or	3 4 5
	(b) all or some of the other matters about domestic violence mentioned in subdivision 2.	6 7 8
	Direction may be given before evidence is Iduced and may be repeated	9 10
(1)	A judge may give a direction under section 103T, 103U or 103V before any evidence is adduced in a proceeding.	11 12 13
(2)	The judge may also repeat the direction at any time during the proceeding.	14 15
	Application of subdivision 2 to trial by judge magistrate sitting alone	16 17
(1)	This section applies to a criminal proceeding that is a trial by a judge or magistrate sitting alone.	18 19
(2)	The court's reasoning with respect to any matter mentioned in subdivision 2 must, to the extent the court thinks fit, be consistent with how a jury would be directed about the matter under subdivision 2 in the particular case.	20 21 22 23 24
103Y N	lo limit of court's duty to direct jury	25
	This division does not limit the matters the court may direct the jury about, including in relation to evidence given by an expert witness.	26 27 28
Subd	ivision 2 Content of jury directions	29

	onter lenc	nt of general direction about domestic	1 2
(1)	dire gen	judge in a criminal proceeding who is cting the jury about domestic violence erally may, if relevant, inform the jury that nestic violence—	3 4 5 6
	(a)	is not limited to physical abuse and may, for example, include sexual abuse, psychological abuse or financial abuse; and	7 8 9
	(b)	may amount to violence against a person even though it is immediately directed at another person; and	10 11 12
	(c)	may consist of a single act; and	13
	(d)	may consist of separate acts that form part of a pattern of behaviour that can amount to abuse even though some or all of those acts may, when viewed in isolation, appear to be minor or trivial.	14 15 16 17 18
(2)		elevant, the judge may also inform the jury that erience shows that—	19 20
	(a)	people may react differently to domestic violence and there is no typical response to domestic violence; and	21 22 23
	(b)	it is not uncommon for a person who has been subjected to domestic violence to stay with an abusive partner after the domestic violence, or to leave and then return to the partner; and	24 25 26 27 28
	(c)	it is not uncommon for a person who has been subjected to domestic violence not to report domestic violence to police or seek assistance to stop domestic violence; and	29 30 31 32
	(d)	decisions made by a person subjected to domestic violence about how to address,	33 34

		be influenced by a variety of factors; and	2
		Note—	3
		See also section 103ZC in relation to the judge informing the jury about factors that may influence a person's decision-making about how to address, respond to or avoid domestic violence.	4 5 6 7
	(e)	it is not uncommon for a decision to leave an intimate partner who is abusive, or to seek assistance, to increase apprehension about, or the actual risk of, harm.	8 9 10 11
		tion about self-defence in response to c violence	12 13
(1)	the	e judge in a criminal proceeding is directing jury about self-defence in response to estic violence, the judge may inform the jury	14 15 16 17
	(a)	self-defence is, or is likely to be, an issue in the proceeding; and	18 19
	(b)	as a matter of law, evidence of domestic violence may be relevant to determining whether the defendant acted in self-defence; and	20 21 22 23
	(c)	evidence in the trial is likely to include evidence of domestic violence committed by the victim against the defendant or another person whom the defendant was defending.	24 25 26 27 28
(2)	matte assau not r	judge may also inform the jury that, as a er of law, evidence that the defendant ulted the victim on a previous occasion does mean that the defendant could not have been up in self-defence in relation to the offence ged.	29 30 31 32 33 34

	avio	ur, that may constitute domestic	2 3
	dired gene or p dom	judge in a criminal proceeding who is eting the jury about domestic violence erally may also inform the jury that behaviour, patterns of behaviour, that may constitute estic violence include, but are not limited to, following—	4 5 6 7 8 9
	(a)	placing or keeping a person in a dependent or subordinate relationship;	10 11
	(b)	isolating a person from family, friends or other sources of support;	12 13
	(c)	controlling, regulating or monitoring a person's day-to-day activities;	14 15
	(d)	depriving a person of, or restricting a person's, freedom of movement or action;	16 17
	(e)	restricting a person's ability to resist violence;	18 19
	(f)	frightening, humiliating, degrading or punishing a person, including punishing a person for resisting violence;	20 21 22
	(g)	compelling a person to engage in unlawful or harmful behaviour.	23 24
	ess	ors that may influence how a person es, responds to or avoids domestic	25 26 27
	proc dom abou	section applies if the judge in a criminal eeding who is directing the jury about estic violence generally informs the jury at the matters mentioned in section Z(2)(d).	28 29 30 31 32
, ,		judge may also inform the jury that decisions e by a person subjected to domestic violence,	33 34

dom	ut how to address, respond to or avoid nestic violence, may be influenced by matters uding, for example—	1 2 3
(a)	the domestic violence itself; or	4
(b)	social, cultural, economic or personal factors, or inequities experienced by the person, including, for example, inequities associated with race, poverty, gender, disability or age; or	5 6 7 8 9
(c)	responses by family, the community or agencies to the domestic violence or to any help-seeking behaviour or use of safety options by the person; or	10 11 12 13
(d)	the provision of, or failure in the provision of, safety options that might realistically have provided ongoing safety to the person, and the person's perceptions of how effective those safety options might have been to prevent further harm; or	14 15 16 17 18 19
(e)	further violence, or the threat of further violence, used by a family member to prevent, or in retaliation for, any help-seeking behaviour or use of safety options by the person.	20 21 22 23 24
Omission of s 132	B (Evidence of domestic violence)	25
Section 132B—	,	26
omit.		27
Insertion of new pt	t 9, div 13	28
Part 9—		29
insert—		30

Clause 69

	Division	13 Domestic and Family Violence Protection (Combating Coercive Control) and Other Legislation Amendment Act 2022	1 2 3 4 5 6
		ng applications for leave related to ted counselling communications	7 8
	ap 14 pr	ection 14L, as in force from the commencement, pplies to an application for leave under section becomes defined before the commencement if a occeeding to decide the application had not parted before the commencement.	9 10 11 12 13
lause 70	Amendment of so	ch 3 (Dictionary)	14
	Schedule 3—		15
	insert—		16
	de	fence, for part 6A, see section 103A.	17
	re	mestic relationship means a relevant lationship under the <i>Domestic and Family olence Protection Act 2012</i> , section 13.	18 19 20
		omestic violence see the Domestic and Family olence Protection Act 2012, section 8.	21 22
	Fa	mestic violence order see the Domestic and amily Violence Protection Act 2012, section 6(2).	23 24 25
		mily member, of a person, for part 6A, see ction 103A.	26 27
		elp-seeking behaviour , for part 6A, see section 3A.	28 29
	in	timate partner, of a person, for part 6A, see	30

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Pan	О	Ame	enan	ıenı	OI	Oaths	ACI	1807	

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		section 103A.	1
		<i>relative</i> , of a person, for part 6A, see section 103A.	2 3
		<i>safety option</i> , in relation to a defendant who is, or may be, a victim of domestic violence, for part 6A, see section 103A.	4 5 6
		self-defence, for part 6A, see section 103A.	7
	Part	6 Amendment of Oaths Act 1867	8
lause	71	Act amended	9
		This part amends the <i>Oaths Act 1867</i> .	10
lause	72	Insertion of new s 13F	11
		After section 13E—	12
		insert—	13
		13F Minor non-compliance does not affect validity of affidavit or declaration	14 15
		(1) An affidavit or a declaration is not invalid only because it does not comply with a requirement under section 13B, 13C or 13E that does not materially affect the nature of the affidavit or declaration.	16 17 18 19 20
		(2) Subsection (1) does not limit a court's power to admit an affidavit, including a purported affidavit under section 31G, in evidence in a proceeding.	21 22 23
lause	73	Insertion of new s 31CA	24
		After section 31C—	25
		insert—	26

		31CA Part does not limit other laws	1
		To remove any doubt, it is declared that this part does not limit a provision of another Act or law about the way in which, or by whom, a document—	2 3 4 5
		(a) is sworn, or taken or received on oath; or	6
		(b) is made as a statutory declaration.	7
		Examples of a document—	8
		complaint and summons, application for a warrant	9
		Examples of a way in which a document may be sworn, or taken or received on oath—	10 11
		in person, by audio link, by audio visual link	12
Clause	74	Insertion of new pt 6A, div 5, sdiv 1A	13
		Part 6A, division 5, before subdivision 1—	14
		insert—	15
		Subdivision 1A Preliminary	16
		31OA Application of division	17
		This division applies to a document that is an affidavit or a declaration.	18 19
Clause	75	Amendment of pt 8, hdg (Transitional provisions for Justice and Other Legislation Amendment Act 2021)	20 21
		Part 8, heading, 'for Justice and Other Legislation Amendment Act 2021'—	22 23
		omit.	24
Clause	76	Insertion of new pt 8, div 1, hdg	25
		Part 8—	26
		insert—	27

		Division 1	Transitional provisions for Justice and Other Legislation Amendment Act 2021	1 2 3 4
Clause	77	Amendment of s 45 (De	finitions for part)	5
		Section 45, 'part'—		6
		omit, insert—		7
		division		8
Clause	78	Insertion of new pt 8, di	v 2	9
		Part 8—		10
		insert—		11
		Division 2	Transitional provision for	12
			Domestic and Family	13
			Violence Protection	14
			(Combating Coercive	15
			Control) and Other	16
			Legislation Amendment	17
			Act 2022	18
		48 Retrospectiv	e application of s 13F	19
		relation to the comm	3F applies, and is taken to apply, in an affidavit or a declaration made from nencement of the <i>Justice and Other n Amendment Act 2021</i> , section 34.	20 21 22 23

[s 79]

	Part	7				dment of F nces Act 1		and	1 2
lause	79	Act	t amended						3
			This part ar	nend	s the	Penalties and Se	entences Act I	1992.	4
			Note—						5
			See also th	e ame	ndmer	its in schedule 1.			6
lause	80	Am	endment o	fs9	(Ser	ntencing guide	elines)		7
		(1)	Section 9(2)—					8
			insert—						9
				(gb)	with follo	out limiting owing—	paragraph	(g), the	10 11
					(i)	whether the domestic viole		victim of	12 13
					(ii)	whether the co is wholly or p effect of the d offender; and	artly attribut	able to the	15
		(2)	Section 9—	-					18
			insert—						19
			(10B)	offe	nder	nining the appropriate who is a victime streat as a miti	of domestic vi	iolence, the	
				(a)	offe reas	effect of the donder, unless the onable to do eptional circums	so because	ers it is not se of the	24
				(b)	or p	ne commission operatly attributable stic violence on to which t	ole to the eff	fect of the ender—the	28 29

s 81]

			offence is attributable to the effect of the violence.	1 2
	(3)	Section 9(1	2)—	3
		insert—		4
			domestic violence see the Domestic and Family Violence Protection Act 2012, section 8.	5 6
Clause 81			of s 11 (Matters to be considered in offender's character)	7 8
	(1)	Section 11,	, after paragraph (a)—	9
		insert—		10
			(aa) the history of domestic violence orders made or issued against the offender, other than orders made or issued when the offender was a child; and	11 12 13 14
	(2)	Section 11((aa) to (c)—	15
		renumber a	as section 11(b) to (d).	16
	(3)	Section 11-	<u> </u>	17
		insert—		18
		(2)	If oral submissions are to be made to, or evidence is to be brought before, the court about the history of domestic violence orders made or issued against the offender, the sentencing judge or magistrate may close the court for that purpose.	19 20 21 22 23
		(3)	In this section—	24
			domestic violence order means—	25
			(a) any of the following under the <i>Domestic and</i> Family Violence Protection Act 2012—	26 27
			(i) a domestic violence order;	28
			(ii) a police protection notice;	29
			(iii) an interstate order;	30

[s 82]

		 (iv) an order that corresponds to an interstate order made under a repealed law of another State; (v) a New Zealand order; or (b) a domestic violence order under the repealed <i>Domestic and Family Violence Protection Act 1989</i>. 	1 2 3 4 5 6 7
	Part 8	Amendment of Telecommunications Interception Act 2009	8 9 10
lause	82 Ac	et amended	11
		This part amends the <i>Telecommunications Interception Act</i> 2009.	12 13
		Note—	14
		See also the amendments in schedule 1.	15
lause	83 Re	eplacement of s 6 (Application of pt 2)	16
		Section 6—	17
		omit, insert—	18
		6 Application of pt 2	19
		This part applies if an officer of an eligible authority intends to make—	20 21
		(a) an application for a part 2-5 warrant under the Commonwealth Act, section 39 (a <i>part 2-5 warrant application</i>); or	22 23 24
		(b) an application for an international production order under the Commonwealth Act, schedule 1, clause 22 (an <i>IPO</i> (investigative) application); or	25 26 27 28

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		· · /	an application for an international production order under the Commonwealth Act, schedule 1, clause 52 (an <i>IPO (supervisory) application</i>).	1 2 3 4		
Clause	84	Amendment of s 7	(PIM must be notified)	5		
		(1) Section 7(2)(b)—	· -	6		
		omit, insert—		7		
		()	a copy of the affidavit required to accompany the written application under—	8 9		
			(i) for a part 2-5 warrant application—the Commonwealth Act, section 42; or	10 11		
			(ii) for an IPO (investigative) application—the Commonwealth Act, schedule 1, clause 25; or	12 13 14		
			(iii) for an IPO (supervisory) application—the Commonwealth Act, schedule 1, clause 55.	15 16 17		
		(2) Section 7(3), from 'under section 43'—				
		omit, insert—		19		
		to be given on a telephone application under—				
		` '	for a part 2-5 warrant application—the Commonwealth Act, section 43; or	21 22		
			for an IPO (investigative) application—the Commonwealth Act, schedule 1, clause 26; or	23 24 25		
			for an IPO (supervisory) application—the Commonwealth Act, schedule 1, clause 56.	26 27		
Clause	85	Amendment of s 8	(Full disclosure to PIM)	28		
		Section 8, 'warran	nt'—	29		
		omit, insert—		30		

[s 86]

			part 2-5 warrant or intern	national production order	1
Clause	86	Replacement	f s 9 (PIM to be given	further information)	2
		Section 9-			3
		omit, inser	_		4
		9 PII	to be given further in	formation	5
			information that is requ	ive the PIM any further aired to be given to the nated AAT member in ication under—	6 7 8 9
			(a) for a part 2-5 w Commonwealth Act	varrant application—the t, section 44; or	10 11
				gative) application—the t, schedule 1, clause 27;	12 13 14
			· ·	visory) application—the t, schedule 1, clause 57.	15 16
Clause	87	Amendment of s 10 (PIM entitled to appear)			17
		(1) Section 10)—		18
		omit, inser	_		19
		(1)	entitled to appear at the h make submissions to	e application, the PIM is earing of the application, the eligible Judge or and question persons as	20 21 22 23 24
			(a) for a part 2-5 w Commonwealth Act	varrant application—the t, section 45; or	25 26
			` '	gative) application—the t, schedule 1, clause 29;	27 28 29

s 881

				(c)	for an IPO (supervisory) application—the Commonwealth Act, schedule 1, clause 59.	1 2
		(2)	Section 10(2)—	, ,	3
		(-)	omit.	_,		4
		(3)	Section 10(3)—		5
		(-)	renumber a		tion 10(2).	6
Clause	88		nendment o oly)	fs1	1 (Confidentiality obligations not to	7 8
			Section 11(1)(b)	<u> </u>	9
			omit, insert			10
				(b)	a person questioned by the PIM in relation to an application as mentioned in section 10(1).	11 12 13
Clause	89		nendment o ncompliand		2 (PIM to report to Minister about	14 15
			Section 12(2)—		16
			omit, insert			17
			(2)		report must not contain information ationed in—	18 19
				(a)	for a report relating to a part 2-5 warrant—the Commonwealth Act, section	20 21
					63; or	22
				(b)		22 23 24 25
Clause	90			f pt :	for a report relating to an international production order—the Commonwealth Act,	23 24

[s 91]

		insert—	1
		relating to part 2-5 warrants	2
Clause	91	Amendment of pt 4, hdg (Functions and powers of inspecting entity for inspections)	3 4
		Part 4, heading, after 'inspections'—	5
		insert—	6
		relating to part 2-5 warrant records	7
Clause	92	Amendment of s 34 (General confidentiality provision	on) 8
		Section 34(1), note—	9
		omit, insert—	10
		Note—	11
		See also the following provisions of the Commo	onwealth 12 13
		 section 63 (No dealing with intercepted info or interception warrant information) 	ormation 14 15
		• section 105 (Contravention of section 7 or 6	53) 16
		 schedule 1, clause 152 (Prohibition recording or disclosure of protected informits admission in evidence). 	,
Clause	93	Insertion of new pt 6	20
		After part 5—	21
		insert—	22
		Part 6 Transitional provisi	on 23
		41 Existing part 2-5 warrant applications	24
		(1) This section applies if an application for a p warrant under the Commonwealth Act was but not decided, before the commencemen	s made, 26

s 94]

		(2)	This Act, as in force before the commencement, continues to apply in relation to the application as if the <i>Domestic and Family Violence Protection</i> (Combating Coercive Control) and Other Legislation Amendment Act 2022 had not been enacted.	1 2 3 4 5 6
Clause	94	Amendment o	f schedule (Dictionary)	7
		Schedule—	• • • • • • • • • • • • • • • • • • • •	8
		insert—		9
			international production order see the Commonwealth Act, schedule 1, clause 2.	10 11
			IPO (investigative) application see section 6(b).	12
			IPO (supervisory) application see section 6(c).	13
			part 2-5 warrant application see section 6(a).	14
			part 2-5 warrant record, of an eligible authority, means a record of the authority that relates to—	15 16
			(a) a part 2-5 warrant application made by an officer of the authority; or	17 18
			(b) a part 2-5 warrant issued to the authority.	19
	Part	9	Amendment of Youth Justice Act 1992	20 21
Clause	95	Act amended		22
		This part ar	mends the Youth Justice Act 1992.	23
Clause	96	Amendment o	of s 150 (Sentencing principles)	24
		(1) Section 150)(1)—	25
		insert—		26

			o without limiting paragraph (f), the owing matters—	1 2
		(i)	whether the child is a victim of, or has been exposed to, domestic violence;	3 4
		(ii)	whether the commission of the offence is wholly or partly attributable to the effect of domestic violence, or exposure to domestic violence, on the child; and	5 6 7 8 9
(2)	Section 150)—		10
	insert—			11
	(3A)	child who	mining the appropriate sentence for a to is a victim of, or has been exposed to, be violence, the court must treat as a tag factor—	12 13 14 15
		` /	effect of the domestic violence or osure to domestic violence on the child;	16 17 18
		or don vio the	ne commission of the offence is wholly partly attributable to the effect of the nestic violence, or exposure to domestic lence, on the child—the extent to which commission of the offence is attributable the effect of the violence or exposure.	19 20 21 22 23 24
(3)	Section 150)(6)—		25
	insert—			26
			e violence see the Domestic and Family Protection Act 2012, section 8.	27 28
		violence	for a child in relation to domestic, see the <i>Domestic and Family Violence</i> on Act 2012, section 10.	29 30 31

[s 97]

	Part	10 Other amendments	1
Clause	97	Legislation amended	2
		Schedule 1 amends the legislation it mentions.	3

Sche	edule 1	Other amendments		1
			section 97	2
Part	1	Amendments commend assent	ing on	3 4
Telec	communicati	ons Interception Act 2009		5
1	Section 14, he	eading and paragraph (a), before		6 7
	insert—			8
		part 2-5		9
2	Section 14, 19 and (4), 28(3)	5, 16(b)(ii), 22, 23, 24(1), 25(1), 26(and 29(a) and (b), before 'records	(1), 27(1) s'—	10 11
	insert—			12
		part 2-5 warrant		13
3	Section 14(c) 'warrant'—	and (f), 15(1)(d)(i) and 20(a), befo	re	14 15
	insert—			16
		part 2-5		17
4	Section 14(d)	, 'section 10(3)'—		18
	omit, inser	<i>t</i> —		19
		section 10(2)		20

Schedule 1

Sec	tion 14(d), after 'part 2'—	1
	insert—	2
	in relation to the issue of the part 2-5 warrant	3
Sec	tion 15, heading, after 'interceptions'—	4
	insert—	5
	under part 2-5 warrants	6
Sec	tion 15(1)(a), from 'telephone' to 'authority'—	7
	omit, insert—	8
	part 2-5 warrant application made by the authority by telephone	9 10
Sec	tion 15(1)(b), from 'application' to 'warrant,'—	11
	omit, insert—	12
	part 2-5 warrant application made by the authority,	13 14
Sec	tion 16(a), after 'after a'—	15
	insert—	16
	part 2-5	17
Sec war	tion 22(2), 'application by an eligible authority for a rant'—	18 19
	omit, insert—	20
	part 2-5 warrant application by an eligible authority	21 22
Sec	tion 22(3), after 'particular'—	23
	insert—	24

		part 2-5 warrant	1
12	Section 23, a	fter '18 to 20'—	2
	insert—		3
		in relation to the records	4
13	Section 24(1)	, after '18 and 19'—	5
	insert—		6
		in relation to the records	7
Part 2		Amendments commencing on proclamation	8
	d Protection libition Orde	(Offender Reporting and Offender r) Act 2004	10 11
1	Schedule 1, i	tem 4, entries for sections 215 and 229B—	12
	omit.		13
2	Schedule 1, i	tem 4—	14
	insert—		15
		• section 215 (Engaging in penile intercourse with child under 16)	16 17
		 section 229B (Repeated sexual conduct with a child). 	18 19

3	Schedule 1, item 9(a), entry for section 217, 'carnal knowledge'—	1 2
	omit, insert—	3
	penile intercourse	4
Crin	minal Code	5
1	Section 359A, definition unlawful stalking—	6
	omit, insert—	7
	unlawful stalking, intimidation, harassment abuse see sections 359B and 359D.	or 8 9
Cor	rrective Services Act 2006	10
1	Schedule 1, entry for the Criminal Code, entries for sections 215, 217 and 229B—	11 12
	omit.	13
2	Schedule 1, entry for the Criminal Code—	14
	insert—	15
	• section 215 (Engaging in penile intercour with child under 16)	se 16 17
	• section 217 (Procuring young person etc. f penile intercourse)	or 18 19
	 section 229B (Repeated sexual conduct wi a child) 	th 20 21

Debt Act 2	Collectors (Field Agents and Collection Agents) 2014	1 2
1	Schedule 2, definition <i>serious offence</i> , paragraph (g), after 'stalking'—	3 4
	insert—	5
	, intimidation, harassment or abuse	6
Disa	bility Services Act 2006	7
1	Schedules 2, 4 and 6, entry for the Criminal Code, entry for section 215, column 2—	8
	omit, insert—	10
	Engaging in penile intercourse with child under 16	11 12
2	Schedules 4 and 6, entry for the Criminal Code, entries for sections 217 and 229B—	13 14
	omit.	15
3	Schedules 4 and 6, entry for the Criminal Code—	16
	insert—	17
217	Procuring young person etc. for penile intercourse	
229B	Repeated sexual conduct with a child	

Edu	ucation (Queensland College of Teachers) Act 2005	1
1	Section 12F(5), example, 'carnal knowledge of'—	2
	omit, insert—	3
	penile intercourse with	4
Evi	dence Act 1977	5
1	Section 14E(b), 'under the <i>Domestic and Family Violence Protection Act 2012</i> '—	6 7
	omit.	8
2	Section 103G and 103P, 'division'—	9
	omit, insert—	10
	subdivision	11
Intr	oduction Agents Act 2001	12
	oddolloli Agellio Aot 2001	12
1	Schedule 1, part 1, item 10, after 'stalking'—	13
	insert—	14
	intimidation, harassment or abuse	15

Mot	Motor Dealers and Chattel Auctioneers Act 2014		
1	Schedule 3, defin after 'stalking'—	ition <i>serious offence</i> , paragraph (a)(vii),	2 3
	insert—		4
	, in	atimidation, harassment or abuse	5
Pen	nalties and Senter	nces Act 1992	6
1		and 2, entry for the Criminal Code, ns 215, 217 and 229B—	7 8
	omit.		9
2	Schedule 1, entry	for the Criminal Code—	10
	insert—		11
	9	section 215 (Engaging in penile intercourse with child under 16)	12 13
	11	section 217 (Procuring young person etc. for penile intercourse)	14 15
	14	section 229B (Repeated sexual conduct with a child)	16 17
3	Schedule 1A, enti sections 215 and	ry for the Criminal Code, entries for 229B—	18 19
	omit.		20
4	Schedule 1A, enti	ry for the Criminal Code—	21
	insert—		22

215	Engaging in penile intercourse with child under 16		
229B	Repeated sexual conduct with a child		
5	Schedule 1C, entry for the Criminal Code—	1	
	insert—	2	
	• section 215 (Engaging in penile intercourse with child under 16)	3 4	
	 section 217 (Procuring young person etc. for penile intercourse) 	5 6	
	• section 229B (Repeated sexual conduct with a child)	7 8	
6	Schedule 1C, entry for the Criminal Code, entry for	0	
	section 359E, after 'stalking'—	9 10	
	section 359E, after 'stalking'—	10	
7	section 359E, after 'stalking'— insert—	10 11	
7	insert— , intimidation, harassment or abuse	10 11 12	
7 215	section 359E, after 'stalking'— insert— , intimidation, harassment or abuse Schedule 2, entry for the Criminal Code—	10 11 12 13	
	section 359E, after 'stalking'— insert— , intimidation, harassment or abuse Schedule 2, entry for the Criminal Code— insert— Engaging in penile intercourse with	10 11 12 13	

Pol	Police Powers and Responsibilities Act 2000		
1	Section 538(1)(e), 'carnal knowledge of'—	2	
	omit, insert—	3	
	engaging in penile intercourse with	4	
2	Section 538(1), note, 'Carnal knowledge with or of'—	5	
	omit, insert—	6	
	Engaging in penile intercourse with	7	
Priv	vate Employment Agents Act 2005	8	
1	Section 39(3), definition <i>serious offence</i> , paragraph (a)(vi)—	9 10	
	omit, insert—	11	
	(vi) unlawful stalking, intimidation, harassment or abuse; or	12 13	
Pro	perty Occupations Act 2014	14	
1	Schedule 2, definition <i>serious offence</i> , paragraph (g), after 'stalking'—	15 16	
	insert—	17	
	, intimidation, harassment or abuse	18	

Sec	urity Provider	s Act 1993	1
1	Schedule 1, p	art 1, item 12, after 'stalking'—	2 3
		, intimidation, harassment or abuse	4
Stat	tus of Childrer	n Act 1978	5
1	Section 13(1)	and (2), 'have carnal knowledge of'—	6
	omit, insert	;	7
		engage in penile intercourse with	8
2	Section 13—		9
	insert—		10
	(3)	In this section—	11
		<i>engage</i> , in penile intercourse with a person, see the Criminal Code, section 6(2).	12 13
		<i>penile intercourse</i> see the Criminal Code, section 6(1).	14 15
Trai	nsport Operat	ions (Passenger Transport) Act 1994	16
1	Section 28B(2	e), example, 'carnal knowledge'—	17
	omit, insert	;	18
		penile intercourse	19

2	Schedule 1, part 1, item 11A and schedule 1A, part 3, division 1, item 10A, after 'stalking'—		1 2	
	insert—			3
		, in	timidation, harassment or abuse	4
3	Schedule 1A 217 and 229		1, division 1, entries for sections 215,	5 6
	omit.			7
4	Schedule 1A	, part	1, division 1—	8
	insert—			9
		4	section 215 (Engaging in penile intercourse with child under 16)	10 11
		6	section 217 (Procuring young person etc. for penile intercourse)	12 13
		11	section 229B (Repeated sexual conduct with a child)	14 15
Trai 199		itions	s (Road Use Management) Act	16 17
1	Schedule 2,	entry	for section 359E, after 'stalking'—	18
	insert—			19
		, in	timidation, harassment or abuse	20

Victi	ms of Crime Assistance Act 2009	1
1	Schedule 2, section 3(4)(b)(ii), after 'stalking'— insert—	2 3
	, intimidation, harassment or abuse	4
	king with Children (Risk Management and ening) Act 2000	5 6
1	Schedules 2, 4 and 6, entry for the Criminal Code, entries for sections 215, 217 and 229B— omit.	7 8 9
2	Schedules 2, 4 and 6, entry for the Criminal Code— insert—	10 11
215	Engaging in penile intercourse with child under 16	
217	Procuring young person etc. for penile intercourse	
229B	Repeated sexual conduct with a child	

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