

Queensland

Criminal Law (Criminal Organisations Disruption) Amendment Bill 2013



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2013

A Bill

for

An Act to amend the *Bail Act 1980*, the *Crime and Misconduct Act 2001*, the Criminal Code, the *Penalties and Sentences Act 1992*, the *Police Powers and Responsibilities Act 2000* and the *Tow Truck Act 1973* for particular purposes, to make a regulation under the Criminal Code and to amend the *Crime and Misconduct Regulation 2005* for particular purposes

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	The Parliament of Queensland enacts—					
	Part	1		Preliminary	2	
Clause	1	Sho		may be cited as the Criminal Law (Criminal ons Disruption) Amendment Act 2013.	3 4 5	
	Part	2		Amendment of Bail Act 1980	6	
Clause	2	Act	amended		7	
			This part ar	mends the Bail Act 1980.	8	
Clause	3	Am	endment o	f s 6 (Definitions)	9	
		Sec	tion 6—		10	
		inse	ert—		11	
				<i>criminal organisation</i> see the Criminal Code, section 1.	12 13	
				<i>participant</i> , in a criminal organisation, see the Criminal Code, section 60A.	14 15	
Clause	4	Am	endment o	of s 16 (Refusal of bail)	16	
		(1)	Section 16-	<u> </u>	17	
			insert—		18	
			(3A)	If the defendant is a participant in a criminal organisation, the court or police officer must—	19 20	

		(a)	shov	ws cause why the defendant's detention ustody is not justified; and	2 3
		(b)		ail is granted or the defendant is released er section 11A—	4 5
			(i)	require the defendant to surrender the defendant's current passport; and	6 7
			(ii)	include in the order a statement of the reasons for granting bail or releasing the defendant.	8 9 10
	(3B)	defe (3A)	ndan)(b)(i	efendant is required to surrender the at's current passport under subsection (i), the court or police officer must order defendant be detained in custody—	11 12 13 14
		(a)	abo	I the court or police officer is satisfied ut whether the defendant is the holder of arrent passport; and	15 16 17
		(b)		ne defendant is the holder of a current sport—the passport is surrendered.	18 19
	(3C)	the o	offen n inc	ection (3A), it does not matter whether use with which the defendant is charged dictable offence, a simple offence or a by offence.	20 21 22 23
	(3D)	prov orga purp	ves tl misat oose,	on (3A) does not apply if the defendant that the criminal organisation is not an cion whose participants have as their or 1 of their purposes, engaging in, or ag to engage in, criminal activity.	24 25 26 27 28
(2)	Section 160	(4), af	ter (3	3)—	29
	insert—				30
	or (3A)			31

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	Part	3 Amendment of Crime and Misconduct Act 2001	1 2
Clause	5	Act amended	3
		This part amends the Crime and Misconduct Act 2001.	4
Clause	6	Replacement of ch 2, pt 2 hdg (Major crime)	5
		Chapter 2, part 2, heading—	6
		omit, insert—	7
		Part 2 Crime	8
Clause	7	Replacement of ch 2, pt 2, div 1 hdg (Major crime function)	9 10
		Chapter 2, part 2, division 1, heading—	11
		omit, insert—	12
		Division 1 Crime function	13
Clause	8	Replacement of s 25 (Commission's major crime function)	14 15
		Section 25—	16
		omit, insert—	17
		25 Commission's crime function	18
		The commission has a function (its <i>crime function</i>)—	19
		(a) to investigate major crime referred to it, under division 2, by the reference committee; and	20 21 22
		(b) to investigate, under an authorisation under section 55F, incidents a criminal organisation or participants in criminal organisations have engaged in, or are	23 24 25 26

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		planning to engage in, that threatened or may threaten public safety.	1 2
Clause	9	Amendment of s 32 (Police task forces and other operational agreements)	3 4
		Section 32(3), 'section 275(b)'—	5
		omit, insert—	6
		section 275(d)	7
Clause	10	Amendment of s 53 (Intelligence functions)	8
		(1) Section 53(a), after 'activities'—	9
		insert—	10
		, including specific intelligence operations authorised by the reference committee,	11 12
		(2) Section 53(b), (c) and (d)—	13
		renumber as section 53(c), (d) and (e).	14
		(3) Section 53—	15
		insert—	16
		(b) to hold intelligence function hearings under an authorisation under section 55F;	17 18
Clause	11	Insertion of new ch 2, pt 4, divs 2A–2B	19
		After chapter 2, part 4, division 2—	20
		insert—	21
		Division 2A Particular authorisations	22
		by reference committee	23
		55A Authorising the commission	24
		(1) The section applies if the reference committee is satisfied that there are reasonable grounds to	25 26

	susp	pect that—	1
	(a)	a criminal organisation, or a participant in a criminal organisation, has engaged in, is engaging in, or is planning to engage in, criminal activity; or	2 3 4 5
	(b)	a person, regardless of whether the person holds an appointment, has engaged in, is engaging in, or is planning to engage in misconduct to support or help a criminal organisation or a participant in a criminal organisation.	6 7 8 9 10
(2)		reference committee may authorise the amission to undertake a specific intelligence ration, including by holding hearings.	12 13 14
(3)	The iden	authorisation must be in writing and atify—	15 16
	(a)	the criminal organisation or participant to be investigated by the commission; and	17 18
	(b)	the suspected criminal activity or misconduct; and	19 20
	(c)	the purpose of the intelligence operation.	21
(4)	part	authorisation may relate to any umstances implying, or any allegations, that icular criminal activity or misconduct, is onably suspected.	22 23 24 25
(5)		authorisation may be made by the reference mittee—	26 27
	(a)	on its own initiative; or	28
	(b)	if asked by the assistant commissioner, crime or the assistant commissioner, misconduct.	29 30 31
(6)	In th	nis section—	32
		ninal activity means any act or omission that	33

	hold an appointment means hold an appointment in a unit of public administration.	1 2
mu	Itters to which the reference committee ist consider before granting an thorisation	3 4 5
(1)	The reference committee may authorise the commission to undertake a specific intelligence operation under section 55A only if it is satisfied—	6 7 8 9
	(a) as required under the section; and	10
	(b) it is in the public interest to authorise the commission to undertake the specific intelligence operation.	11 12 13
(2)	In considering the public interest, the reference committee may also have regard to the likely effectiveness of an investigation into criminal activity or misconduct without the use of powers available to the commission under this division.	14 15 16 17 18
(3)	In this section—	19
	<i>criminal activity</i> means any act or omission that involves the commission of an offence.	20 21
	ference committee may give commission ections about intelligence operations	22 23
(1)	The reference committee may give the commission directions imposing limitations on the commission's intelligence operation under an authorisation under section 55A, including limitations on the exercise of the commission's powers for the operations.	24 25 26 27 28 29
(2)	The reference committee may also direct the commission to end a specific intelligence operation under an authorisation if the committee considers—	30 31 32 33

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	(a) it may be more appropriate for another entity to undertake the intelligence operation; or	1 2 3
	(b) it may be more effective for another entity to undertake the intelligence operation; or	4 5
	(c) undertaking an intelligence operation is not a justifiable use of the commission's resources; or	6 7 8
	(d) the commission undertaking an intelligence operation is not in the public interest.	9 10
(3)	The commission must comply with a direction given under subsection (1) or (2).	11 12
(4)	The reference committee may amend the terms of an authorisation on its own initiative or if asked by the assistant commissioner, crime or the assistant commissioner, misconduct.	13 14 15 16
(5)	To remove any doubt, it is declared that subsection (2)(d) is not limited by section 55B(2).	17 18 19
Divisio	on 2B Public safety	20
	mediate response function to threats to olic safety involving criminal organisations	21 22
in thre	e commission has an immediate response function relation to an incident that threatened or may eaten public safety under an authorisation under tion 55F.	23 24 25 26
	w commission performs its immediate ponse function	27 28
	e commission performs its immediate response ction by exercising its powers—	29 30

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	(a) to	undertake uthorised unde		investigations 55F; and	as	1 2
		hold intellige athorisations u		ion hearings un on 55F.		3 4
55F Au	horisir	ng the comm	ission			5
(1)	This satisfie		es if the	e chairperson		6 7
	cı cı p th	riminal organi riminal organi lanning to er	sation or sation has ingage in,	unds to suspect a participant in engaged in, of an incident ten public safe	n a r is that	8 9 10 11 12 13
	to in	conduct a cri	ime invest ction hear	For the commissigation or hold ing in response public safety.	lan	14 15 16 17
(2)	investi hearing	-	holding esponse to	orise the criof an intellige o, or to prevent,	nce the	18 19 20 21
(3)	The a	nuthorisation y—	must be	in writing		22 23
	(a) th	ne incident or a	inticipated	incident; and		24
	(b) th	ne criminal org	anisation	or participant; a	and	25
		ne purpose of atelligence fund		e investigation ing.		26 27
Amendment o	f s 75∆	(Application	of div 2	(A)		28
Section 75A, fro		`	a .	- /		20 29
omit, insert—						30
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		, a misconduct investigation or an intelligence function hearing.	1 2
Clause	13	Amendment of s 75B (Power to require immediate production)	3 4
		Section 75B(1), note, after 'crime investigation'—	5
		insert—	6
		or intelligence function hearing	7
Clause	14	Amendment of s 82 (Notice to attend hearing—general)	8
		(1) Section 82(1)—	9
		insert—	10
		(c) for an intelligence function hearing—	11
		(i) to give evidence; or	12
		(ii) to produce a stated document or thing.	13
		(2) Section 82(2)(a)(iii)—	14
		omit, insert—	15
		(iii) a misconduct investigation; or	16
		(iv) the intelligence function; and	17
		(3) Section 82(4)—	18
		insert—	19
		(c) for an attendance notice issued in the context of an intelligence function hearing—any matter that relates to the matter for which the attendance notice was issued.	20 21 22 23 24
		(4) Section 82(6)—	25
		omit, insert—	26
		(6) A prescribed person's fear, whether genuinely held or not, of—	27 28

		(a)	personal physical harm or damage to the person's property; or	1 2
		(b)	physical harm to someone else, or damage to the property of someone else, with whom the person has a connection or bond;	3 4 5
		the crim the orga	ot a reasonable excuse to fail to comply with attendance notice for a hearing in relation to a ne investigation or the intelligence function if investigation or function relates to a criminal anisation or a participant in a criminal anisation.	6 7 8 9 10 11
	(7)	auth may to a	ne commission hearing is being held under an approximation under section 55F, the chairperson vissue an attendance notice requiring a person tend immediately at the commission hearing stated place.	12 13 14 15 16
	(8)		s section, other than subsection (7), is subject ection 85.	17 18
	(9)	In tl	nis section—	19
			scribed person means a person who is a icipant in a criminal organisation.	20 21
atte	endment o endance ma upreme Co	ay be	5 (Notices requiring immediate issued only by or with the approval of udge)	22 23 24
(1)	Section 850	(2)—		25
	insert—			26
		(c)	for a notice issued in the context of an intelligence function hearing under an authorisation under section 55A, delay in attendance might result in the loss of an opportunity to obtain timely intelligence—	27 28 29 30 31
			(i) in advance of a significant event; or	32

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		(ii) that may help prevent a risk to public safety.	1 2
		Note—	3
		An attendance notice issued under section 82(7) that requires the immediate attendance of someone at a commission hearing does not require the court's approval under this section.	5
		(2) Section 85(3)—	8
		omit, insert—	9
		(3) Subsection (3A) applies to an attendance notice issued in the context of a crime investigation or misconduct investigation or the performance of the intelligence function under an authorisation under section 55A.	11 12
		(3A) The notice need not state the general nature of the matters about which the person may be questioned if the chairperson is satisfied that, in the particular circumstances of the investigation or the performance of the function, stating the matters would prejudice the effectiveness of the investigation or the performance of the function.	16 17 18 19
Clause	16	Amendment of s 167 (Arrest warrant application)	22
		(1) Section 167(1), 'Supreme Court judge'—	23
		omit, insert—	24
		'magistrate'.	25
		(2) Section 167(3). 'judge'—	26
		omit, insert—	27
		'magistrate'.	28
Clause	17	Amendment of s 168 (Issue of arrest warrant)	29
		Section 168(1), 'judge'—	30
		omit, insert—	31

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		'magistrate'.	1
Clause	18	Amendment of s 176 (Commission may hold hearings) Section 176— insert— (3) The commission may hold a hearing in relation to the performance of its intelligence function if the hearing is permitted under an authorisation under section 55A or 55F.	2 3 4 5 6 7 8
Clause	19	Amendment of ch 4, pt 2, div 2, sdiv 1, hdg (Crime investigations and witness protection function) Chapter 4, part 2, division 2, subdivision 1, heading, from 'and'— omit, insert— and intelligence and witness protection functions	9 10 11 12 13
Clause	20	Amendment of s 184 (Application of sdiv 1) (1) Section 184(b)— renumber as section 184(c). (2) Section 184— insert— (b) an intelligence function hearing; or	14 15 16 17 18
Clause	21	Amendment of s 185 (Refusal to produce—claim of reasonable excuse) (1) Section 185— insert— (3A) A prescribed person's fear, whether genuinely held or not, of—	20 21 22 23 24 25

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			(a) personal physical harm or damage to the person's property; or	1 2
			(b) physical harm to someone else, or damage to the property of someone else, with whom the person has a connection or bond;	3 4 5
			is not a reasonable excuse to fail to comply with an attendance notice or requirement made under section 75B if the hearing relates to a criminal organisation or a participant in a criminal organisation.	6 7 8 9 10
		(2) Section 18	35—	11
		insert—		12
		(10)	In this section—	13
			<i>prescribed person</i> means a person who is a participant in a criminal organisation.	14 15
Clause	22		of ch 4, pt 2, div 3, sdiv 1 hdg (Crime as and witness protection function)	16 17
Clause	22	investigation	of ch 4, pt 2, div 3, sdiv 1 hdg (Crime	
Clause	22	investigation	of ch 4, pt 2, div 3, sdiv 1 hdg (Crime as and witness protection function)	17
Clause	22	investigation Chapter 4, part omit, insert—	of ch 4, pt 2, div 3, sdiv 1 hdg (Crime as and witness protection function)	17 18
Clause Clause		investigation Chapter 4, part omit, insert— an	of ch 4, pt 2, div 3, sdiv 1 hdg (Crime as and witness protection function) 2, division 3, subdivision 1, heading, from 'and'—	17 18 19
		investigation Chapter 4, part omit, insert— an	of ch 4, pt 2, div 3, sdiv 1 hdg (Crime as and witness protection function) 2, division 3, subdivision 1, heading, from 'and'— and intelligence and witness protection functions of s 189 (Application of sdiv 1)	17 18 19 20
		investigation Chapter 4, part omit, insert— an Amendment (1) Section 18	of ch 4, pt 2, div 3, sdiv 1 hdg (Crime as and witness protection function) 2, division 3, subdivision 1, heading, from 'and'— and intelligence and witness protection functions of s 189 (Application of sdiv 1)	17 18 19 20 21
		investigation Chapter 4, part omit, insert— an Amendment (1) Section 18	of ch 4, pt 2, div 3, sdiv 1 hdg (Crime is and witness protection function) 2, division 3, subdivision 1, heading, from 'and'— and intelligence and witness protection functions of s 189 (Application of sdiv 1) 89(b)— as section 189(c).	17 18 19 20 21 22
		investigation Chapter 4, part omit, insert— an Amendment (1) Section 18 renumber	of ch 4, pt 2, div 3, sdiv 1 hdg (Crime is and witness protection function) 2, division 3, subdivision 1, heading, from 'and'— and intelligence and witness protection functions of s 189 (Application of sdiv 1) 89(b)— as section 189(c).	17 18 19 20 21 22 23
		investigation Chapter 4, part omit, insert— an Amendment (1) Section 18 renumber (2) Section 18	of ch 4, pt 2, div 3, sdiv 1 hdg (Crime is and witness protection function) 2, division 3, subdivision 1, heading, from 'and'— and intelligence and witness protection functions of s 189 (Application of sdiv 1) 89(b)— as section 189(c).	17 18 19 20 21 22 23 24
	23	investigation Chapter 4, part omit, insert— an Amendment (1) Section 18 renumber (2) Section 18 insert—	of ch 4, pt 2, div 3, sdiv 1 hdg (Crime is and witness protection function) 2, division 3, subdivision 1, heading, from 'and'— and intelligence and witness protection functions of s 189 (Application of sdiv 1) 89(b)— as section 189(c).	17 18 19 20 21 22 23 24 25

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			insert—			1
			, un	less the	e person has a reasonable excuse	2
		(2)	Section 190)—		3
			insert—			4
			(4)	-	escribed person's fear, whether genuinely or not, of—	5 6
					personal physical harm or damage to the person's property; or	7 8
				1	physical harm to someone else, or damage to the property of someone else, with whom the person has a connection or bond;	9 10 11
				quest hearii	t a reasonable excuse to fail to answer a ion if the investigation or intelligence ng relates to a criminal organisation or a cipant in a criminal organisation.	12 13 14 15
			(5)	In thi	s section—	16
					ribed person means a person who is a sipant in a criminal organisation.	17 18
Clause	25				, pt 2, div 4, sdiv 1 hdg (Crime vitness protection function)	19 20
		Cha	apter 4, part 2	2, divis	ion 4, subdivision 1, heading, from 'and'—	21
		om	it, insert—			22
			and	l intelli	igence and witness protection functions	23
Clause	26	Am	nendment o	f s 19	3 (Application of sdiv 1)	24
		(1)	Section 193	3(b)—		25
			renumber a	s section	on 193(c).	26
		(2)	Section 193	3—		27
			insert—			28
				(b) a	an intelligence function hearing;	29

[s	27]
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Clause	27		umer	97 (Restriction on use of privileged nts, things or statements disclosed or ompulsion)	1 2 3
		Section 197(3)-	_		4
		insert—			5
			(c)	if the proceeding is a proceeding, other than a proceeding for the prosecution of an offence, under the Confiscation Act.	6 7 8
Clause	28	commission h		98 (Contempt of person conducting ng)	9 10
		Section 198—			11
		insert—			12
		(4)	foll may und	remove any doubt, it is declared that the owing contraventions relating to a hearing y be certified in writing to the Supreme Court er section 199 as a contempt of the presiding cer—	13 14 15 16 17
			(a)	a failure by a person, under section 183, to take an oath when required by the presiding officer;	18 19 20
			(b)	a failure by a person, under section 185 or 188, to produce a stated document or thing at a commission hearing under an attendance notice or a requirement made under section 75B without reasonable excuse;	21 22 23 24 25 26
			(c)	a failure by a person, under section 190 or 192, to answer a question put to the person at the hearing by the presiding officer without reasonable or lawful excuse.	27 28 29 30
Clause	29	Insertion of n	ew s	198A	31
		After section 19			32

s	30]
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insert—			1
198A P	erson i	n contempt may be detained	2
(1)	the he the Su during detain person	presiding officer expresses an intention at aring to certify the contempt in writing to apreme Court, the presiding officer may, the hearing, direct a police officer to the person for the purpose of bringing the a before the Supreme Court to be dealt with ling to law.	3 4 5 6 7 8 9
(2)	person	person is detained under subsection (1), the must be brought before the court as soon eticable.	10 12 12
Amendment o	of s 199	(Punishment of contempt)	13
Section 199—			14
insert—			15
(8A)	Howev	ver, if—	16
	(a) th	ne contempt that is certified is—	17
	(i	a failure by a person, under section 183, to take an oath when required by the presiding officer; or	18 19 20
	(i	i) a failure by a person, under section 185 or 188, to produce a stated document or thing at a commission hearing under an attendance notice or a requirement made under section 75B without reasonable excuse; or	21 22 23 24 25 26
	(i	ii) a failure by a person, under section 190 or 192, to answer a question put to the person at the hearing by the presiding officer without reasonable or lawful excuse; and	27 28 29 30 31
	` /	ne court is satisfied the person has ommitted the contempt;	32 33

	the court must punish the person in contempt by imprisonment to be served wholly in a corrective services facility.	1 2 3
(8B)	The minimum punishment the court must impose is—	4 5
	(a) for a first contempt—imprisonment for the term decided by the court; or	6 7
	(b) for a second contempt relating to a hearing dealing with the same subject matter as that dealt with in a hearing in which the person's contempt was first certified—2 years and 6 months imprisonment; or	8 9 10 11 12
	(c) for a third or subsequent contempt relating to a hearing dealing with the same subject matter as that dealt with in at least 2 hearings in each of which the person's contempt was certified—5 years imprisonment.	13 14 15 16 17 18
(8C)	The maximum punishment the court may impose is at the discretion of the court.	19 20
(8D)	A person punished by imprisonment under subsection (8A) may be brought before the commission to ascertain whether the person wishes to purge the contempt.	21 22 23 24
(8E)	A person imprisoned under subsection (8A) may be brought before the Supreme Court, on the person's or the commission's application, for a declaration that the person has purged the contempt.	25 26 27 28 29
(8F)	The court may order the person's discharge from prison before the end of the term—	30 31
	(a) if it is satisfied that the person has purged the contempt; and	32 33

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Г	c	2	1	1
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		[5 6 .]	
		(b) it has heard the commission's submissions in relation to the application and the person's discharge from prison.	1 2 3
Clause 31		of s 201 (Commission must give evidence to ss court certifies otherwise)	4 5
	Section 201—		6
	insert—		7
	(1A)	This section does not apply to evidence obtained by the commission at an intelligence function hearing.	8 9 10
Clause 32	Amendment of investigations	of s 205 (Legal assistance for crime	11 12
	Section 205—		13
	insert—		14
	(1A)	This section does not apply to crime investigations authorised under section 55F.	15 16
Clause 33	Amendment of	of s 270 (Delegation—chairperson)	17
	Section 270(2)-	_	18
	omit, insert—		19
	(2)	However—	20
		(a) the chairperson's powers under section 55F or 82(7), may only be delegated to the assistant commissioner, crime; and	21 22 23
		(b) the chairperson's powers under section 272 may only be delegated to an assistant commissioner.	24 25 26
Clause 34		of s 275 (Functions of reference committee) 5(b) and (c)—	27 28

[s	35]
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		renumber a	as sec	tion 2	275(c) and (d).	1
	(2)	Section 27:	5—			2
		insert—				3
			(b)	und	authorise the commission, as provided er chapter 2, part 4, division 2A, to ertake specific intelligence operations;	4 5 6
lause 35		nendment o ormation fr			Reference committee may obtain nission)	7 8
	(1)	Section 27	7(1)(a	ı), fro	om 'major crime'—	9
		omit, inser	t—			10
				_		11
				(i)	major crime; or	12
				(ii)	an authorisation under section 55A to undertake specific intelligence operations, including any hearing held under the authorisation; and	13 14 15 16
	(2)	Section 27	7—			17
		insert—				18
		(2A)	gene oper com auth spec	p the eral or ration miss norisa	istant commissioner, misconduct must reference committee informed of the conduct of the assistant commissioner's in the performance of the ion's function in relation to ations under section 55A to undertake intelligence operations if the operation suspected misconduct.	19 20 21 22 23 24 25 26
	(3)	Section 27	7(3)(a	ı), aft	er 'major crime'—	27
		insert—				28
					an authorisation under section 55A to ertake specific intelligence operations	29 30
				und	er the authorisation; and	31

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s 36	

		(4)	Section 277	<u>'</u>	1
			insert—		2
			(4A)	Subsection (4B) applies if the reference committee asks the assistant commissioner, misconduct to give it information concerning a specific intelligence operation authorised under section 55A if the operation involves suspected misconduct.	3 4 5 6 7 8
			(4B)	The assistant commissioner, misconduct must comply with the request and give the help the reference committee needs to consider the information.	9 10 11 12
Clause	36		nendment o mmittee)	f s 278 (Membership of reference	13 14
		(1)	Section 278	3(1)—	15
			insert—		16
				(ea) subject to subsection (1B), the assistant commissioner, misconduct;	17 18
		(2)	Section 278	}	19
			insert—		20
			(1B)	The assistant commissioner, misconduct is a member of the reference committee only when the committee is performing a function that relates to an authorisation under section 55A for a matter involving suspected misconduct.	21 22 23 24 25
Clause	37	Δm	endment o	f s 348 (Regulation-making power)	26
Jiuuoo	0.	Λ ΙΙ	Section 348	, ,	27
			omit, insert		28
			(2)	Without limiting subsection (1), a regulation may—	29 30

	(a)	provide for—	1
		(i) procedures to be followed in proceedings before the commission; or	2 3
		(ii) procedures to be observed by commission officers and other persons in performing the commission's functions or exercising the commission's powers; or	4 5 6 7 8
	(b)	declare an entity to be a criminal organisation.	9 10
Clause 38	Insertion of new s	348A	11
	Chapter 7—		12
	insert—		13
		ria for recommending an entity be red a criminal organisation	14 15
	Reg crii	deciding whether to recommend an endment of the <i>Crime and Misconduct gulation 2005</i> to declare an entity to be a minal organisation, the Minister may have ard to the following matters—	16 17 18 19 20
	(a)	any information suggesting a link exists between the entity and serious criminal activity;	21 22 23
	(b)	any convictions recorded in relation to—	24
		(i) current or former participants in the entity; or	25 26
		(ii) persons who associate, or have associated, with participants in the entity;	27 28 29
	(c)	any information suggesting current or former participants in the entity have been, or are, involved in serious criminal activity (whether directly or indirectly and whether	30 31 32 33

			or not the involvement has resulted in any convictions);	1 2
		(d)	any information suggesting participants in an interstate or overseas chapter or branch (however described) of the entity have as their purpose, or 1 of their purposes, organising, planning, facilitating, supporting or engaging in serious criminal activity;	3 4 5 6 7 8
		(e)	any other matter the Minister considers relevant.	9 10
	(2)	In t	his section—	11
		the	viction means a finding of guilt by a court, or acceptance of a plea of guilty by a court, ether or not a conviction is recorded.	12 13 14
			ous criminal activity see the Criminal canisation Act 2009, section 6.	15 16
		par	ticipant, in an entity, means a person who—	17
		(a)	(whether by words or conduct, or in any other way) asserts, declares or advertises his or her membership of, or association with, the entity; or	18 19 20 21
		(b)	(whether by words or conduct, or in any other way) seeks to be a member of, or to be associated with, the entity; or	22 23 24
		(c)	has attended more than 1 meeting or gathering of persons who participate in the affairs of the entity in any way; or	25 26 27
		(d)	has taken part on any 1 or more occasions in the affairs of the entity in any other way.	28 29
Am	endment o	f scl	າ 2 (Dictionary)	30
(1)	Schedule 2-			31
	insert—			32

crim	ninal organisation means—	1				
(a)	an organisation of 3 or more persons—	2				
	(i) who have as their purpose, or 1 of their purposes, engaging in, organising, planning, facilitating, supporting, or otherwise conspiring to engage in, serious criminal activity as defined under the <i>Criminal Organisation Act</i> 2009; and	3 4 5 6 7 8 9				
	(ii) who, by their association, represent an unacceptable risk to the safety, welfare or order of the community; or	10 11 12				
(b)	a criminal organisation under the <i>Criminal Organisation Act 2009</i> ; or	13 14				
(c)	an entity declared under a regulation to be a criminal organisation.					
	<i>lligence function hearing</i> means a hearing orised under section 55A or 55F(2).	17 18				
part	icipant, in a criminal organisation, means—	19				
(a)	if the organisation is a body corporate—a director or officer of the body corporate; or	20 21				
(b)	a person who (whether by words or conduct, or in any other way) asserts, declares or advertises his or her membership of, or association with, the organisation; or	22 23 24 25				
(c)	a person who (whether by words or conduct, or in any other way) seeks to be a member of, or to be associated with, the organisation; or	26 27 28 29				
(d)	a person who attends more than 1 meeting or gathering of persons who participate in the affairs of the organisation in any way; or	30 31 32				
(e)	a person who takes part in the affairs of the organisation in any other way.	33 34				

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			inte	elligei	intelligence operation means a specific nce operation authorised by the reference ee under section 55A.	
		(2)	Schedule 2, defi protection funct		n <i>privilege</i> , paragraph (a), 'or the witness	
			omit, insert—			
					the intelligence or witness protection ctions—	
	Part	4	An	nen	dment of Criminal Code	
Clause	40	40 Code amended				
			This part amend	ls the	Criminal Code.	
Clause	41	Amendment of s 1 (Definitions)				
		Section 1, definition criminal organisation—				
		omi	it, insert—			
			crii	minal	organisation means—	
			(a)	an o	organisation of 3 or more persons—	
				(i)	who have as their purpose, or 1 of their purposes, engaging in, organising, planning, facilitating, supporting, or otherwise conspiring to engage in, serious criminal activity as defined under the <i>Criminal Organisation Act</i> 2009; and	
				(ii)	who, by their association, represent an unacceptable risk to the safety, welfare or order of the community; or	

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		(b) a criminal organisation under the <i>Criminal Organisation Act 2009</i> ;	1 2				
		(c) an entity declared under a regulation to be a criminal organisation.	3 4				
Clause 42	2 Insertion of n	Insertion of new ss 60A-60C					
	Chapter 9—		6				
	insert—		7				
		60A Participants in criminal organisation being knowingly present in public places					
	(1)	Any person who is a participant in a criminal organisation and is knowingly present in a public place with 2 or more other persons who are participants in a criminal organisation commits an offence.	10 11 12 13 14				
		Minimum penalty—6 months imprisonment served wholly in a corrective services facility.	15 16				
		Maximum penalty—3 years imprisonment.	17				
	(2)	It is a defence to a charge of an offence against subsection (1) to prove that the criminal organisation is not an organisation whose participants have as their purpose, or 1 of their purposes, engaging in, or conspiring to engage in, criminal activity.	18 19 20 21 22 23				
	(3)	In this section—	24				
		<i>member</i> , of an organisation, includes an associate member, or prospective member, however described.	25 26 27				
		participant, in a criminal organisation, means—	28				
		(a) if the organisation is a body corporate—a director or officer of the body corporate; or	29 30				
		(b) a person who (whether by words or conduct, or in any other way) asserts, declares or	31 32				

		association with, the organisation; or	2
	(c)	a person who (whether by words or conduct, or in any other way) seeks to be a member of, or to be associated with, the organisation; or	3 4 5 6
	(d)	a person who attends more than 1 meeting or gathering of persons who participate in the affairs of the organisation in any way; or	7 8 9
	(e)	a person who takes part in the affairs of the organisation in any other way.	10 11
	pub	lic place means—	12
	(a)	a place, or part of a place, that the public is entitled to use, is open to members of the public or is used by the public, whether or not on payment of money; or	13 14 15 16
	(b)	a place, or part of a place, the occupier of which allows, whether or not on payment of money, members of the public to enter.	17 18 19
	scrib	ants in criminal organisation entering ped places and attending prescribed	20 21 22
(1)	orga	person who is a participant in a criminal anisation and enters, or attempts to enter, a cribed place commits an offence.	23 24 25
		imum penalty—6 months imprisonment ed wholly in a corrective services facility.	26 27
	Max	ximum penalty—3 years imprisonment.	28
(2)	orga	person who is a participant in a criminal anisation and attends, or attempts to attend, a cribed event commits an offence.	29 30 31
		imum penalty—6 months imprisonment ed wholly in a corrective services facility.	32 33

	Maximum penalty—3 years imprisonment.	1
(3)	It is a defence to a charge of an offence against subsection (1) or (2) to prove that the criminal organisation is not an organisation whose participants have as their purpose, or 1 of their purposes, engaging in, or conspiring to engage in, criminal activity.	2 3 4 5 6 7
(4)	In this section—	8
	<i>participant</i> , in a criminal organisation, see section 60A.	9 10
	<i>prescribed event</i> means an event declared under a regulation to be a prescribed event.	11 12
	<i>prescribed place</i> means a place declared under a regulation to be a prescribed place.	13 14
SOC Pa	rticipants in criminal organisation recruiting	
pe	rsons to become participants in the ganisation	15 16 17
pe	rsons to become participants in the	16
pe or	rsons to become participants in the ganisation Any person who is a participant in a criminal organisation and recruits, or attempts to recruit, anyone to become a participant in a criminal	16 17 18 19 20
pe or	Any person who is a participant in a criminal organisation and recruits, or attempts to recruit, anyone to become a participant in a criminal organisation commits an offence. Minimum penalty—6 months imprisonment	16 17 18 19 20 21 22
pe or	Any person who is a participant in a criminal organisation and recruits, or attempts to recruit, anyone to become a participant in a criminal organisation commits an offence. Minimum penalty—6 months imprisonment served wholly in a corrective services facility.	16 17 18 19 20 21 22 23

	criminal organisation does not include a criminal organisation under the Criminal Organisation Act 2009.	2 3
	<i>participant</i> , in a criminal organisation, see section 60A.	4 5
	<i>recruit</i> , a person, to become a participant in a criminal organisation, includes counsel, procure, solicit, incite and induce the person, including by promoting the organisation, to become a participant in the organisation.	6 7 8 9 10
Amendment	of s 72 (Affray)	11
Section 72—		12
insert—		13
(2)	If the person convicted of an offence against subsection (1) is a participant in a criminal organisation, the offence is punishable on conviction as follows—	14 15 16 17
	Minimum penalty—6 months imprisonment served wholly in a corrective services facility;	18 19
	Maximum penalty—7 years imprisonment.	20
(3)	For an offence defined in subsection (1) alleged to have been committed with the circumstance of aggravation mentioned in subsection (2), it is a defence to the circumstance of aggravation to prove that the criminal organisation is not an organisation whose participants have as their purpose, or 1 of their purposes, engaging in, or conspiring to engage in, criminal activity.	21 22 23 24 25 26 27 28
(4)	In this section—	29
	<i>participant</i> , in a criminal organisation, see section 60A.	30 31

Clause 43

[s 44]

Clause	44	Amend office)	ment o	of s 92A (Misconduct in relation to public	1 2
		(1) Sec	tion 92	A—	3
		inse	ert—		4
			(4A)	The offender is liable to imprisonment for 14 years if, for an offence against subsection (1) or (2), the person who dishonestly gained a benefit, directly or indirectly, was a participant in a criminal organisation.	5 6 7 8 9
			(4B)	For an offence defined in subsection (1) or (2) alleged to have been committed with the circumstance of aggravation mentioned in subsection (4A), it is a defence to the circumstance of aggravation to prove that the criminal organisation is not an organisation whose participants have as their purpose, or 1 of their purposes, engaging in, or conspiring to engage in, criminal activity.	10 11 12 13 14 15 16 17
		(2) Sec	tion 92	A(5)—	19
		inse	ert—		20
				<i>participant</i> , in a criminal organisation, see section 60A.	21 22
Clause	45	Amend	ment o	of s 320 (Grievous bodily harm)	23
		Section 3	320—		24
		insert—			25
			(2)	If the offender is a participant in a criminal organisation and unlawfully does grievous bodily harm to a police officer while acting in the execution of the officer's duty, the offender must be imprisoned for 1 year with the imprisonment served wholly in a corrective services facility.	26 27 28 29 30 31
			(3)	It is a defence to the circumstance of aggravation mentioned in subsection (2) to prove that the	32 33

s	461	

				[0.10]	
				criminal organisation is not an organisation whose participants have as their purpose, or 1 of their purposes, engaging in, or conspiring to engage in, criminal activity.	1 2 3 4
			(4)	In this section—	5
				<i>participant</i> , in a criminal organisation, see section 60A.	6 7
Clause	46	Am	nendment o	of s 340 (Serious assaults)	8
		(1)	Section 340)	9
			insert—		10
			(1A)	If the offender is a participant in a criminal organisation and assaults a police officer in any of the circumstances mentioned in paragraph (a) of the maximum penalty for subsection (1), the offender must be imprisoned for 1 year with the imprisonment served wholly in a corrective services facility.	11 12 13 14 15 16
			(1B)	It is a defence to the circumstance of aggravation mentioned in subsection (1A) to prove that the criminal organisation is not an organisation whose participants have as their purpose, or 1 of their purposes, engaging in, or conspiring to engage in, criminal activity.	18 19 20 21 22 23
		(2)	Section 340	0(3)—	24
			insert—		25
				<i>participant</i> , in a criminal organisation, see section 60A.	26 27
Clause	47			of s 408D (Obtaining or dealing with information)	28 29
		(1)	Section 408	BD, after subsection (1)—	30
			insert—		31

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		(1AA)	If the person obtaining or dealing with the identification information supplies it to a participant in a criminal organisation, the person is liable to imprisonment for 7 years.	1 2 3 4
		(1AB)	For an offence defined in subsection (1) alleged to have been committed with the circumstance of aggravation mentioned in subsection (1AA), it is a defence to the circumstance of aggravation to prove that the criminal organisation is not an organisation whose participants have as their purpose, or 1 of their purposes, engaging in, or conspiring to engage in, criminal activity.	5 6 7 8 9 10 11 12
		(2) Section 40	8D(7)—	13
		insert—		14
			<i>participant</i> , in a criminal organisation, see section 60A.	15 16
Clause	48	Amendment of abstain from j	of s 552D (When Magistrates Court must jurisdiction)	17 18
		Section 552D—	-	19
		insert—		20
		(2A)	A Magistrates Court must abstain from dealing summarily with a charge if the defendant is alleged to be a vicious lawless associate under the <i>Vicious Lawless Association Disestablishment Act 2013</i> .	21 22 23 24 25
Clause	49	Insertion of n	ew s 708A	26
		Part 8, chapter 7	71—	27
		insert—		28
			Criteria for recommending an entity be eclared a criminal organisation	29 30
		(1)	In deciding whether to recommend an	31

entity to be a criminal organisation, the Minister may have regard to the following matters—	2 3
 (a) any information suggesting a link exists between the entity and serious criminal activity; 	4 5 6
(b) any convictions recorded in relation to—	7
(i) current or former participants in the entity; or	8 9
(ii) persons who associate, or have associated, with participants in the entity;	10 11 12
 (c) any information suggesting current or former participants in the entity have been, or are, involved in serious criminal activity (whether directly or indirectly and whether or not the involvement has resulted in any convictions); 	13 14 15 16 17 18
(d) any information suggesting participants in an interstate or overseas chapter or branch (however described) of the entity have as their purpose, or 1 of their purposes, organising, planning, facilitating, supporting or engaging in serious criminal activity;	19 20 21 22 23 24
(e) any other matter the Minister considers relevant.	25 26
(2) In this section—	27
<i>conviction</i> means a finding of guilt by a court, or the acceptance of a plea of guilty by a court, whether or not a conviction is recorded.	28 29 30
serious criminal activity see the Criminal Organisation Act 2009, section 6.	31 32
participant, in an entity, means a person who—	33

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			(a)	(whether by words or conduct, or in any other way) asserts, declares or advertises his or her membership of, or association with, the entity; or	1 2 3 4
			(b)	(whether by words or conduct, or in any other way) seeks to be a member of, or to be associated with, the entity; or	5 6 7
			(c)	has attended more than 1 meeting or gathering of persons who participate in the affairs of the entity in any way; or	8 9 10
			(d)	has taken part on any 1 or more occasions in the affairs of the entity in any other way.	11 12
	Part	5		nendment of Penalties and ntences Act 1992	13 14
Clause	50	Act	amended This part amends	s the <i>Penalties and Sentences Act 1992</i> .	15 16
Clause	51	Ame	endment of s 1	60A (Application of ss 160B–160D)	17
		Sect	ion 160A(4), exa	mples—	18
		insei	rt—		19
			•	a provision providing that a minimum term of imprisonment be served	20 21
Clause	52		endment of s 1s ensland driver	87 (Disqualification from holding licence)	22 23
		(1)	Section 187(2) a	nd (3)—	24
			renumber as sect	tion 187(3) and (4).	25
		(2)	Section 187—		26

	insert—		1
	pre wa of, mu im of per the	owever, if the offender is convicted of a escribed offence (whether or not the offence as committed in connection with, or arose out the driving of a motor vehicle), the court ast, in addition to any sentence that it may pose, order that the offender is, from the time the conviction, disqualified absolutely, or for a riod, not less than 3 months, as is ordered by a court, from holding or obtaining a meensland driver licence.	2 3 4 5 6 7 8 9 10
(3)	Section 187(4),	as renumbered, 'subsection (1)'—	12
	omit, insert—		13
	this sec	tion	14
(4)	Section 187(4),	as renumbered—	15
	insert—		16
	of	the following provisions of the Criminal ode—	17 18 19
	(a)	section 60A;	20
	(b)	section 60B;	21
	(c)	section 60C;	22
	(d)	section 72, if the offender is convicted of the offence with the circumstance of aggravation mentioned in section 72(2)	23 24 25

[s	53]
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	Part	6	Amendment of Police Powers and Responsibilities Act 2000	1 2
Clause	53	Act amended		3
		This part a 2000.	amends the Police Powers and Responsibilities Act	4 5
Clause	54	Amendment of	of s 29 (Searching persons without warrant)	6
		Section 29—		7
		insert—		8
		(1A)	A police officer who reasonably suspects a person is a participant in a criminal organisation may, without a warrant, do any of the following—	9 10 11 12
			(a) stop and detain the person;	13
			(b) search the person and anything in the person's possession for anything that may provide evidence of the commission of an offence.	14 15 16 17
Clause	55		of s 32 (Prescribed circumstances for hicle without warrant)	18 19
		Section 32, after	er 'warrant are that'—	20
		insert—		21
			vehicle is being used by, or is in the possession of, articipant in a criminal organisation or	22 23
Clause	56	Amendment on name and add	of s 40 (Person may be required to state dress)	24 25
		Section 40—		26
		insert—		27

(2A)	If—	1
	(a) a police officer reasonably suspects the person is a person mentioned in section 41(ba)(i) or is a person mentioned in section 41(ba)(ii); and	2 3 4 5
	(b) the person can not provide evidence of the correctness of the stated name or address when the requirement is made;	6 7 8
	the person may be detained for a reasonable time to confirm the correctness of the stated name and address.	9 10 11
(2B)	If the police officer reasonably suspects it is necessary to do so to confirm the correctness of the stated name given by a person mentioned in subsection (2A), the police officer may take or photograph all or any of the person's identifying particulars.	12 13 14 15 16 17
(2C)	If the person is not proceeded against for an identifying particulars offence within 12 months, the identifying particulars must be destroyed within a reasonable time in the presence of a justice.	18 19 20 21 22
	of s 41 (Prescribed circumstances for ne and address)	23 24
Section 41—		25
insert—		26
	(ba) a police officer—	27
	(i) reasonably suspects the person is a participant in a criminal organisation; or	28 29 30
	(ii) finds the person at a prescribed place as defined under the Criminal Code, section 60B; or	31 32 33

Clause 57

[s 58]

		(iii) finds the person at a prescribed event as defined under the Criminal Code, section 60B;	1 2 3
Clause	58	Amendment of s 42 (Power for age-related offences and for particular motor vehicle related purposes)	4 5
		Section 42(1)(c)(i), after 'chapter 4'—	6
		insert—	7
		or 4A	8
Clause	59	Amendment of s 60 (Stopping vehicles for prescribed purposes)	9 10
		Section 60(3)(h), after 'chapter 4'—	11
		insert—	12
		or 4A	13
Clause	60	Insertion of new ch 4A	14
		After chapter 4—	15
		insert—	16

[s	60]

Chapter 4A	Motor vehicle forfeiture for particular criminal organisation offences	1 2 3 4 5
Part 1	Preliminary	6
Division 1	Interpretation	7
123A Definitions for ch 4A In this chapter—		8
•	rganisation offence see section 123B.	10
the use o immobilisi	f the motor vehicle, includes restrict f the motor vehicle by way of an ing device or the removal and on of the motor vehicle's number	11 12 13 14 15
	ing device, for a motor vehicle, wheel clamp.	16 17
	<i>ing notice</i> , for a criminal organisation be section 123T(2).	18 19
_	ng notice, for a criminal organisation be section 123T(2).	20 21
designed t	late means a plate or other device to be attached to a motor vehicle to e motor vehicle.	22 23 24
<i>number p</i> 123K(2)	late confiscation notice see section	25 26

	<i>usual possessor</i> , of a motor vehicle, means a person other than an owner of the vehicle who usually has lawful possession of the vehicle.	1 2 3
	vehicle production notice, for a criminal organisation offence, see section 123N(2).	4 5
123B M	leaning of <i>criminal organisation offence</i>	6
(1)	A <i>criminal organisation offence</i> means any of the following offences—	7 8
	(a) an offence against the Criminal Code, section 60A, 60B or 60C committed in relation to a motor vehicle;	9 10 11
	(b) an offence against the Criminal Code, section 72 committed in relation to a motor vehicle and with the circumstance of aggravation mentioned in section 72(2);	12 13 14 15
	(c) an offence against section 754 if the driver is a participant in a criminal organisation.	16 17
(2)	For subsection (1)(a) and (b), an offence is committed in relation to a motor vehicle if the vehicle is used by the offender in connection with the commission of the offence, including, for example, using the vehicle—	18 19 20 21 22
	(a) to drive to or from the place where the offence is committed; or	23 24
	(b) during the commission of the offence.	25
	References to motor vehicle includes notorbike	26 27
this org	remove any doubt, it is declared that a reference in schapter to a motor vehicle in relation to a criminal anisation offence includes a reference to a torbike.	28 29 30 31

s	60]	
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123D	When a person is charged for this chapter in relation to a criminal organisation offence	1 2
(1)	This section applies for this chapter if a proceeding for a criminal organisation offence is started against a person by notice to appear or arrest.	3 4 5 6
(2)	If the proceeding is started by notice to appear, the person is taken to be charged with having committed the offence when the notice to appear is issued and served on the person.	7 8 9 10
(3)	If the proceeding is started by arrest, the person is taken to be charged with having committed the offence when the person is arrested.	11 12 13
123E	Punishment under this chapter is in addition to other punishment for the same offence	14 15
th cr ot	the impounding or forfeiture of a motor vehicle under his chapter arising out of the commission of a riminal organisation offence is in addition to any ther penalty that may be imposed on the person for the criminal organisation offence.	16 17 18 19 20
Divis	ion 2 Relationship with other legislation	21 22
123F I	National Credit Code	23
pı	othing in this chapter affects the rights of a credit rovider to repossess a motor vehicle under the ational Credit Code and sell it.	24 25 26

Part 2	Impounding motor vehicles and forfeiture of motor vehicles	1 2 3
Divisi	on 1 Impounding powers and forfeiture of vehicles in particular circumstances	4 5 6
	Impounding motor vehicles for criminal organisation offence	7 8
(1)	A police officer may impound a motor vehicle if the driver of the motor vehicle is charged with having committed a criminal organisation offence in relation to the motor vehicle.	9 10 11 12
	Note—	13
	For when a person is charged with an offence, see section 123D.	14 15
(2)	A motor vehicle impounded under subsection (1) may be impounded until the end of the proceedings for all charges of criminal organisation offences in relation to the motor vehicle.	16 17 18 19 20
	Note—	21
	See section 123ZX about the release of a motor vehicle if the driver of the motor vehicle is found not guilty of the criminal organisation offence, the proceeding for the criminal organisation offence is discontinued, or the driver is found guilty of an offence against a provision mentioned in section 123B(1)(b) or (c) but not in the circumstance of being a participant in a criminal organisation.	22 23 24 25 26 27 28 29
(3)	This section applies subject to division 5.	30
	Note—	31
	Division 5 contains provisions relating to applications for release of impounded motor vehicles.	32 33

123H	Forfeiture of motor vehicles if driver found guilty of criminal organisation offence	1 2
(1)	This section applies in relation to a motor vehicle impounded under section 123G if the driver of the motor vehicle is found guilty of the criminal organisation offence.	3 4 5 6
(2)	On the driver being found guilty—	7
	(a) the motor vehicle becomes the property of the State; and	8 9
	(b) any right of a person to enforce a security interest under the <i>Personal Property Securities Act 2009</i> (Cwlth) against a person other than the State by taking possession of the vehicle is extinguished.	10 11 12 13 14
(3)	This section applies subject to division 5.	15
	Note—	16
	Under division 5 the commissioner may grant an application for the release of an impounded motor vehicle.	17 18 19
(4)	However, subsection (5) applies if—	20
	(a) before the driver of the motor vehicle is found guilty of the criminal organisation offence, the motor vehicle is released under section 123X, 123Z or 123ZB with a condition; and	21 22 23 24 25
	(b) the motor vehicle is later impounded under section 123ZJ because of a breach of the condition.	26 27 28
(5)	Subsection (2) applies in relation to the motor vehicle as if the motor vehicle had not been released under section 123X, 123Z or 123ZB	29 30 31

Divisio	n 2	Immobilising powers	1
Subdiv	vision 1	Preliminary	2
123l Pui	rpose of d	iv 2	3
mote at a	or vehicle the place oth	this division is to provide for keeping a nat is to be impounded under division 1 er than a holding yard before it is er division 1.	4 5 6 7
		to impounding a motor vehicle erence to immobilising vehicle	8 9
impo vehi	ounding un	if the context permits, a reference to der this chapter in relation to a motor is a reference to immobilising the motor his division.	10 11 12 13
Subdiv	vision 2	Removal and confiscation of number plate powers	14 15
	ower to rel	move and confiscate number	16 17
(1)	This section	on applies if—	18
	-	ce officer intends to impound a motor le under division 1; and	19 20
	appro motor than a	police officer decides that it is priate in the circumstances for the vehicle to be kept at a place other a holding yard before it is impounded division 1.	21 22 23 24 25
(2)	-	officer may remove and confiscate the ates attached to the motor vehicle and	26 27

	attach a notice (a <i>number plate confiscation notice</i>) to the motor vehicle.	1 2
(3)	Except as provided under this chapter, a motor vehicle to which a number plate confiscation notice is attached under this section is prohibited from being operated from the day the notice is attached to the vehicle.	3 4 5 6 7
	Note—	8
	See sections 123ZM and 123ZN for number plate offences.	9 10
(4)	A motor vehicle to which a number plate confiscation notice is attached under this section is taken to be impounded under this chapter from the day the notice is attached to the vehicle.	11 12 13 14
	Moving motor vehicle to which number plate confiscation notice is attached	15 16
not (for aut	motor vehicle to which a number plate confiscation ice is attached under section 123K may be moved r example, by being driven or towed) to a place horised by a police officer where the motor vehicle y lawfully stand.	17 18 19 20 21
Subdi	vision 3 Immobilising device powers	22 23
123M P	Power to attach immobilising device	24
(1)	This section applies if—	25
	(a) a police officer intends to impound a motor vehicle under division 1; and	26 27
	(b) the police officer decides that it is appropriate in the circumstances for the motor vehicle to be kept at a place other	28 29

	than a holding yard before it is impounded under division 1.	1 2
(2)	The police officer may attach an immobilising device, or arrange for an immobilising device to be attached, to the motor vehicle.	3 4 5
(3)	Except as provided under this chapter, a motor vehicle to which an immobilising device is attached under this section is prohibited from being operated from the day the device is attached to the vehicle.	6 7 8 9
	Note—	11
	See sections 123ZO and 123ZP for immobilising device offences.	12 13
(4)	A motor vehicle to which an immobilising device is attached under this section is taken to be impounded under this chapter from the day the device is attached to the vehicle.	14 15 16 17
Divisi	on 3 Vehicle production notices	18
	Power to require motor vehicle to be produced	19 20
(1)	This section applies if a police officer may impound a motor vehicle under division 1.	21 22
(2)	The police officer may require the owner or driver by notice in the approved form (a <i>vehicle production notice</i>) to produce the vehicle at a stated place and stated time for impoundment or immobilisation.	23 24 25 26 27
(3)	The time or place stated in the notice must be reasonable in the circumstances.	28 29
(4)	If for any reason it is not practicable to give a	30

	be made orally and confirmed by a vehicle production notice as soon as practicable.	1 2
1230	Impoundment starts when motor vehicle produced	3 4
(1)	This section applies to a motor vehicle in relation to which a vehicle production notice has been given under section 123N.	5 6 7
(2)	The motor vehicle is impounded under division 1 from when the motor vehicle is produced at the place stated in the notice.	8 9 10
123P '	Vehicle production notices generally	11
(1)	The date stated in a vehicle production notice for production of a motor vehicle must be a date that is no later than the first business day occurring 5 days after the notice is given.	12 13 14 15
(2)	The disposal of a motor vehicle within the period of 5 days after a vehicle production notice is given in relation to the motor vehicle does not affect the requirement to produce the motor vehicle in accordance with the notice, except as provided by subsection (3).	
(3)	A vehicle production notice ceases to have effect in relation to a motor vehicle if it is withdrawn by the commissioner by notice in writing given to—	22 23 24
	(a) the owner or driver of the motor vehicle to whom the vehicle production notice was given; or	25 26 27
	(b) a person who purchased the motor vehicle after the production notice was given who satisfies the commissioner that the purchase was made in good faith for value and without notice, at the time of the purchase, of the production notice.	28 29 30 31 32

Divisio	on 4	General provisions relating to impounding motor vehicles	1 2 3
	artic ehic	ular powers for impounding motor les	4 5
(1)		mpound or immobilise a motor vehicle under chapter a police officer may—	6 7
	(a)	stop the motor vehicle if it is moving, whether or not the motor vehicle is on a road; or	8 9 10
	(b)	require the driver of the motor vehicle if it is stationary to remain at the place where it is stopped for the time reasonably necessary; or	11 12 13 14
	(c)	direct the person who has the key needed to move the motor vehicle—	15 16
		(i) to give the key to a police officer; or	17
		(ii) if the motor vehicle is in a dwelling, to move the motor vehicle out of the dwelling, and to give the key to a police officer; or	18 19 20 21
	(d)	if it is necessary to enter the motor vehicle to impound or immobilise it, enter the motor vehicle to impound or immobilise it; or	22 23 24
	(e)	enter a place, other than the part of the place that is a dwelling, and stay for a reasonable time on the place; or	25 26 27
	(f)	do anything else reasonably necessary for impounding or immobilising the motor vehicle.	28 29 30
(2)	vehi	o, when impounding or immobilising a motor icle that is not registered under a transport	31 32

	motor vehicle to state the name and address of the owner of the motor vehicle.	1 2
	Note—	3
	Failure to comply with a direction or requirement given or made under this section is an offence against section 791.	4 5 6
(3)	After impounding a motor vehicle, a police officer may move the motor vehicle, or arrange for the motor vehicle to be moved, to a holding yard in the way the police officer considers appropriate.	7 8 9 10 11
	Example of ways of moving a motor vehicle after it is impounded—	12 13
	driving, pushing, towing or transporting the motor vehicle	14 15
(4)	Subsection (1)(a) and (b) are in addition to, and do not limit, sections 60 and 61.	16 17
(5)	Also, the powers exercisable under subsection (1)(a) and (b) may be exercised before or after the motor vehicle is impounded or immobilised.	18 19 20
	Release of motor vehicle in particular ircumstances	21 22
(1)	If a motor vehicle that is impounded is a motor vehicle that is being unlawfully used or has been stolen or is a rental motor vehicle, the motor vehicle must be released to the owner as soon as reasonably practicable.	23 24 25 26 27
(2)	In this section—	28
	rental motor vehicle means a motor vehicle made available by a person in the course of a business in which the person rents vehicles to members of the public.	29 30 31 32

	unlawfully, in relation to the use of a motor vehicle, means in contravention of the Summary	1 2
	Offences Act 2005, section 25.	3
123S P	olice officer may authorise tow	4
(1)	This section applies if a police officer arranges for an impounded motor vehicle to be towed to a holding yard.	5 6 7
(2)	A police officer may sign a towing authority for the impounded motor vehicle.	8 9
(3)	The driver of a tow truck towing the impounded motor vehicle under a towing authority must tow the motor vehicle to—	10 11 12
	(a) if the police officer directs the driver to tow the motor vehicle to a particular holding yard or place—the holding yard or the place; or	13 14 15 16
	(b) if paragraph (a) does not apply—the holding yard to which the driver ordinarily tows motor vehicles.	17 18 19
(4)	In this section—	20
	towing authority means—	21
	(a) a towing authority under the <i>Tow Truck Act</i> 1973; or	22 23
	(b) another document authorising a person to tow a motor vehicle.	24 25
192T In	anounding notice or immobilising notice	26
	npounding notice or immobilising notice	26
(1)	This section applies if a motor vehicle is impounded or immobilised under this chapter.	27 28
(2)	As soon as reasonably practicable, a police officer must give written notice in the approved form (<i>impounding notice</i>) of the impounding, or	29 30 31

	written notice in the approved form (<i>immobilising notice</i>) of the immobilising, to—	1 2
	(a) the driver of the motor vehicle; and	3
	(b) if the driver is not the owner or not the only owner of the motor vehicle—the owner or each other owner of the motor vehicle.	4 5 6
(3)	If the driver is a child, the impounding notice or the immobilising notice must also be given to the child's parent or guardian if it is reasonably practicable to do so, unless the parent or guardian is given notice under subsection (2).	7 8 9 10 11
(4)	The impounding notice or the immobilising notice must state—	12 13
	(a) that the motor vehicle is impounded under this chapter until the end of the proceedings for all charges of criminal organisation offences in relation to the motor vehicle; and	14 15 16 17
	(b) that, if the driver of the motor vehicle is found guilty of the criminal organisation offence for which the vehicle was impounded, the motor vehicle may be forfeited to the State under section 123H; and	18 19 20 21 22 23
	(c) the prescribed impoundment information.	24
(5)	When giving an impounding notice or immobilising notice under this section to a child or the child's parent or guardian, the police officer giving the notice must also give the person an explanation of the matters stated in the impounding notice or immobilising notice.	25 26 27 28 29 30
(6)	The police officer may give the explanation by giving the person a statement, in the approved form, containing the explanation if it is appropriate in the circumstances to do so.	31 32 33 34

(7)	give	impounding notice or immobilising notice on to a driver under subsection (2)(a) must be on personally to the driver.	1 2 3
(8)	not imn owr make on to other	he name of an owner of the motor vehicle is known, an impounding notice or nobilising notice required to be given to the her under subsection (2)(b) may be given by king the information required to be included the impounding notice or immobilising notice, er than the owner's name and address, ilable on the police service internet website.	4 5 6 7 8 9 10
(9)	In th	his section—	12
	pres	scribed impoundment information means—	13
	(a)	information about how the owner of a motor vehicle impounded under this chapter may recover the motor vehicle; and	14 15 16
	(b)	a statement that, before the motor vehicle may be recovered, the owner may be required to produce satisfactory evidence of the ownership of the motor vehicle; and	17 18 19 20
	(c)	a statement that, if the driver is an adult, the driver will be required to pay the costs of removing and keeping the motor vehicle; and	21 22 23 24
	(d)	a statement that, if the driver is a child and the child is found guilty of the offence for which the motor vehicle was impounded, the court may order the child or the child's parent or guardian to pay the costs of removing and keeping the motor vehicle; and	25 26 27 28 29 30 31
	(e)	a statement that, if the owner of a motor vehicle fails to recover the motor vehicle after the impoundment ends under this chapter and the owner was the driver of the motor vehicle when it was impounded, the	32 33 34 35 36

	owner is liable to pay the costs of keeping the motor vehicle for each day after the impoundment ends, whether or not the driver is found guilty of the offence for which the motor vehicle is impounded; and	1 2 3 4 5
(f)	a statement that, if the owner of the motor vehicle fails to recover the motor vehicle after the impounding ends under this chapter and the owner was not the driver of the motor vehicle when it was impounded, the owner is liable to pay the costs of keeping the motor vehicle for each day after the impoundment ends that is more than 2 business days after the owner is given the impounding notice; and	6 7 8 9 10 11 12 13 14 15
(g)	the penalty for unlawfully removing the motor vehicle from the place at which it is held; and	16 17 18
(h)	any other information prescribed under a regulation.	19 20
Division 5	Other provisions relating to impounded motor vehicles	21 22 23
Subdivisio	on 1 Preliminary	24
123U Definit	ions for div 5	25
In this div	vision—	26
own	ble person, for a motor vehicle, means an er, usual driver or usual possessor of the prychicle.	27 28 29

	com	rmation notice, for a decision of the missioner under this division, means a notice ng—	1 2 3
	(a)	the decision; and	4
	(b)	the reasons for the decision; and	5
	(c)	that the person to whom the notice is given may appeal against the decision within 28 days after the person receives the notice; and	6 7 8
	(d)	how the person may appeal against the decision.	9 10
		icle release notice, for a motor vehicle, ins a notice stating—	11 12
	(a)	the decision of the commissioner made under this division; and	13 14
	(b)	the time and date when the impoundment of the vehicle ends under this division; and	15 16
	(c)	any conditions to which the release of the motor vehicle is subject.	17 18
123V Ap	plic	ation of div 5	19
(1)	vehi a me in t crim orga	s division applies in relation to a motor cele impounded under this chapter other than otor vehicle registered under a transport Act he name of an entity that was a declared ninal organisation when the criminal unisation offence for which the vehicle was ounded was committed.	20 21 22 23 24 25 26
(2)	In th	nis section—	27
	decl	ared criminal organisation means an entity ared under a regulation under the Criminal e to be a criminal organisation.	28 29 30

Subdi	vision 2 Application for release of impounded motor vehicle	1 2
	Application for release of impounded motor rehicle on basis of severe hardship	3 4
(1)	An eligible person may apply to the commissioner for the release of a motor vehicle impounded under this chapter, on the basis that the person would suffer severe hardship if the motor vehicle was not released.	5 6 7 8 9
(2)	The application must be—	10
	(a) made in the approved form; and	11
	(b) supported by enough information to enable the commissioner to decide the application.	12 13
	Note—	14
	See section $123X(4)$ and (5) for particular information the applicant must give to the commissioner.	15 16
i	Decision on application for release of mpounded motor vehicle on basis of severe nardship	17 18 19
(1)	The commissioner must consider an application for the release of a motor vehicle under section 123W after receiving all necessary information relevant to the application and either—	20 21 22 23
	(a) grant the application; or	24
	(b) refuse to grant the application.	25
(2)	The commissioner must, if reasonably practicable, decide the application within 5 business days of receiving the application and other documents required under this subdivision.	26 27 28 29
(3)	The commissioner may grant the application only if the commissioner is satisfied a refusal to grant the application would—	30 31 32

	(a)	cause severe financial hardship to the applicant or the applicant's family by depriving the applicant of the applicant's means of earning a living; or	1 2 3 4
	(b)	cause severe physical hardship to the applicant or the applicant's family.	5 6
(4)		subsection (3)(a), the applicant must give the owing to the commissioner—	7 8
	(a)	a statement made by the applicant outlining how a refusal to grant the application would cause severe financial hardship to the applicant or the applicant's family;	9 10 11 12
	(b)	if the applicant is not self-employed—a statement made by the applicant's employer confirming the applicant would be deprived of the applicant's means of earning a living if the application is refused.	13 14 15 16 17
(5)		subsection (3)(b), the applicant must give the amissioner a statement made by the applicant	18 19 20
	(a)	outlines how a refusal to grant the application would cause severe physical hardship to the applicant or the applicant's family; and	21 22 23 24
	(b)	has attached to it statutory declarations from persons other than the applicant, other documentary evidence, or certified copies of documentary evidence, in support of each matter stated in the statement.	25 26 27 28 29
(6)		commissioner may grant the application with vithout conditions.	30 31
	Exan	nples of conditions—	32
	1	a condition that the owner of the motor vehicle does not allow the person who is alleged to have committed the offence for which the motor vehicle was impounded to use the motor vehicle	33 34 35 36

	a condition that the owner of the motor vehicle who is alleged to have committed the offence for which the motor vehicle was impounded, is to only use the motor vehicle for work related purposes	1 2 3 4
(7)	If the commissioner decides to grant the application, the commissioner must give the applicant a vehicle release notice for the motor vehicle.	5 6 7 8
(8)	If the commissioner decides to refuse to grant the application or to grant the application with a condition, the commissioner must as soon as practicable give the applicant an information notice for the decision.	9 10 11 12 13
(9)	A condition made by the commissioner under this section expires if, and on the day, any of the following happens—	14 15 16
	(a) the driver is found not guilty of the relevant offence;	17 18
	(b) the proceeding for the relevant offence is discontinued;	19 20
	(c) for a relevant offence mentioned in section 123B(1)(b) or (c)—the driver is found guilty of an offence against a provision mentioned in the paragraph but not in the circumstance of being a participant in a criminal organisation.	21 22 23 24 25 26
(10)	In this section—	27
	certified copy, of documentary evidence, means certified by a justice of the peace or commissioner for declarations in writing to be a true copy of the documentary evidence.	28 29 30 31
	<i>relevant offence</i> means the criminal organisation offence because of which the impoundment has happened.	32 33 34

123Y	Application for release of impounded motor vehicle on basis criminal organisation offence happened without owner's consent	1 2 3
(1)	The owner of a motor vehicle impounded under this chapter may apply to the commissioner for the release of the motor vehicle on the basis that the criminal organisation offence—	4 5 6 7
	(a) was committed by a person other than the owner, usual driver or usual possessor of the motor vehicle; and	8 9 10
	(b) happened without the consent of the owner.	11
(2)	The application must be—	12
	(a) made in the approved form; and	13
	(b) supported by enough information to enable the commissioner to decide the application.	14 15
123Z	Decision on application for release of impounded motor vehicle on basis criminal organisation offence happened without owner's consent	16 17 18 19
(1)	The commissioner must consider an application for the release of a motor vehicle under section 123Y after receiving all necessary information relevant to the application and either—	20 21 22 23
	(a) grant the application; or	24
	(b) refuse to grant the application.	25
(2)	The commissioner must, if reasonably practicable, decide the application within 5 business days of receiving the application and other documents required under this subdivision.	26 27 28 29
(3)	The commissioner may grant the application only if the commissioner is satisfied the relevant offence	30 31

	owner, usual driver or usual possessor of the motor vehicle; and	1 2 3
	(b) happened without the consent of the owner.	4
(4)	The commissioner may grant the application with or without conditions.	5 6
	Examples of conditions—	7
	1 a condition that the owner of the motor vehicle does not allow the person who is alleged to have committed the offence for which the motor vehicle was impounded to use the motor vehicle	8 9 10 11
	2 a condition that the owner of the motor vehicle who is alleged to have committed the offence for which the motor vehicle was impounded, is to only use the motor vehicle for work related purposes	12 13 14 15
(5)	If the commissioner decides to grant the application, the commissioner must give the applicant a vehicle release notice for the motor vehicle.	16 17 18 19
(6)	If the commissioner decides to refuse to grant the application or to grant the application with a condition, the commissioner must as soon as practicable give the applicant an information notice for the decision.	20 21 22 23 24
(7)	A condition made by the commissioner under this section expires if, and on the day, any of the following happens—	25 26 27
	(a) the driver is found not guilty of the relevant offence;	28 29
	(b) the proceeding for the relevant offence is discontinued;	30 31
	(c) for a relevant offence mentioned in section 123B(1)(b) or (c)—the driver is found guilty of an offence against a provision mentioned in the paragraph but not in the circumstance	32 33 34 35

	of being a participant in a criminal organisation.	1 2
(8)	In this section—	3
	<i>relevant offence</i> means the criminal organisation offence because of which the impoundment has happened.	4 5 6
123ZA	Application for release of impounded motor vehicle on basis that offender not a participant in a criminal organisation	7 8 9
(1)	An eligible person may apply to the commissioner for the release of a motor vehicle impounded under this chapter on the basis that the offender is not a participant in a criminal organisation.	10 11 12 13 14
(2)	The application must be—	15
	(a) made in the approved form; and	16
	(b) supported by enough information to enable the commissioner to decide the application.	17 18
123ZB	Decision on application for release of impounded motor vehicle on basis that offender not a participant in a criminal organisation	19 20 21 22
(1)	The commissioner must consider an application for the release of a motor vehicle under section 123ZA after receiving all necessary information relevant to the application and either—	23 24 25 26
	(a) grant the application; or	27
	(b) refuse to grant the application.	28
(2)	The commissioner must, if reasonably practicable, decide the application within 5 business days of receiving the application and other documents required under this subdivision.	29 30 31 32

(3)	The commissioner may grant the application if the commissioner is not satisfied that the offender is a participant in a criminal organisation.	1 2 3
(4)	The commissioner may grant the application with or without conditions.	4 5
	Examples of conditions—	6
	1 a condition that the owner of the motor vehicle does not allow the person who committed, or is alleged to have committed, the offence for which the motor vehicle was impounded to use the motor vehicle	7 8 9 10
	2 a condition that the owner of the motor vehicle who committed, or is alleged to have committed, the offence for which the motor vehicle was impounded, is to only use the motor vehicle for work related purposes	11 12 13 14 15
(5)	If the commissioner decides to grant the application, the commissioner must give the applicant a vehicle release notice for the motor vehicle.	16 17 18 19
(6)	If the commissioner decides to refuse to grant the application or to grant the application with a condition, the commissioner must as soon as practicable give the applicant an information notice for the decision.	20 21 22 23 24
(7)	A condition made by the commissioner under this section expires if, and on the day, any of the following happens—	25 26 27
	(a) the driver is found not guilty of the relevant offence;	28 29
	(b) the proceeding for the relevant offence is discontinued;	30 31
	(c) for a relevant offence mentioned in section 123B(1)(b) or (c)—the driver is found guilty of an offence against a provision mentioned in the paragraph but not in the circumstance of being a participant in a criminal organisation.	32 33 34 35 36 37

(8)	In this section—	1
	<i>relevant offence</i> means the criminal organisation offence because of which the impoundment has happened.	2 3 4
	Impoundment ends if application for release of motor vehicle granted	5 6
(1)	If the commissioner grants an application for the release of a motor vehicle under this division, the impoundment of the motor vehicle under this chapter ends.	7 8 9 10
(2)	This section applies subject to section 123ZJ.	11
Subdi	vision 3 Appeals	12
123ZD	Who may appeal	13
(1)	A person who is aggrieved by a decision of the commissioner under section 123X, 123Z or 123ZB may appeal against the decision.	14 15 16
(2)	In this section—	17
	<i>decision</i> includes a condition made by the commissioner under section 123X, 123Z or 123ZB in relation to granting an application for the release of a motor vehicle.	18 19 20 21
123ZE	How to start appeal	22
(1)	The appeal is started by filing a notice of appeal with the clerk of a Magistrates Court.	23 24
(2)	The appellant must serve a copy of the notice on—	25 26
	(a) the other persons entitled to appeal against the decision; and	27 28

	(b) the commissioner.	1
(3)	Despite subsection (2), the clerk of the court may ask the commissioner to serve a copy of the notice on a person mentioned in subsection (2)(a) whom the appellant is unable to serve.	2 3 4 5
(4)	The notice of appeal must be filed within 28 days after the person is given an information notice for the decision.	6 7 8
(5)	The court may at any time extend the period for filing the notice of appeal.	9 10
(6)	The notice of appeal must state fully the grounds of the appeal and the facts relied on.	11 12
23 ZF	Effect of appeal on decision	13
(1)	The start of an appeal against a decision of the commissioner does not affect the operation of the decision or prevent the taking of action to implement the decision.	14 15 16 17
(2)	However, the court may make an order staying the operation of the decision being appealed against until the appeal is finally decided.	18 19 20
(3)	The court may act under subsection (2) on the application of the appellant or on its own initiative.	21 22 23
123ZG	Commissioner has right of appearance	24
	e commissioner has a right to appear and be heard fore the court on an appeal under this subdivision.	25 26
23ZH	Hearing procedures	27
(1)	An appeal must be decided on the evidence before the commissioner.	28 29

(2)	However, the court may order that the appeal be heard afresh, in whole or part.	2
123ZI P	owers of Magistrates Court	3
In c	deciding an appeal, the court may—	4
	(a) confirm the decision appealed against; or	5
	(b) set aside the decision and substitute another decision that it considers appropriate.	r 6 7
Subdi	vision 4 Miscellaneous	8
	Power to take certain action if breach of condition	9 10
(1)	This section applies if—	11
	(a) the commissioner grants an application under this division for the release of an impounded motor vehicle with a condition and	n 13
	(b) the commissioner is satisfied the condition has been breached.	n 16 17
(2)	A police officer may impound the motor vehicle until the end of the proceedings for all charges of criminal organisation offences in relation to the motor vehicle.	f 19
(3)	For impounding a motor vehicle under this section, a police officer may exercise any of the powers under section 123O or division 2.	

Part :	3 Offences	1
123ZK	Offence to remove vehicle from holding yard	2 3
(1)	A person must not unlawfully remove a motor vehicle impounded under this chapter from a holding yard.	4 5 6
	Maximum penalty—40 penalty units.	7
(2)	For subsection (1), it does not matter how the motor vehicle came to be in the holding yard.	8 9
	Failure to comply with requirement to produce motor vehicle	10 11
sec	person must comply with a requirement under tion 123N, unless the person has a reasonable cuse.	12 13 14
Ma	aximum penalty—40 penalty units.	15
123ZM	Offence to operate vehicle to which number plate confiscation notice attached	16 17
a n	person must not operate a motor vehicle to which a umber plate confiscation notice is attached without sonable excuse or unless the motor vehicle is eved under section 123K.	18 19 20 21
Ma	aximum penalty—40 penalty units.	22
123 Z N	Offence to remove, tamper with or modify number plate confiscation notice	23 24
ren coi	person must not, without reasonable excuse, nove, tamper with, or modify a number plate affiscation notice attached to a motor vehicle under the stion 123K.	25 26 27 28
Ma	ximum penalty—40 penalty units.	29

123ZO Offence to remove, tamper with or modify immobilising device	1 2
A person must not, without reasonable excuse, remove, tamper with, or modify an immobilising device attached to a motor vehicle under section 123M.	3 4 5 6
Maximum penalty—40 penalty units.	7
123ZP Offence to operate motor vehicle if immobilising device unlawfully removed, tampered with or modified	8 9 10
A person must not, without reasonable excuse, operate a motor vehicle if an immobilising device attached to the motor vehicle has been unlawfully removed, tampered with or modified.	11 12 13 14
Maximum penalty—40 penalty units.	15
123ZQ Offence to breach condition made on release of motor vehicle	16 17
A person must not contravene a condition made on the release of a motor vehicle by the commissioner under part 2, division 5 unless the person has a reasonable excuse.	18 19 20 21
Maximum penalty—40 penalty units.	22
123ZR Offence to modify, sell or dispose of motor vehicle subject to vehicle production notice	23 24
(1) This section applies if a motor vehicle is the subject of an vehicle production notice given under section 123N.	25 26 27
(2) The owner of the motor vehicle must not, without reasonable excuse, modify or sell or otherwise dispose of the motor vehicle while the motor	28 29

	vehi notic		the subject of the vehicle production	1 2
	Max	imum	penalty—40 penalty units.	3
(3)	In th	nis sec	tion—	4
			motor vehicle, includes remove the gearbox from the motor vehicle.	5 6
Part 4			Other provisions	7
Divisio	n 1		Liability for cost of impounding	8 9
123ZS S	tate	's liab	pility to pay costs of impounding	10
(1)	divis remo	sion, t oving	therwise expressly provided by this he State is not liable to pay the costs of a motor vehicle impounded under this he keeping it for the period for which it ded.	11 12 13 14 15
(2)			the State is liable to pay the costs of an impounded vehicle and keeping it	16 17 18
	(a)	the d	river of the motor vehicle—	19
		. ,	was a child when he or she committed the offence for which it was impounded; or	20 21 22
			is found not guilty of the criminal organisation offence for which the motor vehicle was impounded; or	23 24 25
	(b)		roceeding for the offence for which the or vehicle was impounded is withdrawn;	26 27 28

	(c) the motor vehicle was impounded for an offence mentioned in section 123B(1)(b) or (c), and the driver is found guilty of an offence against a provision mentioned in the paragraph but not in the circumstance of being a participant in a criminal organisation.	1 2 3 4 5 6 7
	Liability to pay costs of impounding—adult driver	8 9
(1)	This section applies in relation to a motor vehicle impounded for a criminal organisation offence if the driver of the motor vehicle was an adult when he or she committed the offence for which it was impounded.	10 11 12 13 14
(2)	If the driver is found guilty of a criminal organisation offence in relation to the motor vehicle—	15 16 17
	(a) the driver is liable to pay the costs of removing or keeping the motor vehicle; and	18 19
	(b) any costs paid by someone else on the driver's behalf become a debt payable to the other person by the driver.	20 21 22
	Liability to pay costs of impounding—child driver	23 24
(1)	This section applies in relation to a motor vehicle impounded because of a criminal organisation offence if the driver of the motor vehicle was a child when he or she committed the offence for which it was impounded.	25 26 27 28 29
(2)	If a court finds the child guilty of a criminal organisation offence in relation to the motor vehicle, the court must consider whether the child has the capacity to pay the costs of removing or keeping the motor vehicle	30 31 32 33

(3)	pay pay	those costs, the court may order the child to the costs of removing and keeping the motor icle.	1 2 3 4
(4)	is ta	order made by the court under subsection (3) aken to be an order under the <i>Youth Justice Act</i> 12, section 310, requiring a payment to the sec.	5 6 7 8
(5)	keep the	ne court considers the child does not have the acity to pay the costs of removing and ping the motor vehicle, the court may call on child's parent or guardian to show cause why parent or guardian should not pay the costs of coving and keeping the motor vehicle.	9 10 11 12 13 14
(6)		ne court decides to call on the child's parent or rdian to show cause—	15 16
	(a)	the <i>Youth Justice Act 1992</i> , section 258(4) to (8) apply to the call; and	17 18
	(b)	the show cause hearing must be conducted in the way required under the <i>Youth Justice Act 1992</i> , section 259(1) to (4); and	19 20 21
	(c)	the <i>Youth Justice Act 1992</i> , section 259(5) applies as if the reference to section 258(1)(a), (b) and (c) were a reference to subsection (8)(a) and (b) of this section; and	22 23 24 25
	(d)	the <i>Youth Justice Act 1992</i> , section 259(6) to (12) applies to the court's decision and orders.	26 27 28
(7)	For	applying subsection (6)—	29
	(a)	a reference to compensation in the <i>Youth Justice Act 1992</i> , sections 258 and 259 is taken to be a reference to the costs of removing and keeping the motor vehicle; and	30 31 32 33 34

	(b) a reference to the prosecution in the <i>Youth Justice Act 1992</i> , sections 258 and 259 is taken to be a reference to the commissioner.	1 2 3
(8)	For subsection (6)(c), the matters are—	4
	(a) the parent or guardian contributed to the fact the offence happened by not adequately supervising the child; and	5 6 7
	(b) it is reasonable the parent or guardian pay the costs of removing and keeping the motor vehicle.	8 9 10
(9)	The <i>Youth Justice Act 1992</i> , section 260 applies to the costs of removing and keeping the motor vehicle ordered to be paid under this section as if the order under this section were an order for compensation to be paid to the State under the <i>Youth Justice Act 1992</i> , section 259.	11 12 13 14 15 16
(10)	If the court orders the child to pay the costs of removing or keeping the motor vehicle, any costs paid by the State under section 123ZS(2) become a debt payable to the State by the child.	17 18 19 20
(11)	If the court orders the child's parent or guardian to pay the costs of removing or keeping the motor vehicle, any costs paid by the State under section 123ZS(2) become a debt payable to the State by the child's parent or guardian.	21 22 23 24 25
	Payment of costs if motor vehicle not recovered	26 27
(1)	This section applies if a person who is entitled to recover a motor vehicle fails to recover the motor vehicle after the person becomes entitled.	28 29 30
(2)	If—	31
	(a) before the impoundment ends under this chapter, the owner was personally given an	32 33

	impounding notice for the motor vehicle; and	1 2		
	(b) the owner was the driver when the vehicle was impounded;	3 4		
	the owner is liable to pay the costs of keeping the motor vehicle for each day after the impounding ends.	5 6 7		
(3)	If—	8		
	(a) before the impoundment ends under this chapter, the owner was given an impounding notice for the motor vehicle; and	9 10 11		
	(b) the owner was not the driver of the motor vehicle when it was impounded;	12 13		
	the owner is liable to pay the costs of keeping the vehicle for each day that is more than 2 business days after the owner is given the impounding notice.	14 15 16 17		
(4)	If the owner was not the driver of the motor vehicle and pays the costs of keeping the motor vehicle as required under subsection (2) or (3), the owner may recover the costs paid from the driver as a debt.			
	Registration of costs under State Penalties Enforcement Act 1999	23 24		
(1)	If an adult who is liable to pay costs under section 123ZU(11) fails to pay the costs, the commissioner may give particulars of the costs to the registrar under the <i>State Penalties Enforcement Act 1999</i> for registration under that Act as if—	25 26 27 28 29 30		
	(a) the commissioner were the registrar of a court; and	31 32		

	(b)	the particulars were particulars of a fine imposed by a court and the amount of the fine were unpaid after the time allowed by the court for payment.	1 2 3 4
(2)		registrar must register the particulars under State Penalties Enforcement Act 1999, section	5 6 7
(3)		this section, the adult who is liable to pay as under this division fails to pay the costs if—	8 9
	(a)	the commissioner obtains an order for payment of costs against the person; and	10 11
	(b)	the commissioner gives the person a copy of the order and a letter of demand for payment of the costs; and	12 13 14
	(c)	the person fails to pay the costs within 28 days after receiving the copy of the order and the letter of demand, or the longer period agreed to by the commissioner.	15 16 17 18
Divisi	on 2	Release of impounded vehicle	19 20
123ZX		ase of motor vehicle if driver found not y etc.	21 22
(1)		s section applies in relation to a motor vehicle ounded under section 123G if—	23 24
	(a)	the driver of the motor vehicle is found not guilty of the criminal organisation offence; or	25 26 27
	(b)	the proceeding for the criminal organisation offence is discontinued; or	28 29
	(c)	for a criminal organisation offence mentioned in section 123B(1)(b) or (c)—the driver is found guilty of an offence against a	30 31 32

	provision mentioned in the paragraph but not in the circumstance of being a participant in a criminal organisation.	1 2 3
(2)	Subject to subsections (3) and (4), the motor vehicle must be released to the owner as soon as reasonably practicable.	4 5 6
(3)	A motor vehicle may not be released under subsection (2) if the driver has been charged with having committed another criminal organisation offence for which the motor vehicle may be impounded under this chapter.	7 8 9 10 11
(4)	Also, if the driver has been charged with having committed a prescribed offence for which the vehicle may be impounded under chapter 4, the motor vehicle may be impounded or immobilised under that chapter as if it had not previously been impounded under this chapter.	12 13 14 15 16 17
Divisi	on 3 Sale, transfer or disposal of impounded or forfeited motor vehicle	18 19 20
	of impounded or forfeited	19
	of impounded or forfeited motor vehicle Sale of motor vehicle if not recovered after	19 20 21
123 ZY	of impounded or forfeited motor vehicle Sale of motor vehicle if not recovered after impounding ends This section applies if, within 30 days after the impoundment of a motor vehicle ends under this	19 20 21 22 23 24
123 ZY	of impounded or forfeited motor vehicle Sale of motor vehicle if not recovered after impounding ends This section applies if, within 30 days after the impoundment of a motor vehicle ends under this chapter— (a) the owner of the motor vehicle does not	19 20 21 22 23 24 25 26

	dispose of it in the way the commissioner considers appropriate.	1 2
(3)	For subsection (2), the motor vehicle is taken to have been forfeited to the State.	3 4
(4)	Notice of the proposed sale or disposal must be published on the police service internet website.	5 6
(5)	If the name and address of the owner of the motor vehicle is known—	7 8
	(a) the commissioner must also give written notice of the proposed sale or disposal to the owner; and	9 10 11
	(b) the owner's name and address must not be published on the police service website.	12 13
123ZZ	Sale of impounded motor vehicle if driver fails to appear	14 15
(1)	This section applies in relation to a motor vehicle impounded under this chapter if a court orders that a warrant issue for the arrest of the driver of the motor vehicle to be brought before the court to be dealt with according to law because the driver has failed to appear before the court in relation to the charge for the criminal organisation offence.	16 17 18 19 20 21 22 23
(2)	On the warrant being issued the motor vehicle is taken to have been forfeited to the State.	24 25
(3)	The commissioner may sell the motor vehicle and anything in or on it by public auction or dispose of it in the way the commissioner considers appropriate.	26 27 28 29
(4)	Notice of the proposed sale or disposal must be published on the police service internet website.	30 31
(5)	If the name and address of the owner of the motor vehicle is known—	32 33

	(a)	the commissioner must also give written notice of the proposed sale or disposal to the owner; and	1 2 3
	(b)	the owner's name and address must not be published on the police service website.	4 5
123ZZA	Dis	posal of forfeited motor vehicle	6
forf com	eited	nmissioner may dispose of a motor vehicle to the State under this chapter in the way the ioner considers appropriate, including by .	7 8 9 10
123ZZB	App	olication of proceeds of sale	11
(1)	mot	s section applies if the commissioner sells a sor vehicle under section 123ZY, 123ZZ or ZZA.	12 13 14
(2)		proceeds of the sale are to be applied in the owing order—	15 16
	(a)	in payment of the expenses of the sale;	17
	(b)	in payment of the costs of removing and keeping the motor vehicle and for searching registers for giving notice of the motor vehicle's impounding or immobilisation;	18 19 20 21
	(c)	if there is an amount owing to a person under a security interest registered for the motor vehicle under the <i>Personal Property Securities Act</i> 2009 (Cwlth)—in payment of the amount owing to the holder of the security interest;	22 23 24 25 26 27
	(d)	if the motor vehicle is sold under section 123ZY—in payment of any balance to the owner;	28 29 30
	(e)	if the motor vehicle is sold under section 123ZZ—	31 32

		(i)	if the person the subject of the warrant mentioned in section 123ZZ is not the owner, usual driver or usual possessor of the vehicle—in payment of any balance to the owner; or	1 2 3 4 5
		(ii)	otherwise—in payment to the consolidated fund;	6 7
	(f)		ne motor vehicle is sold under section ZZA—in payment to the consolidated d.	8 9 10
123ZZC			nsation for disposal of motor if driver found not guilty etc.	11 12
(1)	This	sect	ion applies if—	13
	(a)	any	of the following happens—	14
		(i)	a driver is found not guilty of a criminal organisation offence;	15 16
		(ii)	the proceeding for a criminal organisation offence is discontinued;	17 18
		(iii)	a driver is found guilty of an offence against a provision mentioned in section 123B(1)(b) or (c) but not in the circumstance of being a participant in a criminal organisation; and	19 20 21 22 23
	(b)	of t	commissioner has before the happening the event mentioned in paragraph (a) eived the motor vehicle to which the nee relates under this chapter; and	24 25 26 27
	(c)	the o	commissioner has—	28
		(i)	sold the motor vehicle; or	29
		(ii)	otherwise disposed of the vehicle.	30
(2)	pers		sation is payable by the State to the chose motor vehicle is sold or otherwise of.	31 32 33

(3)	The Minister is to decide the amount of the compensation.	1 2
(4)	A person who is dissatisfied with the Minister's decision under subsection (3) may apply to a court, within 28 days, for compensation under this section.	3 4 5 6
(5)	If the person applies under subsection (4), the court may decide the amount of the compensation.	7 8 9
Divisio	on 4 Other provisions	10
123ZZD	Protection from liability	11
(1)	A police officer acting in good faith and without negligence is not liable for any damage, loss or depreciation to a motor vehicle, including the motor vehicle's number plates, during the impounding of the motor vehicle.	12 13 14 15 16
(2)	If subsection (1) prevents liability attaching to a police officer, liability instead attaches to the State.	17 18 19
(3)	Also, if a police officer signs a towing authority under section 123S for the motor vehicle, the State is not liable for any damage, loss or depreciation to the motor vehicle while it is being moved under the towing authority and while it is impounded in the holding yard of the person authorised under the towing authority to tow the motor vehicle.	20 21 22 23 24 25 26 27
123ZZE	Third party protection relating to forfeiture	28
(1)	This section applies in relation to a person, other than a defendant, who has an interest in a motor vehicle forfeited to the State under this chapter.	29 30 31

(2)		person may apply to a determining court for rder under subsection (7).	1 2
(3)	the maxi perso	section (2) applies even though the value of motor vehicle may be more than the imum amount that may be claimed in a onal action in the civil jurisdiction of a istrates Court.	3 4 5 6 7
(4)	appli	ess the determining court gives leave, the ication must be made within 6 months after lay the motor vehicle became the property of State.	8 9 10 11
(5)	appli	determining court may give leave for a later ication if it is satisfied that the delay in ying was not because of the applicant's ect.	12 13 14 15
(6)	perso charg not	ess the determining court gives leave, a on who was given notice of the hearing of the ge for the criminal organisation offence can apply to the court for an order under ection (7).	16 17 18 19 20
(7)	On a	n application, an order may be made—	21
	(a)	declaring the nature, extent and, if necessary for the order, the value (when the declaration is made) of the applicant's interest in the motor vehicle; and	22 23 24 25
	(b)	directing the State—	26
		(i) if the motor vehicle is still vested in the State—to transfer the motor vehicle to the applicant; or	27 28 29
		(ii) if the motor vehicle is no longer vested in the State—to pay to the applicant the value of the applicant's interest in the motor vehicle after taking into account any amount paid to the holder of a registered security interest under section 123ZZB(2)(c).	30 31 32 33 34 35 36

(8)	The determining court must, and may only, make the order if it is satisfied—	1 2
	(a) the applicant has or, apart from the forfeiture, would have a genuine interest in the motor vehicle; and	3 4 5
	(b) the relevant criminal organisation offence happened without the knowledge and consent of the applicant.	6 7 8
(9)	For all applications, including applications for leave to apply, the applicant must give notice of the making of the application to the commissioner.	9 10 11 12
(10)	In this section—	13
	<i>defendant</i> means a person found guilty of the criminal organisation offence because of which the forfeiture under this chapter happened.	14 15 16
	determining court means—	17
	(a) the Magistrates Court for the Magistrates Court district, or division of the district, in which the motor vehicle was impounded for the criminal organisation offence; or	18 19 20 21
	(b) the court before which the defendant was convicted of the criminal organisation offence.	22 23 24
123ZZF	Delegation—commissioner	25
for of a ma	e commissioner may delegate any of the nmissioner's powers under this chapter including, example, considering an application for the release an impounded vehicle under part 2, division 5 and king a decision about the application, to a police cer of at least the rank of inspector.	26 27 28 29 30 31

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Clause	61	Amendment of	of s 1	50 (Search warrant application)	1
		Section 150(1)(c), aft	er 'chapter 4'—	2
		insert—			3
		, 44	A		4
Clause	62	Amendment of	of s 1	56 (What search warrant must state)	5
		Section 156(1)(1	b)(iv)	, after 'chapter 4'—	6
		insert—			7
		, 44	A		8
Clause	63	Amendment o	of s 6	86 (Application of pt 3)	9
		Section 686(2)(a	a), aft	er 'chapter 4'—	10
		insert—			11
		, 44	A		12
Clause	64	Amendment of to fail to stop		54 (Offence for driver of motor vehicle or vehicle)	13 14
		Section 754(2),	'Min	imum penalty—50 penalty units.'—	15
		omit, insert—			16
			Mir	iimum penalty—	17
			(a)	if the driver is a participant in a criminal organisation within the meaning of the Criminal Code, section 60A—100 penalty units or 100 days imprisonment served wholly in a corrective services facility; or	18 19 20 21 22
			(b)	otherwise—50 penalty units or 50 days imprisonment served wholly in a corrective services facility.	23 24 25

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Clause	65	An	nendment o	fs8	09 (Regulation-making power)	1
		(1)	Section 809	9(2)(t	o), after ', 4'—	2
			insert—			3
			, 4A	1		4
		(2)	Section 809	9(2)—	_	5
			insert—			6
				(d)	notice requirements for impounding or immobilising motor vehicles under chapter 4A.	7 8 9
Clause	66	An	nendment o	f scl	n 6 (Dictionary)	10
		(1)	Schedule 6	, defi	nition participant—	11
			omit.			12
		(2)	Schedule 6-			13
			insert—			14
				crin	ninal organisation—	15
				(a)	generally, see Criminal Code, section 1; and	16
				(b)	in relation to an offence against the Criminal Code, section 60C—see that section.	17 18
					ninal organisation offence, for chapter 4A, section 123B.	19 20
				_	<i>ible person</i> , for chapter 4A, part 2, division 5, section 123U.	21 22
				imn	nobilise, for chapter 4A, see section 123A.	23
				<i>imn</i> 123	nobilising device, for chapter 4A, see section A.	24 25
					nobilising notice , for chapter 4A, see section T(2).	26 27
				_	ounding notice , for chapter 4A, see section T(2).	28 29

			division 5, see section 123U.	1 2
			number plate, for chapter 4A, see section 123A.	3
			<i>number plate confiscation notice</i> , for chapter 4A, see section 123K(2).	4 5
			participant—	6
			(a) in a criminal organisation, see Criminal Code, section 60A; or	7 8
			(b) for chapter 11, see section 229.	9
			usual possessor, for chapter 4A, see section 123A.	10 11
			<i>vehicle production notice</i> , for chapter 4A, see section 123N(2).	12 13
			<i>vehicle release notice</i> , for chapter 4A, part 2, division 5, see section 123U.	14 15
		(3) Schedule 6	, definition owner, after 'chapter 4'—	16
		insert—		17
		, 47	A	18
	Part	7	Amendment of Tow Truck Act	19
			1973	20
Clause	67	Act amended		21
		This part a	mends the Tow Truck Act 1973.	22
Clause	68	Amendment o	of s 38 (Exemptions)	23
Clause	68		of s 38 (Exemptions) fter 'chapter 4,'—	23 24

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		[8 60]	
		4A,	1
Clause	69	Amendment of s 43 (Regulation-making power)	2
		Section 43(2)(r), after 'chapter 4'—	3
		insert—	4
		, 4A	5
	Part	8 Other matters	6
Clause	70	Making of Criminal Code (Criminal Organisations) Regulation 2013	7 8
		(1) Schedule 1 has effect to make the <i>Criminal Code</i> (<i>Criminal Organisations</i>) <i>Regulation 2013</i> that is set out in schedule 1 as a regulation under the Criminal Code.	9 10 11
		(2) To remove any doubt, it is declared that the <i>Criminal Code</i> (<i>Criminal Organisations</i>) Regulation 2013, on the commencement of schedule 1, stops being a provision of this Act and becomes a regulation made under the Criminal Code.	12 13 14 15
Clause	71	Regulation amended	16
		Schedule 2 amends the <i>Crime and Misconduct Regulation</i> 2005.	17 18
Clause	72	Automatic repeal	19
		For the purpose of the <i>Acts Interpretation Act 1954</i> , section 22C, this Act is an amending Act.	20 21

Schedule 1		Criminal Code (Criminal Organisations) Regulation 2013	
		section 70	3
1	Short tit	ile	4
		regulation may be cited as the Criminal Code (Criminal anisations) Regulation 2013.	5 6
2	Entities	declared to be criminal organisations	7
	orga	the Criminal Code, section 1, definition <i>criminal unisation</i> , paragraph (c), the following entities are ared to be criminal organisations—	8 9 10
	•	the motorcycle club known as the Bandidos	11
	•	the motorcycle club known as the Black Uhlans	12
	•	the motorcycle club known as the Coffin Cheaters	13
	•	the motorcycle club known as the Comancheros	14
	•	the motorcycle club known as the Finks	15
	•	the motorcycle club known as the Fourth Reich	16
	•	the motorcycle club known as the Gladiators	17
	•	the motorcycle club known as the Gypsy Jokers	18
	•	the motorcycle club known as the Hells Angels	19
	•	the motorcycle club known as the Highway 61	20
	•	the motorcycle club known as the Iron Horsemen	21
	•	the motorcycle club known as the Life and Death	22
	•	the motorcycle club known as the Lone Wolf	23
	•	the motorcycle club known as the Mobshitters	24
	•	the motorcycle club known as the Mongols	25

	•	the motorcycle club known as the Muslim Brotherhood Movement	1 2
	•	the motorcycle club known as the Nomads	3
	•	the motorcycle club known as the Notorious	4
	•	the motorcycle club known as the Odins Warriors	5
	•	the motorcycle club known as the Outcasts	6
	•	the motorcycle club known as the Outlaws	7
	•	the motorcycle club known as the Phoenix	8
	•	the motorcycle club known as the Rebels	9
	•	the motorcycle club known as the Red Devils	10
	•	the motorcycle club known as the Renegades	11
	•	the motorcycle club known as the Scorpions	12
3	For plac	the Criminal Code, section 60B(4), definition <i>prescribed e</i> , the following places are declared to be prescribed es—	13 14 15 16
	•	11 Frodsham Street, Albion	17
	•	shop 5/1 Thorsborne Street, Beenleigh	18
	•	6 Enterprise Street, Boyne Island	19
	•	shed 14/136 Aumuller Street, Bungalow	20
	•	200 Hartley Street, Bungalow	21
	•	1/16 Ern Harley Drive, Burleigh Heads	22
	•	34 Lemana Lane, Burleigh Heads	23
	•	unit 3/7 Lear Jet Drive, Caboolture	24
	•	104 Spence Street, Cairns	25
	•	unit 3/37 Caloundra Road, Caloundra West	26
	•	shed 1/5 Garema Street, Cannonvale	27
	•	shed 4/11 Ryecroft Street, Carrara	28

Schedule 1

•	31 Selhurst Street, Coopers Plains	1
•	unit 7/12 Hayter Street, Currumbin Waters	2
•	unit 5/17 Cottonview Street, Emerald	3
•	11 Greer Lane, Eumundi	4
•	shed 3/85 Hanson Road, Gladstone	5
•	unit 3/31 Tradelink Drive, Hillcrest	6
•	unit 5/29 Pound Street, Kingaroy	7
•	15–17 Avian Street, Kunda Park	8
•	unit 5/1 Chain Street, Mackay	9
•	4 Keats Street, Mackay	10
•	unit 4/55 Cronulla Avenue, Mermaid Beach	11
•	4 Ellen Street, Moorooka	12
•	31 Unwin Street, Moorooka	13
•	1 Zena Street, Mt Isa	14
•	unit 2/12 Lawrence Drive, Nerang	15
•	unit 5/144 Eumundi Noosa Road, Noosaville	16
•	2 Millchester Road, Queenton	17
•	26252 Peak Downs Highway, Racecourse	18
•	shed 12/13 Turley Street, Raceview	19
•	36 East Lane, Rockhampton	20
•	unit 1/26 Rowland Street, Slacks Creek	21
•	unit 2/8 Proprietary Drive, Tingalpa	22
•	shed 4/14 Civil Court, Toowoomba	23
•	209 James Street, Toowoomba	24
•	units 3 and 4/82 Leyland Street, Townsville	25
•	29 Matheson Street, Virginia	26
•	81 Ingham Road, West End	27
•	391 Montague Road, West End	28

• shed 1A/10 Industrial Avenue, Yeppoon

1

Schedule 2		Other amendments	
		section 71	2
1	Regulatio	n amended	3
	This s 2005.	chedule amends the Crime and Misconduct Regulation	4 5
2	Insertion	of new s 18	6
	Part 5—		7
	insert—		8
	18	Entities declared to be criminal organisations	9
		The following entities are declared to be criminal organisations—	10 11
		• the motorcycle club known as the Bandidos	12
		• the motorcycle club known as the Black Uhlans	13
		• the motorcycle club known as the Coffin Cheaters	14
		• the motorcycle club known as the Comancheros	15
		• the motorcycle club known as the Finks	16
		• the motorcycle club known as the Fourth Reich	17
		• the motorcycle club known as the Gladiators	18
		• the motorcycle club known as the Gypsy Jokers	19
		• the motorcycle club known as the Hells Angels	20
		• the motorcycle club known as the Highway 61	21
		• the motorcycle club known as the Iron Horsemen	22
		• the motorcycle club known as the Life and Death	23
		the motorcycle club known as the Lone Wolf	24
		the motorcycle club known as the Mobshitters	25
		the motorcycle club known as the Mongols	26

Schedule 2

•	the motorcycle club known as the Muslim Brotherhood Movement	1 2
•	the motorcycle club known as the Nomads	3
•	the motorcycle club known as the Notorious	4
•	the motorcycle club known as the Odins Warriors	5
•	the motorcycle club known as the Outcasts	6
•	the motorcycle club known as the Outlaws	7
•	the motorcycle club known as the Phoenix	8
•	the motorcycle club known as the Rebels	9
•	the motorcycle club known as the Red Devils	10
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•	the motorcycle club known as the Scorpions	12

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