

Queensland

# Criminal Proceeds Confiscation (Unexplained Wealth and Serious Drug Offender Confiscation Order) Amendment Bill 2012



## Queensland

# Criminal Proceeds Confiscation (Unexplained Wealth and Serious Drug Offender Confiscation Order) Amendment Bill 2012

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# 2012

# **A Bill**

for

An Act to amend the *Crime and Misconduct Act 2001*, the *Criminal Proceeds Confiscation Act 2002*, the *Penalties and Sentences Act 1992* and the *Police Powers and Responsibilities Act 2000* for particular purposes

Part 1 Preliminary

[s 1]

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title  This Act may be cited as the Criminal Proceeds Confiscation (Unexplained Wealth and Serious Drug Offender Confiscation)	3 4 5
		Order) Amendment Act 2012.	6
Clause	2	Commencement	7
		This Act commences on a day to be fixed by proclamation.	8
	Part	2 Amendment of Crime and Misconduct Act 2001	9 10
Clause	3	Act amended	11
		This part amends the Crime and Misconduct Act 2001.	12
Clause	4		
		Amendment of s 4 (Act's purposes)	13
		Amendment of s 4 (Act's purposes)  Section 4(2), from 'the investigation'—	13 14
		Section 4(2), from 'the investigation'—	14
Clause	5	Section 4(2), from 'the investigation'—  omit, insert—	14 15

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		omit, insert—	1
		'confiscation related investigations'.	2
Clause	6	Amendment of s 26 (How commission performs its crime function)	3
		Section 26(b)—	5
		insert—	6
		'(iii) the recovery of other property liable to forfeiture, or a person's unexplained wealth, under the Confiscation Act; and'.	7 8 9
Clause	7	Amendment of s 86 (Search warrant applications)	1
		(1) Section 86(1)(b), 'in relation to a confiscation related activity'—	1
		omit.	1
		(2) Section 86(4)(c)—	1
		insert—	1
		'(iii) the qualifying offence, or suspected qualifying offence, to which the application relates.'.	1 1
Clause	8	Amendment of s 91 (What search warrant must state)	1
		Section 91(1)(b)—	1
		omit, insert—	2
		'(b) brief particulars of the major crime, misconduct, confiscation related activity, qualifying offence or suspected qualifying offence for which the warrant is issued; and'.	2 2 2 2
Clause	9	Amendment of s 92 (Powers under search warrants)	2
		(1) Section 92(1)(f), 'or the confiscation related activity'—	2
		omit. insert—	2

[s 10]

		', the confiscation related activity or the qualifying offence'.	1
		(2) Section 92(4)—	2
		insert—	3
		'qualifying offence, for a search warrant, means the qualifying offence, or suspected qualifying offence, to which the warrant relates.'.	4 5 6
Clause	10	Amendment of s 110A (General power to seize evidence—confiscation related investigation)	7 8
		Section 110A(1)(a)(i)—	9
		omit, insert—	10
		'(i) confiscation related evidence for any confiscation related investigation being conducted by the commission; or'.	11 12 13
Clause	11	Amendment of s 166 (Register of warrants, warrant applications etc.)	14 15
		Section 166(4)(a)—	16
		omit, insert—	17
		'(a) for an investigation into major crime or misconduct, or a confiscation related investigation, for which information in the register may be relevant; or'.	18 19 20
Clause	12	Amendment of sch 2 (Dictionary)	21
		(1) Schedule 2, definitions confiscation order and confiscation related evidence—	22 23
		omit.	24
		(2) Schedule 2—	25
		insert—	26
		'confiscation order means—	27

(a)	•	of the following orders under the Confiscation Act, oter 2—	1 2
	(i)	a restraining order;	3
	(ii)	a forfeiture order;	4
	(iii)	a proceeds assessment order;	5
	(iv)	an unexplained wealth order; or	6
(b)	•	of the following orders under the Confiscation Act, oter 2A—	7 8
	(i)	a restraining order;	9
	(ii)	a serious drug offender confiscation order.	10
conf	iscati	on related evidence—	11
1	of a som	fiscation related evidence means a thing or evidence an activity that may be or provide evidence of ething for which a proceeding for a confiscation or may be started under the Confiscation Act, chapter ad includes each of the following—	12 13 14 15 16
	(a)	a thing in which a person has an interest that is serious crime derived property;	17 18
	(b)	a thing in which a person has an interest that is illegally acquired property of a person reasonably suspected of having engaged in a serious crime related activity;	19 20 21 22
	(c)	evidence of a serious crime related activity;	23
	(d)	evidence of illegal activity of a person reasonably suspected of having engaged in a serious crime related activity;	24 25 26
	(e)	property that is restrained under a restraining order under the Confiscation Act.	27 28
2	The	following are also confiscation related evidence—	29
	(a)	a thing that may be or provide evidence of a suspected qualifying offence for which a	30 31

[s 13]

			proceeding for a confiscation order may be started under the Confiscation Act, chapter 2A;	1 2
			(b) evidence of property that may be subject to restraint or forfeiture under a confiscation order for which a proceeding may be started under the Confiscation Act, chapter 2A.	3 4 5 6
			qualifying offence see the Confiscation Act, section 93F.'.	7
		(3)	Schedule 2, definition confiscation related activity, after 'Act'—	8 9
			insert—	10
			', chapter 2'.	11
		(4)	Schedule 2, definition confiscation related investigation, after '2'—	12 13
			insert—	14
			'or 2A'.	15
	Part	3	Amendment of Criminal	16
			Proceeds Confiscation Act	17
			2002	18
Clause	13	Act	t amended	19
			This part amends the Criminal Proceeds Confiscation Act 2002.	20 21
Clause	14	Am	nendment of long title	22
			Long title, 'crime,'—	23
			omit, insert—	24

S 15
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			parti	ne and property connected to persons convicted of cular serious drug offences, the payment to the State of plained wealth,'.	1 2 3
Clause 1	5	Am	endn	nent of s 4 (Objects)	4
		(1)	Secti	on 4(2)—	5
			omit,	insert—	6
		'(2)	It is a	also an important object of this Act—	7
			(a)	to deprive persons of the following—	8
				(i) illegally acquired property, tainted property and benefits derived from the commission of offences;	9 10
				(ii) the benefits derived from contracts about confiscation offences;	11 12
				(iii) wealth that persons can not satisfy a court was lawfully acquired; and	13 14
			(b)	to deter persons from committing serious criminal offences, including by increasing the financial risk associated with committing serious criminal offences; and	15 16 17 18
			(c)	to prevent the reinvestment of financial gain from illegal activity in further illegal activity; and	19 20
			(d)	to assist law enforcement agencies to effectively trace—	21
				(i) property acquired by persons who engage in illegal activity; and	22 23
				(ii) tainted property; and	24
				(iii) benefits derived from the commission of offences; and	25 26
				(iv) amounts of unexplained wealth; and	27
			(e)	to forfeit to the State property of, or associated with, persons who commit qualifying offences, and against whom serious drug offender confiscation orders are	28 29 30

	made, in recognition of the impact of qualifying offences on the community and the justice system; and	1 2
	(f) to ensure orders of other States restraining or forfeiting property under corresponding laws may be enforced in Queensland; and	3 4 5
	(g) to protect property honestly acquired for sufficient consideration by persons innocent of illegal activity from forfeiture and other orders affecting property.'.	6 7 8
(2)	Section 4(3), '2'—	9
	omit, insert—	10
	·3'.	11
(3)	Section 4(4) and (5)—	12
	omit, insert—	13
'(4)	The scheme in chapter 2 does not depend on a charge or conviction and is administered by the commission.	14 15
'(5)	The scheme in chapter 2A relates to the charge or conviction of particular serious offences involving drugs and is administered by the commission.	16 17 18
"(5A)	The scheme in chapter 3 relies on a person being charged and convicted (as defined in this Act) of a confiscation offence and is administered by the DPP.'.	19 20 21
(4)	Section 4(6), 'neither scheme is'—	22
	omit, insert—	23
	'none of the schemes are'.	24
(5)	Section 4(6), 'the other'—	25
	omit, insert—	26
	'either of the other schemes'.	27
(6)	Section 4(5A) and (6)—	28
	renumber as section 4(6) and (7).	29

s 16]

Clause	16		nendment of s 11 (Interstate operation of particular lers)	1 2
		(1)	Section 11(1), 'a forfeiture order or a restraining order'—	3
			omit, insert—	4
			'a restraining order, a forfeiture order or a serious drug offender confiscation order'.	5 6
		(2)	Section 11(2), 'A forfeiture order or restraining order'—	7
			omit, insert—	8
			'An order mentioned in subsection (1)'.	9
Clause	17		nendment of s 12 (Proceedings by the State and aning of appropriate officer)	10 11
		(1)	Section 12(1)(a), after '2'—	12
			insert—	13
			'or 2A'.	14
		(2)	Section 12(5)(a), after '2'—	15
			insert—	16
			', chapter 2A'.	17
Clause	18	Am	nendment of s 13 (Explanation of ch 2)	18
		(1)	Section 13—	19
			insert—	20
		'(5A)	The chapter also enables the court to make an unexplained wealth order against a person, requiring the person to pay to the State an amount worked out under section 89L(2) or (3).'.	21 22 23
		(2)	Section 13(6), after 'proceeds assessment order'—	24
			insert—	25
			'or unexplained wealth order'.	26
		(3)	Section 13(5A) to (7)—	27

[s 19]

Clause 19 Amendment of s 26 (When property stops being illeg acquired property or serious crime derived property)	
	gally 2 ) 3
(1) Section 26(c), 'or a proceeds assessment order;'—	4
omit, insert—	5
', a proceeds assessment order or an unexplained vorder;'.	wealth 6
(2) Section 26(d), after '46'—	8
insert—	9
', 93ZP'.	10
Clause 20 Amendment of s 28 (Application for restraining order	<b>r)</b> 11
Section 28(4), 'derived from external serious crime reactivity'—	elated 12 13
omit, insert—	14
'of a person suspected of having engaged in 1 or external serious crime related activities'.	more 15 16
Clause 21 Amendment of s 29 (Affidavit)	17
Section 29(2), 'derived from external serious crime reactivity'—	elated 18 19
omit, insert—	20
'of a person suspected of having engaged in 1 or external serious crime related activities'.	more 21 22
Clause 22 Amendment of s 30A (Hearing of application)	23
Section 30A(2), 'the DPP'—	24
omit, insert—	25
'an appropriate officer'.	26

s 23]

Clause	23	Amendment of s 33 (Condition about dealing with property by agreement)	1 2
		Section 33, 'a pecuniary penalty order or a proceeds assessment order'—	3 4
		omit, insert—	5
		'another order made under this Act'.	6
Clause	24	Amendment of s 34 (Condition about particular payments out of restrained property)	7 8
		Section 34(3)(a), after 'order'—	9
		insert—	10
		'and the person has no source of income to meet the expenses or debt'.	11 12
Clause	25	Amendment of s 36 (Duration of restraining order)	13
		(1) Section 36(2)(a), 'either or both'—	14
		omit, insert—	15
		'any'.	16
		(2) Section 36(2)(a)(ii), 'a person'—	17
		omit, insert—	18
		'the person'.	19
		(3) Section 36(2)(a)—	20
		insert—	21
		'(iii) an unexplained wealth order against the person whose property is restrained under the restraining order; or'.	22 23 24
		(4) Section 36(2)(b), after 'assessment order'—	25
		insert—	26
		'or unexplained wealth order'.	27

[s 26]

Clause	26	Amendment of s 48 (When Supreme Court may exclude prescribed respondent's property)	1 2
		Section 48(1)(b), after 'order'—	3
		insert—	4
		'or unexplained wealth order'.	5
Clause	27	Amendment of s 52 (Contravention of restraining order)	6
		Section 52(5)—	7
		omit.	8
Clause	28	Amendment of s 54 (Effect of dismissal of particular applications on restraining order)	9 10
		Section 54(1)—	11
		insert—	12
		'(c) an unexplained wealth order against the person whose property is restrained under the restraining order.'.	13 14
Clause	29	Amendment of s 58A (Forfeiture order relating to external serious crime related activity)	15 16
		Section 58A(1), 'derived from external serious crime related activity'—	17 18
		omit, insert—	19
		'of a prescribed respondent suspected of having engaged in 1 or more external serious crime related activities'.	20 21
Clause	30	Amendment of s 62 (Relief from hardship for dependants)	22
		Section 62(3)—	23
		omit.	24

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			inseri—	1
	'80A	No	tice of proceeds assessment order	2
		'(1)	Within 28 days after a proceeds assessment order is made, the commission or, if the application for the order was made for the State by a police officer, the commissioner of the police service must give the following persons the documents mentioned in subsection (2)—	3 4 5 6 7
			(a) all known dependants of the person against whom the order is made;	8 9
			(b) anyone else the commission or the commissioner of the police service reasonably suspects may be affected by the order.	10 11 12
		'(2)	For subsection (1), the documents are—	13
			(a) a copy of the proceeds assessment order; and	14
			(b) a written notice stating that a dependant of the person against whom the order is made may apply to the Supreme Court, within 3 months after the day the order is made, for a hardship order under section 89A.	15 16 17 18
		'(3)	If required by the court, the commission or the commissioner of the police service must also give notice of the making of the order to the persons the court considers appropriate, in the way and within the time the court considers appropriate.'.	19 20 21 22
Clause	36		nendment of s 83 (How particular amounts may be ated)	23 24
			Section 83(2) and (3), 'an'—	25
			omit.	26
Clause	37		nendment of s 87 (Enforcement of order against operty under effective control)	27 28
		(1)	Section 87(2)—	29
			omit, insert—	30

	'(2)	The commission or, if the application is made for the State by a police officer, the commissioner of the police service must give the following persons written notice of the application—	1 2 3
		(a) the controlling person;	4
		(b) anyone else the commission or the commissioner of the police service considers may have an interest in the property.'.	5 6 7
	(2)	Section 87—	8
		insert—	9
	'(8)	Subsection (5) does not apply to property that is the subject of a hardship order.'.	10 11
Clause 38	Am	nendment of s 88 (Charge on property)	12
	(1)	Section 88(3)(d), after 'this chapter'—	13
		insert—	14
		', chapter 2A'.	15
	(2)	Section 88(3)(d), after '46'—	16
		insert—	17
		', 93ZP'.	18
	(3)	Section 88(3)—	19
		insert—	20
		'(f) a hardship order is made excluding property from the operation of the charge.'.	21 22
	(4)	Section 88(9), after 'paid'—	23
		insert—	24
		'or the charge otherwise stops having effect under subsection (3)'.	25 26
	(5)	Section 88(11), definitions appropriate form and registrar—	27
		omit.	28

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Clause	39	Inse	ertio	n of new ch 2, pt 5, div 4	1
			Chaj	pter 2, part 5—	2
			inse	rt—	3
	'Div	ision	4	Hardship orders	4
	'89A	Арр	olicat	tion for hardship order	5
		'(1)	asse	dependant of the person against whom a proceeds ssment order is made may apply to the Supreme Court for rdship order.	6 7 8
		'(2)		ess the court gives leave under section 89B, the ication must be made within 3 months after—	9 10
			(a)	for property the subject of an order under section 87(4)—the day the order is made; or	11 12
			(b)	for property the subject of a charge under section 88—the day the proceeds assessment order is made.	13 14
		'(3)	appl	each application under this section, including an ication for leave, the applicant must give the State and one else who has an interest in the property written notice	15 16 17 18
			(a)	the making of the application; and	19
			(b)	the grounds for the application, including, for an application for a hardship order, a description of the property the subject of an order under section 87(4) or a charge under section 88 that the application relates to; and	20 21 22 23 24
			(c)	the facts relied on.	25
		'(4)		grounds for the application and the facts relied on must be ed fully in the notice.	26 27
		'(5)		notice must be given at least 28 days before the day set nearing the application.	28 29
		'(6)		written notice must be accompanied by any affidavit the icant intends to rely on at the hearing of the application.	30 31

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	<b>'</b> (7)	The State must be a party to the application.	1
	'(8)	Anyone else who is given notice of the application may appear at the hearing of the application.	2 3
	'(9)	If the State proposes to oppose the application, the State must give the applicant notice of intention to oppose the application.	4 5 6
	'(10)	The State must give the applicant notice of the grounds for opposing the application.	7 8
89B	Wh	en Supreme Court may give leave for s 89A	9
		'The Supreme Court may give leave to apply for a hardship order after the end of the period mentioned in section 89A(2) if it is satisfied the delay in applying was not because of the applicant's neglect.	10 11 12 13
89C	Mal	king of hardship order	14
	'(1)	The Supreme Court may, on an application under section 89A, make an order ( <i>hardship order</i> ) excluding special property from the operation of an order under section 87(4) or a charge under section 88 if it is satisfied—	15 16 17 18
		(a) the applicant is a dependant of the person against whom the proceeds assessment order was made; and	19 20
		(b) the operation of the order under section 87(4) or charge under section 88 will cause hardship to the dependant.	21 22
	'(2)	However, the court must not make a hardship order in favour of an adult dependant of the person against whom a proceeds assessment order was made unless the court is satisfied the dependant had no knowledge of the serious crime related activity which formed the basis of the proceeds assessment order.	23 24 25 26 27 28
	'(3)	In this section—	29
		special property means—	30

		(a)	any property, if the last change of ownership resu from the death of someone other than the person aga whom the proceeds assessment order was made; or	
			Example—	4
			property given under a will	5
		(b)	property that is or was the dependant's principal placeresidence, if—	ce of 6 7
			(i) the last change of ownership of the property we least 6 years before the serious crime relactivity which formed the basis of the procassessment order started happening; and	ated 9
			(ii) the property was occupied by the dependant as or her principal place of residence for consecutive period of 2 years during the 6-period mentioned in subparagraph (i).	r a 13
'89D	Pro	nort	y not to be disposed of during hardship order	1.0
03D		iod	y not to be disposed of during hardship order	16 17
09D		<b>ʻiod</b> Duri	ing the hardship order period, the State must not, wit leave of the Supreme Court—	17
03D	per	<b>ʻiod</b> Duri	ing the hardship order period, the State must not, wit	17 hout 18
03D	per	<b>Tiod</b> Duri the l	ing the hardship order period, the State must not, wit eave of the Supreme Court—	17 hout 18 19 20
030	per	<b>Tiod</b> Duri the l	ing the hardship order period, the State must not, wit leave of the Supreme Court—  dispose of—  (i) property the subject of an order under sec	17 hout 18 19 20 etion 21 22
030	per	<b>Tiod</b> Duri the l	ing the hardship order period, the State must not, wit leave of the Supreme Court—  dispose of—  (i) property the subject of an order under sec 87(4); or  (ii) property the subject of a charge under section	17 hout 18 19 20 etion 21 22 1 88; 23 24
030	per	Duri the l (a)	ing the hardship order period, the State must not, wit leave of the Supreme Court—  dispose of—  (i) property the subject of an order under sec 87(4); or  (ii) property the subject of a charge under section or  authorise anyone else to dispose of property mention	17 hout 18 19 20 etion 21 22 1 88; 23 24 oned 25
030	<b>per</b> '(1)	Durithe l (a)  (b)  In the	ing the hardship order period, the State must not, with leave of the Supreme Court— dispose of— (i) property the subject of an order under section 87(4); or (ii) property the subject of a charge under section or authorise anyone else to dispose of property mention in paragraph (a).	17 hout 18 19 20 etion 21 22 1 88; 23 24 oned 25 26 27
030	<b>per</b> '(1)	Durithe l (a)  (b)  In the	ing the hardship order period, the State must not, with leave of the Supreme Court— dispose of—  (i) property the subject of an order under section 87(4); or  (ii) property the subject of a charge under section or authorise anyone else to dispose of property mention in paragraph (a).  his section—  diship order period means the period of 3 months stated	17 hout 18 19 20 etion 21 22 1 88; 23 24 oned 25 26 27 rting 28

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				(ii) for property the subject of a charge under section 88—the proceeds assessment order; or	1 2
			(b)	the day on which all proceedings relating to hardship orders are finally decided.'.	3 4
lause	40	Inse	rtior	of new ch 2, pt 5A	5
			Chap	ter 2—	6
			inser	<i>t</i> —	7
	<b>'Part</b>	5A		Unexplained wealth orders	8
	'Divis	ion	1	Application for, and making and variation of, unexplained wealth orders	9 10 11
	'89E	Mea	ning	of current or previous wealth	12
	•			current or previous wealth, of a person, is the amount s the total value of the following—	13 14
			(a)	all of the person's property, including property that the person has, at any time, disposed of, whether by gift, sale or any other means;	15 16 17
			(b)	all benefits provided to, and benefits derived by, the person;	18 19
			after	her acquired, disposed of, provided or derived before or the commencement of this section and whether within or de Queensland.	20 21 22
	•			ever, the <i>current or previous wealth</i> , of a person, does not	23 24
			(a)	any property that has been forfeited under this or any other Act;	25 26
			(b)	any property, benefit or benefit derived that was taken into account for making an earlier unexplained wealth order against the person;	27 28 29

		(c)	into	property, benefit or benefit derived that was taken account for making a tainted property substitution aration against the person.	1 2 3
89F	Арј	plicat	ion f	or unexplained wealth order	4
	'(1)	(une State	<i>xplai</i> e an a	e may apply to the Supreme Court for an order ned wealth order) requiring a person to pay to the amount assessed by the court to be the value of the inexplained wealth.	5 6 7 8
	'(2)	The	State	must give notice of the application to—	9
		(a)	the p	person against whom the order is sought; and	10
		(b)	mad of 1	one else who the commission, or if the application is the for the State by a police officer, the commissioner the police service reasonably suspects may be ceted by the order.	11 12 13 14
	'(3)	-		given notice under subsection (2) may appear at the f the application.	15 16
	'(4)	appl	icatio	nce of a person required to be given notice of the n does not prevent the Supreme Court from making ained wealth order.	17 18 19
89G	Mal	king (	of un	nexplained wealth order	20
	'(1)	The 89F,	Supr	eme Court must, on an application under section e an unexplained wealth order against a person if it is here is a reasonable suspicion that—	21 22 23
		(a)	the p	person—	24
			(i)	has engaged in 1 or more serious crime related activities; or	25 26
			(ii)	has acquired, without giving sufficient consideration, serious crime derived property from a serious crime related activity of someone else, whether or not the person knew or suspected the property was derived from illegal activity; and	27 28 29 30 31

		(b) any of the person's current or previous wealth was acquired unlawfully.	1 2
	'(2)	However, the court may refuse to make the order if the court is satisfied it is not in the public interest to make the order.	3 4
	'(3)	A finding of the court under subsection (1)(a)—	5
		(a) need not be based on a reasonable suspicion that a particular offence was committed; and	6 7
		(b) may be based on a reasonable suspicion that some offence that is a serious crime related activity was committed.	8 9 10
	'(4)	The court may not make an unexplained wealth order on an application that relates only to external serious crime related activity unless it is satisfied that no action has been taken under a law of the Commonwealth or any other place outside Queensland, including outside Australia, in relation to the proceeds of the external serious crime related activity.	11 12 13 14 15 16
	'(5)	For subsection (4), an affidavit by an appropriate officer that includes a statement that the officer has made due enquiry and is satisfied that no action has been taken under a law of the Commonwealth or any place outside Queensland, including outside Australia, against any property in relation to the proceeds of the external serious crime related activity is proof, in the absence of evidence to the contrary, of the matters contained in the affidavit.	17 18 19 20 21 22 23 24
	'(6)	The court may make the ancillary orders the court considers appropriate when it makes the unexplained wealth order or at a later time.	25 26 27
'89H	Am	nount payable under unexplained wealth order	28
	'(1)	An unexplained wealth order must state, as the amount required to be paid to the State, the value of the person's unexplained wealth.	29 30 31
	'(2)	The value of the person's unexplained wealth must be assessed by the Supreme Court under division 2	32 33

	'(3)	However, the court may reduce the amount that would otherwise be payable as assessed under division 2 if it is satisfied it is in the public interest to do so.	1 2 3
'89I	Un	explained wealth order increase if forfeiture ends etc.	4
	'(1)	This section applies if—	5
		(a) the Supreme Court makes an unexplained wealth order against a person; and	6 7
		(b) in deciding the value of the person's unexplained wealth, the court did not take into account the value of property mentioned in section 89E(2); and	8 9 10
		(c) after the unexplained wealth order is made, the forfeiture of the property, or the earlier unexplained wealth order or the tainted property substitution declaration, ends because of an appeal.	11 12 13 14
	'(2)	The State may apply to the Supreme Court for a variation of the unexplained wealth order to increase the amount payable under the order.	15 16 17
	'(3)	If the Supreme Court considers an increase appropriate, it may vary the amount payable under the unexplained wealth order.	18 19 20
'89J	No	tice of unexplained wealth order	21
	'(1)	Within 28 days after an unexplained wealth order is made, the commission or, if the application for the order was made for the State by a police officer, the commissioner of the police service must give the following persons the documents mentioned in subsection (2)—	22 23 24 25 26
		(a) all known dependants of the person against whom the order is made;	27 28
		(b) anyone else the commission or the commissioner of the police service reasonably suspects may be affected by the order.	29 30 31
	'(2)	For subsection (1), the documents are—	32

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		(a)	a copy of the unexplained wealth order; and	1
		(b)	a written notice stating that a dependant of the person against whom the order is made may apply to the Supreme Court, within 3 months after the day the order is made, for a hardship order under section 89Q.	2 3 4 5
	'(3)	of the o	quired by the court, the commission or the commissioner are police service must also give notice of the making of order to the persons the court considers appropriate, in the and within the time the court considers appropriate.	6 7 8 9
'Divi	sion	2	Assessment of value of unexplained wealth	10 11
89K	App	licat	ion of div 2	12
		'This	s division applies to property in Queensland or elsewhere.	13
89L	Ass	essn	ment for unexplained wealth order	14
	'(1)		unexplained wealth of a person is the amount mentioned bsection (2) or (3).	15 16
	'(2)	For s	subsection (1), the amount may be the amount equivalent	17 18
		(a)	the person's current or previous wealth of which the State has given evidence; less	19 20
		(b)	any of the current or previous wealth mentioned in paragraph (a) that the person proves was lawfully acquired.	21 22 23
	'(3)	amor whic	rnatively, for subsection (1), the amount may be the unt equivalent to the person's expenditure for a period of the the State has given evidence less the income for that od that the person proves was lawfully acquired.	24 25 26 27
	'(4)		subsection (2), the value of a thing included as current or ious wealth is—	28 29
		(a)	if the wealth has been disposed of, the greater of—	30

			(i)	the value when the wealth was acquired; or	1
			(ii)	the value immediately before the wealth was disposed of; or	2 3
		(b)	othe	erwise, the greater of—	4
			(i)	the value when the wealth was acquired; or	5
			(ii)	the value when the application for the unexplained wealth order was made.	6 7
	'(5)	How	ever,	the court may—	8
		(a)	wea	t, as the value of the person's current or previous lth, the value it would have had if it had been uired at the time the court decides the application;	9 10 11 12
		(b)	decl time	nout limiting paragraph (a), have regard to any line in the purchasing power of money between the ethe current or previous wealth was acquired and the ethe court decides the application.	13 14 15 16
	'(6)	In th	is sec	etion—	17
		acqu	ired	includes provided or derived.	18
'Divi	sion	3		Operation of unexplained wealth orders	19 20
'89M	Une Sta		ined	wealth order amount is debt payable to	21 22
	'(1)		plain	ant a person is ordered to pay to the State under an ed wealth order is a debt payable by the person to	23 24 25
	'(2)	mone taker	ey ord	plained wealth order may be enforced as if it were a der made by the Supreme Court in a civil proceeding the State against the person for the recovery of the ayable under the unexplained wealth order.	26 27 28 29

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89N		orcement of order against property under effective trol	1 2
	'(1)	The State may apply to the Supreme Court for an order declaring that particular property is under the effective control of a person against whom the court has made an unexplained wealth order (the <i>controlling person</i> ).	3 4 5 6
	'(2)	The commission or, if the application is made for the State by a police officer, the commissioner of the police service must give the following persons written notice of the application—	7 8 9
		(a) the controlling person;	10
		(b) anyone else the commission or the commissioner of the police service considers may have an interest in the property.	11 12 13
	'(3)	The controlling person, and anyone else who claims an interest in the property, may appear at the hearing of the application.	14 15 16
	'(4)	If the court is satisfied that the property is under the effective control of the controlling person, the court may make an order declaring that the property is available to satisfy the unexplained wealth order to the extent to which other property of the controlling person is not readily available for the purpose.	17 18 19 20 21 22
	'(5)	The unexplained wealth order may be enforced against the property to the extent stated in the declaration.	23 24
	'(6)	The court may also make a restraining order in relation to the property.	25 26
	'(7)	The absence of a person required to be given notice of the application does not prevent the court from making the order.	27 28
	'(8)	Subsection (5) does not apply to property that is the subject of a hardship order.	29 30
890	Cha	arge on property	31
	'(1)	On the making of an unexplained wealth order against a person, all the interests of the person in property are, while the	32 33

	favoi	unt payable under the order remains unpaid, charged in ur of the State to the extent necessary to secure payment e amount.	1 2 3		
'(2)	A charge created under subsection (1)—				
	(a)	is subject to every encumbrance on the property that came into existence before the charge and that would, apart from this paragraph, have priority over the charge; and	5 6 7 8		
	(b)	has priority over all other encumbrances; and	9		
	(c)	is not affected by any change of ownership of the interest charged, unless the charge stops having effect under subsection (3); and	10 11 12		
	(d)	is declared to be a statutory interest to which the <i>Personal Property Securities Act 2009</i> (Cwlth), section 73(2) applies.	13 14 15		
<b>'</b> (3)	The charge stops having effect if any of the following happens—				
	(a)	the unexplained wealth order is discharged on an appeal against the making of the order;			
	(b)	the amount payable to the State is paid;			
	(c)	the relevant person becomes bankrupt;			
	(d)	the interest charged is sold or otherwise disposed of under this Act other than—	22 23		
		(i) under a condition of a restraining order under this chapter, chapter 2A or chapter 3; or	24 25		
		(ii) by order of the Supreme Court under section 46, 93ZP or 138;	26 27		
	(e)	the interest charged is sold to a purchaser for sufficient consideration who, at the time of purchase, had no notice of the charge;			
	(f)	a hardship order is made excluding property from the operation of the charge.	31 32		

<b>'</b> (4)	If a law, whether or not a law of the State, provides for the registration of title to, interests in, or charges over, property charged under subsection (1), the public trustee or an appropriate officer may cause the charge to be registered under that law.			
'(5)	For subsection (4), it is declared that the charge may be registered under the <i>Land Act 1994</i> or the <i>Land Title Act 1994</i> over the property of the relevant person.			
'(6)	The public trustee or the appropriate officer may lodge a request with the registrar for the registration of the charge.	9 10		
'(7)	The request must be in the appropriate form.	11		
'(8)	The registrar must register the charge over the land on lodgement of—	12 13		
	(a) the request; and	14		
	(b) a certificate of the public trustee or the appropriate officer stating there is a charge over the land under this section for the amount payable under the unexplained wealth order that is unpaid.	15 16 17 18		
'(9)	As soon as practicable after the amount payable under the unexplained wealth order has been paid or the charge otherwise stops having effect under subsection (3), the public trustee or the appropriate officer must lodge a request with the registrar in the appropriate form to release the charge.	19 20 21 22 23		
'(10)	The registrar must register the release of the charge over the land.	24 25		
'(11)	In this section—	26		
	<i>relevant person</i> means the person against whom the unexplained wealth order is made.	27 28		
'89P Eff	fect of other actions on unexplained wealth order	29		
'(1)	The quashing of a conviction of a serious criminal offence in relation to the serious crime related activity that formed the basis of an unexplained wealth order does not affect the validity of the order.	30 31 32 33		

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	'(2)	order has effect before final distribution of the estate as if the	1 2 3
'Divi	sion	4 Hardship orders	4
'89Q	App	olication for hardship order	5
	'(1)	wealth order is made may apply to the Supreme Court for a	6 7 8
	'(2)	·	9 10
			11 12
			13 14
	'(3)	application for leave, the applicant must give the State and anyone else who has an interest in the property written notice	15 16 17 18
		(a) the making of the application; and	19
		application for a hardship order, a description of the property the subject of an order under section 89N(4) or a charge under section 89O that the application relates	20 21 22 23 24
		(c) the facts relied on.	25
	'(4)	-	26 27
	'(5)		28 29
	'(6)		30 31

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	'(7)	The State must be a party to the application.	1
	'(8)	Anyone else who is given notice of the application may appear at the hearing of the application.	2 3
	'(9)	If the State proposes to oppose the application, the State must give the applicant notice of intention to oppose the application.	4 5 6
	'(10)	The State must give the applicant notice of the grounds for opposing the application.	7 8
'89R	Wh	en Supreme Court may give leave for s 89Q	9
		'The Supreme Court may give leave to apply for a hardship order after the end of the period mentioned in section 89Q(2) if it is satisfied the delay in applying was not because of the applicant's neglect.	10 11 12 13
<b>'89S</b>	Mal	king of hardship order	14
		g -:	
	'(1)	The Supreme Court may, on an application under section 89Q, make an order ( <i>hardship order</i> ) excluding special property from the operation of an order under section 89N(4) or a charge under section 89O if it is satisfied—	15 16 17 18
		The Supreme Court may, on an application under section 89Q, make an order ( <i>hardship order</i> ) excluding special property from the operation of an order under section 89N(4) or a	15 16 17
		The Supreme Court may, on an application under section 89Q, make an order ( <i>hardship order</i> ) excluding special property from the operation of an order under section 89N(4) or a charge under section 89O if it is satisfied—  (a) the applicant is a dependant of the person against whom	15 16 17 18
		The Supreme Court may, on an application under section 89Q, make an order ( <i>hardship order</i> ) excluding special property from the operation of an order under section 89N(4) or a charge under section 89O if it is satisfied—  (a) the applicant is a dependant of the person against whom the unexplained wealth order was made; and  (b) the operation of the order under section 89N(4) or charge under section 89O will cause hardship to the	15 16 17 18 19 20 21 22
	'(1)	The Supreme Court may, on an application under section 89Q, make an order ( <i>hardship order</i> ) excluding special property from the operation of an order under section 89N(4) or a charge under section 89O if it is satisfied—  (a) the applicant is a dependant of the person against whom the unexplained wealth order was made; and  (b) the operation of the order under section 89N(4) or charge under section 89O will cause hardship to the dependant.  However, the court must not make a hardship order in favour of an adult dependant of the person against whom an unexplained wealth order was made unless the court is satisfied the dependant had no knowledge of the serious crime related activity which formed the basis of the unexplained	15 16 17 18 19 20 21 22 23 24 25 26 27 28

		(a)	from	property, if the last change of ownership resulted in the death of someone other than the person against om the unexplained wealth order was made; or	1 2 3
			Exam	nple—	4
			pr	operty given under a will	5
		(b)		perty that is or was the dependant's principal place of dence, if—	6 7
			(i)	the last change of ownership of the property was at least 6 years before the serious crime related activity which formed the basis of the unexplained wealth order started happening; and	8 9 10 11
			(ii)	the property was occupied by the dependant as his or her principal place of residence for a consecutive period of 2 years during the 6-year period mentioned in subparagraph (i).	12 13 14 15
89T			y not	to be disposed of during hardship order	16
	per	iod			17
	<b>per</b> '(1)	Duri	_	e hardship order period, the State must not, without of the Supreme Court—	17 18 19
	-	Duri	eave o	<u>.</u>	18
	-	Duri the l	eave o	of the Supreme Court—	18 19
	-	Duri the l	eave o	of the Supreme Court— ose of— property the subject of an order under section	18 19 20 21
	-	Duri the l	disposition (ii) (iii) auth	ose of—  property the subject of an order under section 89N(4); or  property the subject of a charge under section 89O;	18 19 20 21 22 23
	-	Duri the l (a)	eave (dispersion) (ii) (iii) auth in pa	ose of—  property the subject of an order under section 89N(4); or  property the subject of a charge under section 89O; or  orise anyone else to dispose of property mentioned	18 19 20 21 22 23 24 25
	'(1)	Durithe land (a)  (b)  In the hard	eave (dispersion) (ii) (iii) auth in parties secondship (dispersion) (	ose of—  property the subject of an order under section 89N(4); or  property the subject of a charge under section 89O; or  orise anyone else to dispose of property mentioned aragraph (a).	18 19 20 21 22 23 24 25 26
	'(1)	Durithe land (a)  (b)  In the hard	disp (i) (ii) auth in pa iis sec	ose of—  property the subject of an order under section 89N(4); or  property the subject of a charge under section 89O; or  orise anyone else to dispose of property mentioned aragraph (a).  etion—  order period means the period of 3 months starting	18 19 20 21 22 23 24 25 26 27 28

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			(ii) for property the subject of a charge under section 890—the unexplained wealth order; or	1 2
		(b)	the day on which all proceedings relating to hardship orders are finally decided.'.	3 4
Clause 41			nent of s 90 (Serious crime related activity can sis of a number of orders)	5 6
	(1)	Sect	ion 90(2) and (3), after 'assessment order'—	7
		inse	rt—	8
		or a	in unexplained wealth order'.	9
	(2)	Sect	ion 90—	10
		inse	rt—	11
	'(4)	weal	ever, a proceeds assessment order and an unexplained th order can not both be made on the basis of the same ous crime related activity of a person.	12 13 14
	'(5)	If th	e State has unsuccessfully applied—	15
		(a)	for a proceeds assessment order on the basis of a person's serious crime related activity—the State can not apply for an unexplained wealth order against the person on the basis of the same serious crime related activity; or	16 17 18 19 20
		(b)	for an unexplained wealth order on the basis of a person's serious crime related activity—the State can not apply for a proceeds assessment order against the person on the basis of the same serious crime related activity.'.	21 22 23 24 25
Clause 42	2 Ins	ertio	n of new ch 2A	26
		Afte	r chapter 2—	27
		inse	rt—	28

Chapter 2A		er 2	Serious drug offender confiscation order scheme	
'Par	t 1		Preliminary	3
93A	Ex	planat	ion of ch 2A	4
	'(1)	forfei else o convi	chapter enables proceedings to be started for the sture of particular property of, or gifts given to someone during a particular period by, a person who has been cted of a qualifying offence for which a serious drug ce certificate has been issued.	5 6 7 8 9
	'(2)	step,	to make a restraining order preventing particular erty being dealt with without the court's leave.	10 11 12
	'(3)	Also,	it allows—	13
		(a)	the person against whom a serious drug offender confiscation order is made to keep protected property; and	14 15 16
		(b)	a dependant of the person against whom a serious drug offender confiscation order is made to seek relief from the Supreme Court on the basis of hardship resulting from the order.	17 18 19 20
93B	Ар	plicati	on of ch 2A	21
	'(1)	pre-q	chapter applies in relation to a qualifying offence, or a ualifying offence, for which a person is charged after the nencement, whether the offence was committed before or the commencement.	22 23 24 25
	'(2)	In thi	s section—	26
		comn	nencement means the commencement of this section.	27

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'Par	2 Interpretation	1
'93C	Definitions for ch 2A	2
	'In this chapter—	3
	cancelled, in relation to a serious drug offence certificate, means cancelled under the <i>Penalties and Sentences Act 1992</i> , section 161K.	4 5 6
	category A offence see the Penalties and Sentences Act 1992, section 161F.	7 8
	category B offence see the Penalties and Sentences Act 1992, section 161F.	9 10
	category C offence see the Penalties and Sentences Act 1992, section 161F.	11 12
	<i>convicted</i> , of a qualifying offence or a pre-qualifying offence, means convicted of the offence within the meaning of the <i>Penalties and Sentences Act 1992</i> , section 4.	13 14 15
	effective control, of property, see section 93D.	16
	<i>issued</i> , in relation to a serious drug offence certificate, means issued under the <i>Penalties and Sentences Act 1992</i> , section 161G.	17 18 19
	pre-qualifying offence see section 93F.	20
	prescribed respondent see—	21
	(a) for part 3—section 93G; or	22
	(b) for part 4—section 93ZZ(1).	23
	protected property, of a person, see section 93E.	24
	qualifying offence see section 93F.	25
	serious drug offence certificate see the Penalties and Sentences Act 1992, section 161G.	26 27
	serious drug offender confiscation order see section 93ZY.	28

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'93D	Meaning of effective control				
	'(1)	<i>Effective control</i> , of property, has the same meaning as in section 20.	2 3		
		Note—	4		
		The definition of property is given by the <i>Acts Interpretation Act 1954</i> , section 36.	5 6		
	'(2)	For subsection (1), a reference in section 20 to chapter 2 is taken to be a reference to this chapter.	7 8		
'93E	Me	aning of <i>protected property</i>	9		
	'(1)	For this chapter, <i>protected property</i> , of a person, means property of the person of a kind mentioned in a relevant provision that would not, if the person became a bankrupt under the <i>Bankruptcy Act 1966</i> (Cwlth), be divisible amongst the person's creditors.	10 11 12 13 14		
	'(2)	A regulation may make provision for how the <i>Bankruptcy Act</i> 1966 (Cwlth), section 116(2) is to apply for the purpose of subsection (1).	15 16 17		
	'(3)	In this section—	18		
		<i>relevant provision</i> means the following provisions of the <i>Bankruptcy Act 1966</i> (Cwlth)—	19 20		
		(a) section 116(2)(b)(i);	21		
		(b) section 116(2)(ba);	22		
		(c) section 116(2)(c)(i);	23		
		(d) section 116(2)(ca);	24		
		(e) section 116(2)(g).	25		
	'(4)	For subsection (3), definition <i>relevant provision</i> , paragraph (b), section 116(2)(ba)(iii) is to be disregarded.	26 27		
'93F	Ме	aning of <i>qualifying offence</i> and <i>pre-qualifying offence</i>	28		
	'(1)	A category A offence is a qualifying offence.	29		

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'(2)	Also, a category B offence or category C offence is a <i>qualifying offence</i> if—	1 2
	(a) the offence is committed by a person within 7 years after committing the following offences ( <i>pre-qualifying offences</i> )—	3 4 5
	(i) 2 category B offences;	6
	(ii) 2 category C offences;	7
	(iii) 1 category B offence and 1 category C offence; and	8
	(b) a serious drug offence certificate is issued and has not been cancelled for each pre-qualifying offence.	9 10
'(3)	For subsection (2), if an offence has been committed over a period of time, the offence is taken to have been committed on the day the person starts committing the offence.	11 12 13
'(4)	Subsection (5) applies if—	14
	(a) an offence (a <i>relevant offence</i> ) is a qualifying offence or pre-qualifying offence on the basis of which a serious drug offender confiscation order has been made; and	15 16 17
	(b) the serious drug offender confiscation order has not been discharged under part 4, division 5.	18 19
'(5)	Despite subsections (1) and (2), the relevant offence can not be a qualifying offence or pre-qualifying offence for the purposes of a later serious drug offender confiscation order.	20 21 22
'Part 3	Restraining orders	23
<b>'Division</b>	1 Interpretation	24
'93G Def	inition for pt 3	25
	'In this part—	26

		pres	scribed respondent means a person who—	1
		(a)	is about to be, or has been, charged with the qualifying offence to which an application for a restraining order or a restraining order relates; or	
		(b)	has been convicted of a qualifying offence.	5
' <b>Div</b> i	isior	2	Making and hearing of application for restraining order	6 7
93H	Ар	plica	tion for restraining order	8
	'(1)	( <i>rest</i> prop	State may apply to the Supreme Court for an order training order) restraining any person from dealing with perty stated in the order (the restrained property) other in a stated way or in stated circumstances.	10
	'(2)	pres offe	the application is made in urgent circumstances or the scribed respondent is about to be charged with a qualifying ence, the application may be made without notice to the scribed respondent or anyone else to whom it relates.	14
	'(3)		application must be supported by an affidavit of an norised commission officer or a police officer.	17 18
	'(4)		application may relate to all or any of the following perty—	19 20
		(a)	for property of a prescribed respondent—	21
			(i) stated property; or	22
			(ii) a stated class of property; or	23
			(iii) all property; or	24
			(iv) all property other than stated property; or	25
			<ul><li>(v) all or stated property acquired after the restraining order is made;</li></ul>	26 27
		(b)	stated property, or a stated class of property, of a stated person, other than a prescribed respondent.	28 29

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	'(5)	The court may refuse to consider the applicant gives the court all the informatio about the application in the way the court r	n the court requires	1 2 3
		Example—		4
		The court may require additional information sup to be given by affidavit or statutory declaration.	pporting the application	5 6
'93I	Aff	idavit—general requirements		7
		'The affidavit of the authorised commission officer must state the following—	on officer or police	8 9
		(a) the qualifying offence on which the a	pplication is based;	10
		(b) the officer suspects the preso- committed the qualifying offence and suspicion;	cribed respondent d the reason for the	11 12 13
		(c) if the qualifying offence is a category of the pre-qualifying offences;	B offence—details	14 15
		(d) if the qualifying offence is a category	C offence—	16
		(i) details of the pre-qualifying offer	ences; and	17
		(ii) the officer suspects the pres committed the qualifying commercial purpose and the suspicion;	scribed respondent offence with a e reason for the	18 19 20 21
		(e) details of the property sought to be re-	estrained;	22
		(f) the officer suspects the property source is the property of the person mention and the reason for the suspicion.		23 24 25
'93J		rticular requirements for affidavit relat operty that is not prescribed responde		26 27
	'(1)	This section applies only if an authorofficer's or a police officer's affidavit rel someone other than the prescribed respond	ates to property of	28 29 30
	'(2)	This section is in addition to section 93I.		31

	<b>'</b> (3)	The officer's affidavit must state—	1
		(a) the officer suspects that the property is either—	2
		(i) under the prescribed respondent's effective control; or	3 4
		<ul><li>(ii) a gift given by the prescribed respondent to someone else within 6 years before the prescribed respondent was charged with the qualifying offence; and</li></ul>	5 6 7 8
		(b) the reason for the suspicion.	9
'93K	No	tice of application for restraining order	10
	'(1)	Subject to section 93L(2), the State must give the following persons notice of the application—	11 12
		(a) each person whose property is the subject of the application;	13 14
		(b) anyone else the authorised commission officer or police officer whose affidavit supports the application considers has an interest in the property.	15 16 17
		Note—	18
		Under the <i>Uniform Civil Procedure Rules 1999</i> , an application filed in a court must be served on each respondent at least 3 business days before the day set for hearing the application.	19 20 21
	'(2)	Notice given under subsection (1)(a) must be accompanied by a copy of the affidavit supporting the application.	22 23
	'(3)	Notice given under subsection (1)(b) must include a statement informing the person that if the person asks, the person will be given a copy of the affidavit supporting the application.	24 25 26
'93L	Hea	aring of application	27
	'(1)	The Supreme Court must not hear an application for a restraining order unless satisfied the person whose property is the subject of the application has received reasonable notice of the application.	28 29 30 31

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	'(2)	Despite subsection (1), the court must consider the application without notice having been given if an appropriate officer asks the court to do so.	1 2 3
	'(3)	However, the Supreme Court may, at any time before finally deciding the application, direct the State to give notice of the application to a stated person or class of persons in the way and within the time the court considers appropriate.	4 5 6 7
	'(4)	A person whose property is the subject of the application, and anyone else who claims to have an interest in the property, may appear at the hearing of the application.	8 9 10
'Divi	sion	3 Making restraining orders	11
93M	Mal	king restraining order	12
	'(1)	The Supreme Court must make a restraining order in relation to property if, after considering the application and the relevant affidavit, it is satisfied—	13 14 15
		(a) the application relates to a prescribed respondent; and	16
		(b) there are reasonable grounds for the suspicions on which the application is based.	17 18
	'(2)	However, the court may refuse to make the order if—	19
		(a) the court is satisfied in the particular circumstances it is not in the public interest to make the order; or	20 21
		(b) the State fails to give the court the undertakings the court considers appropriate for the payment of damages or costs, or both, in relation to the making and operation of the order.	22 23 24 25
	'(3)	The commission or, if the application is made by a police officer, the commissioner of the police service may give the court the undertakings the court requires.	26 27 28
	'(4)	The court may make a restraining order in relation to a prescribed respondent who is about to be charged with a qualifying offence only if the court is satisfied the prescribed	29 30 31

		respondent will be charged with the qualifying offence within the next 48 hours.	1 2
	'(5)	The making of a restraining order does not prevent the person whose property is restrained under the order from giving Legal Aid a charge over the property as a condition of an approval to give legal assistance under the Legal Aid Act in relation to—	3 4 5 6 7
		(a) a proceeding under this Act; or	8
		(b) a criminal proceeding in which the person is a defendant, including any proceeding on appeal against conviction or sentence.	9 10 11
93N	Ab	sence of risk does not prevent making of order	12
		'The Supreme Court may make a restraining order against property whether or not there is a risk of the property being dealt with in a way that would defeat the operation of this Act.	13 14 15
930	Co	nditions of restraining order	16
	'(1)	It is a condition of every restraining order that the person whose property is restrained under the order must preserve the property.	17 18 19
	'(2)	The Supreme Court may impose the other conditions the court considers appropriate, including, but not limited to, the following—	20 21 22
		(a) a condition about who is to have possession of the property;	23 24
		(b) a condition of a kind mentioned in section 93P or 93Q.	25
93P	Co	nditions about dealing with property by agreement	26
		'The Supreme Court may impose a condition authorising the commission or, if the application is made by a police officer, the commissioner of the police service to agree to—	27 28 29

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(b) the application of the property by its owner to satisfy a or part of a debt payable under another order mad	
under this Act.	
93Q Conditions about particular payments out of restrained property	8 9
'(1) The Supreme Court may impose a condition providing for a or any of the following to be paid out of the property of particular person, or a stated part of the person's property restrained under the restraining order—	a 11
(a) the person's reasonable living expenses and reasonable business expenses;	e 14 15
(b) the reasonable living expenses of any of the person dependants;	s 16 17
(c) a stated debt incurred in good faith by the person.	18
'(2) Subsection (1) is the only provision of this chapter under which provision may be made for the payment of expenses of a debt mentioned in subsection (1).	
'(3) Also, subsection (1) applies only if the court is satisfied the person can not meet the expenses or debt out of property that is not restrained under the order and the person has no source of income to meet the expenses or debt.	t 23
'(4) Further, subsection (1) does not authorise the imposition of condition providing for the payment of a person's legal expenses that are expenses payable because—	
(a) the person is a party to a proceeding under this Act; or	29
(b) the person is a defendant in a criminal proceeding including any proceeding on appeal against a convictio or sentence.	

'93R		straining order may direct public trustee to take trol of property	1 2
		'If the Supreme Court considers the circumstances require it, the court may, in a restraining order or a later order, direct the public trustee to take control of some or all of the property restrained under the order.	3 4 5 6
<b>'93S</b>	Dui	ration of restraining order	7
	'(1)	A restraining order made on an application made without notice to the person to whom it relates is in force for the period of not more than 7 days stated in the order or, if no period is stated, 7 days after it is made.	8 9 10 11
	'(2)	However, a restraining order made on the basis that the prescribed respondent is about to be charged with a qualifying offence lapses if the person is not charged with the offence or a related offence within 48 hours after the order is made.	12 13 14 15
	'(3)	Otherwise, a restraining order is in force for the period stated in the order or, if no period is stated, for 1 year after it is made.	16 17
	'(4)	This section applies subject to division 8.	18
	'(5)	In this section—	19
		<i>related offence</i> means an offence that would have been a qualifying offence when the restraining order was made.	20 21
'Div	ision	4 Making other orders	22
'93T	Sup	oreme Court may make other orders	23
	'(1)	The Supreme Court may make the other orders in relation to a restraining order the court considers appropriate, including, but not limited to, orders mentioned in sections 93V and 93W.	24 25 26
	'(2)	However, section 93V(1)(f) is the only provision of this chapter under which provision may be made for the payment of legal expenses that are expenses payable because—	27 28 29
		(a) the person is a party to a proceeding under this Act; or	30

	(b)	the person is a defendant in a criminal proceeding, including any proceeding on appeal against a conviction or sentence.	1 2 3
<b>'</b> (3)	The	court may make an order under this section—	4
	(a)	when making the restraining order or, on application, at a later time; and	5 6
	(b)	whether or not it affects a person whose property is restrained under the restraining order.	7 8
'(4)	Any of the following may apply for an order, other than an investigation order, under this section—		
	(a)	the State;	11
	(b)	the prescribed respondent;	12
	(c)	a person whose property is restrained under the restraining order;	13 14
	(d)	if the restraining order directs the public trustee to take control of the restrained property under the restraining order—the public trustee.	15 16 17
'(5)	Another person may apply for an order, other than an investigation order, under this section with the Supreme Court's leave.		18 19 20
'(6)	An applicant under subsection (4) must give notice of the making of the application to each other person who may apply under subsection (4) for an order under this section.		
'(7)	An applicant under subsection (5) must give notice of the making of the application to each person who may apply under subsection (4) for an order under this section.		24 25 26
'(8)	The	State may apply for an investigation order.	27
'(9)	The (8) t	State must give notice of an application under subsection o—	28 29
	(a)	the person to whom the order is to be directed if the order is to be made under section 93W(1)(a), (b), or (c);	30 31

		(b) the person whose property is to be seized if the order is made under section $93W(1)(d)$ .	1 2
•	'(10)	Subsections (6), (7) and (9) do not apply to an application for an order under this section made in a proceeding on an application for a restraining order that is made without notice to any person to whom it relates.	3 4 5 6
•	'(11)	Also, subsection (9) does not apply to an application for an investigation order of which notice does not have to be given because of section 93U(2).	7 8 9
93U	Hea	aring of application	10
	'(1)	The Supreme Court must not hear an application for an order under section 93T unless satisfied the person who is, or whose property is, the subject of the application has received reasonable notice of the application.	11 12 13 14
	'(2)	Despite subsection (1), the court must consider an application for an investigation order without notice having been given if the DPP asks the court to do so.	15 16 17
	'(3)	However, the Supreme Court may, at any time before finally deciding the application, direct the State to give notice of the application to a stated person or class of persons in the way, and within the time, the court considers appropriate.	18 19 20 21
	'(4)	A person who is, or whose property is, the subject of the application, and anyone else who claims to have an interest in the property, may appear at the hearing of the application.	22 23 24
93V	Adr	ministration orders Supreme Court may make	25
	'(1)	The court may make any of the following orders under section 93T—	26 27
		(a) an order varying the property restrained under the restraining order;	28 29
		(b) an order imposing additional conditions on the restraining order or varying a condition of the order;	30 31

	(c)	the	order about the performance of an undertaking for payment of damages or costs given for the raining order;	1 2 3
	(d)		ne restraining order directs the public trustee to take trol of the property, an order—	4 5
		(i)	regulating the way the public trustee may perform functions under the restraining order; or	6 7
		(ii)	deciding any question about the property, including a question affecting the liabilities of the owner of the property or the functions of the public trustee;	8 9 10
	(e)	und	order requiring a person whose property is restrained er the restraining order to do anything necessary or venient to bring the property within Queensland;	11 12 13
	(f)	resta paya	order for the payment to Legal Aid, from property rained under the restraining order, of expenses able by the person whose property is restrained ause—	14 15 16 17
		(i)	the person is a party to a proceeding under this Act; or	18 19
		(ii)	the person is a defendant in a criminal proceeding, including any proceeding on appeal against conviction or sentence.	20 21 22
'(2)	A pe (1)(e		must not contravene an order made under subsection	23 24
		imun isonr		25 26
Inv	estig	ation	n orders Supreme Court may make	27
'(1)			court may make any of the following orders under 3T (each an <i>investigation order</i> )—	28 29
	(a) an order ( <i>examination order</i> ) requiring a person whose property is restrained under the restraining order or a stated person to attend for examination on oath before the court or a court officer about the following—			

**'93W** 

	(1)	restrained under the restraining order;	2
	(ii)	the nature and location of any property of a person whose property is restrained under the restraining order;	3 4 5
(b)	spou the i befo	order (also an <i>examination order</i> ) requiring the use of a person whose property is restrained under restraining order to attend for examination on oath ore the court or a court officer about the spouse's irs, including the nature and location of property in each the spouse or the person has an interest;	6 7 8 9 10 11
(c)	the time with	order ( <i>property particulars order</i> ) directing any of following to give the commission, within a stated e, a sworn statement of particulars of, or of dealings a, any property (whether or not the restrained perty) as the court considers appropriate—	12 13 14 15 16
	(i)	a person whose property is restrained under the restraining order;	17 18
	(ii)	a person whose property the restrained property was at any time before the restraining order was made;	19 20 21
	(iii)	if the person mentioned in subparagraph (i) or (ii) is or was a corporation—an executive officer of the corporation;	22 23 24
(d)		order ( <i>property seizure order</i> ) requiring or orising a commission officer or a police officer to e property restrained under the restraining order.	25 26 27
	Note-	_	28
		the division 5, subdivision 3 for the general effect of a property izure order.	29 30
An order mentioned in subsection (1)(d) may state the powers the commission officer or police officer may exercise for giving effect to the order.			

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	'(3)	Subsection (4) applies if an examination order is made without notice of the application for the order being given to a person required to attend for examination.	1 2 3
	'(4)	The examination must not be conducted less than 7 days after the day on which the examination order is made, unless the court considers it appropriate for the examination to be conducted at an earlier time.	4 5 6 7
Divi	sion	5 Provisions about particular orders	8
Sub	divis	sion 1 Examination orders	9
93X	Cou	urt officer's power to conduct examinations	10
	'(1)	This section applies if a court officer conducts an examination under an examination order.	11 12
	'(2)	The court officer constitutes, and may exercise all the jurisdiction and powers of, the court.	13 14
	'(3)	However, the court officer may not exercise any power of the court to punish for contempt.	15 16
93Y	Tim	ne and place of examination	17
		'The examination of a person must be conducted at the time and place stated in the examination order.	18 19
93 <b>Z</b>	Exa	mination to take place in private	20
	<b>'</b> (1)	The examination must take place in private.	21
	'(2)	The court or court officer may give directions about who may be present during the examination, or during a part of it.	22 23
	'(3)	The following people are entitled to be present at the examination—	24 25
		(a) a lawyer of the person being examined;	26

	(b) an appropriate officer;	1
	(c) a commission officer;	2
	(d) a police officer;	3
	(e) a lawyer representing an appropriate officer, commission officer or police officer;	4 5
	(f) any person who is entitled to be present because of a direction under subsection (2).	6 7
'93ZA Ro	le of the examinee's lawyer	8
	'The lawyer of the person being examined may, at the times during the examination that the court or court officer decides—	9 10 11
	(a) address the court or court officer about matters on which the person has been examined; and	12 13
	(b) examine the person about matters on which the person has been examined.	14 15
'93ZB Re	cording evidence	16
'(1)	The court or court officer must ensure that, if practicable, evidence given at an examination in Queensland is recorded under the <i>Recording of Evidence Act 1962</i> or recorded in another way and authenticated by the court or court officer.	17 18 19 20
'(2)	Subsection (1) applies despite the <i>Recording of Evidence Act</i> 1962, section 5.	21 22
	Note—	23
	The <i>Recording of Evidence Act 1962</i> , section 5, requires evidence given in a legal proceeding to be recorded under that Act, subject to any direction given by the court in which, or judicial person before whom, the legal proceeding is being taken.	24 25 26 27
'(3)	The court or court officer must authenticate and sign any deposition or other recording.	28 29
'(4)	If evidence given at an examination is recorded in a deposition, it must—	30 31

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	(a)	contain, in question and answer form, the evidence of the person examined; and	1 2
	(b)	be transcribed and read over by or to the person in the court's or court officer's presence and in the presence of the parties who wish to attend; and	3 4 5
	(c)	be signed by the person, or, if the person refuses to sign the deposition, by the court or court officer for the person.	6 7 8
'(5)	exan reaso	court or court officer may impose on the person being nined the conditions (if any) that the court or court officer onably considers necessary to prevent improper disclosure e record.	9 10 11 12
93ZC Priv	/ilege	e—examination order	13
'(1)	from	erson examined under an examination order is not excused answering a question, or from producing a document or r thing, on the ground that—	14 15 16
	(a)	answering the question or producing the document may tend to incriminate the person or make the person liable to a forfeiture or penalty; or	17 18 19
	(b)	producing the document would be in breach of an obligation, whether imposed by an enactment or otherwise, of the person not to disclose the existence or contents of the document; or	20 21 22 23
	(c)	answering the question or producing the document would disclose information that is the subject of legal professional privilege.	24 25 26
'(2)	or a not a	atement or disclosure made by a person in answer to a tion asked in an examination under an examination order, document or other thing produced in the examination, is admissible against the person in any civil or criminal eeding, other than—	27 28 29 30 31
	(a)	a proceeding about the false or misleading nature of the statement or disclosure; or	32 33

	(b) a proceeding on an application under this Act; or	1
	(c) a proceeding for the enforcement of a confiscation order; or	2 3
	(d) for a document or other thing, a proceeding about a right or liability it confers.	4 5
93ZD Off	ence to contravene examination order	6
	'A person who is required to attend an examination under an examination order under this part must not—	7 8
	(a) fail to attend as required by the order, unless the person has a reasonable excuse; or	9 10
	(b) fail to attend from day to day until the conclusion of the examination, unless the person has a reasonable excuse; or	11 12 13
	(c) fail to take an oath for the purpose of the examination; or	14 15
	(d) fail to answer a question that the person is directed to answer by the court or court officer; or	16 17
	(e) make a statement in the examination that is false or misleading in a material particular.	18 19
	Maximum penalty—100 penalty units or 2 years imprisonment.	20 21
93ZE Us	e and dissemination of examination information	22
'(1)	This section applies to a statement, disclosure, document or other thing mentioned in section 93ZC(2) (examination information).	23 24 25
'(2)	The DPP or the commission may give the examination information to—	26 27
	(a) a corresponding entity to help the entity to obtain other evidence or other information ( <i>derived evidence</i> ) that may be relevant to the enforcement of a corresponding law; or	28 29 30 31

	(b) an entity of the State, another State or the Commonwealth that has a function of investigating or prosecuting offences to help the entity to obtain other evidence or other information (also <i>derived evidence</i> ) that may be relevant to the investigation or prosecution of an offence.	1 2 3 4 5 6
'(3)	The giving of examination information under subsection (2), its use to obtain derived evidence or the admissibility of the derived evidence in a proceeding, including a prosecution for an offence, is unaffected by—	7 8 9 10
	(a) the fact that the examination information was obtained because of section 93ZC and subject to section 93Z; or	11 12
	(b) any duty of confidentiality owed to the person from whom the examination information was obtained; or	13 14
	(c) the objects of this Act or the particular purpose for which the examination information was obtained.	15 16
'(4)	In this section—	17
	<i>entity</i> , of the State, another State or the Commonwealth, includes a law enforcement agency established under a law of the State, another State or the Commonwealth.	18 19 20
'Subdivis	sion 2 Property particulars orders	21
'93ZF Priv	vilege—property particulars order	22
'(1)	A person directed under a property particulars order to give a statement to the commission is not excused from giving the statement or including particulars in the statement on the ground that the statement or particulars may tend to incriminate the person or make the person liable to a forfeiture or penalty.	23 24 25 26 27 28
'(2)	If a person gives a statement to the commission under a property particulars order, the statement is not admissible against the person in any criminal proceeding other than a	29 30 31

	proceeding about the false or misleading nature of the statement.	1 2
'93ZG Off	ence to contravene property particulars order	3
	'A person directed under a property particulars order to give a statement to the commission within a stated period of time—	4 5
	(a) must comply with the direction unless the person has a reasonable excuse; and	6 7
	(b) must not make a statement that is false or misleading in a material particular.	8 9
	Maximum penalty—100 penalty units or 2 years imprisonment.	10 11
'Subdivi	sion 3 Property seizure orders	12
'93ZH If p	property seizure order directed to commission officer	13
'(1)	This section applies if the Supreme Court makes a property seizure order that is directed to a commission officer.	14 15
'(2)	The order—	16
	(a) is taken to be a search warrant issued by a Supreme Court judge under the <i>Crime and Misconduct Act 2001</i> in relation to confiscation related evidence as defined under that Act; and	17 18 19 20
	(b) is taken to authorise a commission officer to exercise search warrant powers under the <i>Crime and Misconduct Act 2001</i> , section 92, including search warrant powers mentioned in section 92(2) and (3) or stated in the order, to the extent necessary for giving effect to the order.	21 22 23 24 25
'(3)	Property seized under the order is taken to have been seized under the <i>Crime and Misconduct Act 2001</i> .	26 27
'(4)	The <i>Crime and Misconduct Act 2001</i> , section 93 applies to the order as if it were a search warrant.	28 29

	'(5)	2001 occu	sufficient compliance with the <i>Crime and Misconduct Act</i> 1, section 93(1) for the commission officer to give the pier of the place a copy of the order or, if the occupier of place is not present, to leave the copy in a conspicuous te.	1 2 3 4 5
	'(6)		Crime and Misconduct Act 2001, sections 113 and 114 do apply to property seized under the order.	6 7
93ZI	lf p	ropei	rty seizure order directed to police officer	8
	'(1)		section applies if the Supreme Court makes a property are order that is directed to a police officer.	9 10
	'(2)	The	order—	11
		(a)	is taken to be a search warrant issued by a Supreme Court judge under the <i>Police Powers and Responsibilities Act 2000</i> in relation to confiscation related evidence as defined under that Act; and	12 13 14 15
		(b)	is taken to authorise a police officer to exercise search warrant powers under the <i>Police Powers and Responsibilities Act 2000</i> , section 157, including search warrant powers mentioned in section 157(2) and (3), to the extent necessary for giving effect to the order.	16 17 18 19 20
	'(3)		erty seized under the order is taken to have been seized or the <i>Police Powers and Responsibilities Act 2000</i> .	21 22
	'(4)		Police Powers and Responsibilities Act 2000, section 158 ies to the order as if it were a search warrant.	23 24
	'(5)	Resp to gi	s sufficient compliance with the <i>Police Powers and consibilities Act 2000</i> , section 158(1) for the police officer we the occupier of the place a copy of the order or, if the pier of the place is not present, to leave the copy in a picuous place.	25 26 27 28 29
		Note-	_	30
		app	e Police Powers and Responsibilities Act 2000 provisions about plications for the return of things in the possession of the police vice generally do not apply to things seized under a property seizure ler.	31 32 33 34

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'Divis	sion	6 Notice of restraining orders and other orders	1 2
'93 <b>Z</b> J	Not	ice of restraining order and other orders	3
•	'(1)	This section applies if the Supreme Court—	4
		(a) makes a restraining order; or	5
		(b) makes another order under division 4 in relation to a restraining order.	6 7
•	'(2)	As soon as practicable after the order is made, the commission must give each person whose property is restrained under the order and anyone else who is affected by the order a copy of the order.	8 9 10 11
•	'(3)	However, the commission is not required to give a person whose property is restrained under a restraining order a copy of, or notice of, an investigation order made under section 93W(1)(a), (b) or (c) directed to another person.	12 13 14 15
•	'(4)	If the order directs the public trustee to take control of property, the commission must give the public trustee a copy of the order.	16 17 18
•	'(5)	However, if the application was made for the State by the commissioner of the police service, the commissioner of the police service—	19 20 21
		(a) must give the commission a copy of the order; and	22
		(b) must give the notice required to be given under subsection (2) or (4).	23 24
•	'(6)	A restraining order, or another order under division 4, does not stop having effect only because a person required to be given a copy of the order under subsection (2) has not been given a copy of the order.	25 26 27 28

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		Exclusion of property from restraining order  Application by prescribed respondent	
		'(1)	apply to th
'(2)	making of the facts re	ribed respondent must give written notice of the the application, the grounds for the application and elied on to the State and anyone else who has an the property.	11 12 13 14
'(3)	_	Is for the application and the facts relied on must be in the notice.	15 16
'(4)	The State n	nust be a party to the application.	17
'(5)	•	se who is given notice of the application may ne hearing of the application.	18 19
'(6)		proposes to oppose the application, the State must applicant notice of intention to oppose the .	20 21 22
'(7)		must give the applicant notice of the grounds for ne application.	23 24
'(8)	However-	-	25
	(a) the St	tate is not required to give the notice; and	26
	(b) the ap	oplication may not be heard;	27
	applicant of	PP has had a reasonable opportunity to examine the or a relevant person under an examination order, not an examination order has already been made.	28 29 30

	'(9)	In this section—	1
		<i>relevant person</i> means a person other than the applicant who, on examination under an examination order, may be able to give evidence relevant to the application.	2 3 4
'93ZL		nen Supreme Court may exclude prescribed spondent's property	5 6
	'(1)	The Supreme Court may exclude the prescribed respondent's property from the restraining order if it is satisfied it is in the public interest to amend the order in the particular circumstances.	7 8 9 10
	'(2)	The Supreme Court may require the prescribed respondent to give security satisfactory to the court to meet any liability that may be imposed on the prescribed respondent under this Act.	11 12 13
'Sub	divi	sion 2 Application by person other than prescribed respondent	14 15
'93ZN		preme Court may exclude other property from straining order	16 17
	'(1)	If the Supreme Court makes a restraining order, a person other than the prescribed respondent (the <i>applicant</i> ) whose property is restrained under the order may apply to the court to amend the order to exclude the applicant's property from the order.	18 19 20 21
	'(2)	The applicant must give written notice of the making of the application, the grounds for the application and the facts relied on to the State and anyone else who has an interest in the property.	22 23 24 25
	'(3)	The grounds for the application and the facts relied on must be stated fully in the notice.	26 27
	'(4)	The State must be a party to the application.	28
	'(5)	Anyone else who is given notice of the application may appear at the hearing of the application.	29 30

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'(6)	If the State proposes to oppose the application, the State must give the applicant notice of intention to oppose the application.	1 2 3
'(7)	The State must give the applicant notice of the grounds for opposing the application.	4 5
'(8)	However—	6
	(a) the State is not required to give the notice; and	7
	(b) the application may not be heard;	8
	until the DPP has had a reasonable opportunity to examine the applicant or a relevant person under an examination order, whether or not an examination order has already been made.	9 10 11
'(9)	In this section—	12
	<i>relevant person</i> means a person other than the applicant who, on examination under an examination order, may be able to give evidence relevant to the application.	13 14 15
'93ZN Wh	en Supreme Court may exclude applicant's property	16
<b>'93ZN Wh</b> '(1)	ten Supreme Court may exclude applicant's property  The Supreme Court may exclude the applicant's property from the restraining order if it is satisfied that the property—	16 17 18
	The Supreme Court may exclude the applicant's property	17
	The Supreme Court may exclude the applicant's property from the restraining order if it is satisfied that the property—  (a) is not under the effective control of the prescribed	17 18 19
	The Supreme Court may exclude the applicant's property from the restraining order if it is satisfied that the property—  (a) is not under the effective control of the prescribed respondent; and  (b) is not a gift that was given to the applicant by the prescribed respondent within 6 years before the prescribed respondent was charged with the qualifying	17 18 19 20 21 22 23

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<b>'Division</b>	8 Extension of restraining orders	1
93ZO Ext	ension of restraining order	2
'(1)	On the application of the State, the Supreme Court may extend the period for which a restraining order is to remain in force.	3 4 5
'(2)	The State must give notice of the application to—	6
	(a) the prescribed respondent; and	7
	(b) anyone else whose property is restrained under the restraining order; and	8 9
	(c) anyone else the applicant considers may have an interest in the restrained property.	10 11
'(3)	A person given or entitled to be given notice under subsection (2) may appear at the hearing of the application.	12 13
'Division	9 Sale of restrained property	14
93ZP Sup	preme Court may order sale of restrained property	15
'(1)	This section applies to restrained property under a restraining order only if the State applies to the Supreme Court for a serious drug offender confiscation order against the prescribed respondent and the application has not been decided.	16 17 18 19
'(2)	The State may, when applying for the serious drug offender confiscation order or at a later time, apply to the Supreme Court for an order directing the public trustee to sell all or part of the restrained property ( <i>application property</i> ).	20 21 22 23
'(3)	The State must give notice of the application to each person who has an interest in the application property.	24 25
'(4)	The Supreme Court may make the order if the court is satisfied, on evidence of the public trustee or otherwise—	26 27

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	(a)	the application property may deteriorate or lose value before the application for the serious drug offender confiscation order is decided; or	1 2 3
	(b)	the cost of controlling the application property would be more than the value of the property if it were disposed of after the making of a serious drug offender confiscation order.	4 5 6 7
'(5)	taker	proceeds of a sale under an order under this section are n to be restrained under the restraining order applying to application property.	8 9 10
Division	10	Revocation of restraining orders	11
93ZQ App	olicat	ion to revoke restraining order	12
'(1)	and	erson whose property is the subject of a restraining order who was not given notice of the application for the aining order may apply to the Supreme Court to revoke order.	13 14 15 16
'(2)	The application must be made within 28 days or, with the approval of the court, the further period of not more than 3 months, after the person is notified of the making of the restraining order.		17 18 19 20
'(3)		applicant must give the State written notice of the making e application and the grounds for the application.	21 22
'(4)		restraining order remains in force until the court revokes order or the order otherwise stops having effect.	23 24
'(5)		State may present additional material to the court relating e application to revoke the restraining order.	25 26
'(6)	restra there	r considering the application, the court may revoke the aining order if satisfied, on the facts before the court, e would be no basis for making a restraining order in ion to the property.	27 28 29 30

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93ZR Not	ice of revocation of restraining order	1
'(1)	On the revocation of a restraining order under section 93ZQ, the State must give notice of the revocation to—	2 3
	(a) each person whose property was restrained under the order, if known; and	4 5
	(b) anyone else who was affected by the order.	6
'(2)	Subsection (1) does not require the State to notify the applicant for the revocation of the restraining order of the revocation of the order.	7 8 9
'Division	Other provisions about restraining orders	10 11
93ZS Res	training order to be registered	12
'(1)	This section applies if a restraining order applies to property of a particular kind and a law, whether or not a law of the State, provides for the registration of title to, an interest in, or a charge over, property of that kind.	13 14 15 16
'(2)	On the application of the commission or the commissioner of the police service, the authority responsible for administering the law must record the particulars of the relevant restraining order in the register kept under the law.	17 18 19 20
'(3)	Subsection (2) applies even though a relevant document of title is not produced to a registrar or any other person.	21 22
'(4)	Unless the contrary is proved, a person who deals with property affected by a registered restraining order is taken to know of the restraining order.	23 24 25
'(5)	If the <i>Land Title Act 1994</i> applies to the property, the commission or the commissioner of the police service may lodge, and the registrar of titles must register, a caveat over the property under that Act.	26 27 28 29
'(6)	As soon as practicable after the restraining order stops having effect in relation to the property—	30 31

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		service must apply for cancellation of the record of the	1 2 3
			4 5
	'(7)	service lodged a caveat over the property under subsection (5), as soon as practicable after the relevant restraining order stops having effect in relation to the property, the commission or the commissioner of the police service must withdraw the	6 7 8 9 10 11
93 <b>Z</b> T	Cor	ntravention of restraining order	12
	'(1)	or makes another omission in relation to restrained property with the intention of directly or indirectly defeating the	13 14 15 16
			17 18
	'(2)	property was restrained under a restraining order and no	<b>2</b> 9 21 22
	'(3)	void unless it was either for sufficient consideration or in	23 24 25
	'(4)	motor vehicle, boat or outboard motor restrained under a restraining order that is registered under the <i>Personal Property</i>	26 27 28 29

	straining order does not prevent other action under s Act	1 2
	'A restraining order does not prevent the enforcement of any other order made under this Act against restrained property under the restraining order.	3 4 5
	ect of dismissal of particular applications on training order	6 7
'(1)	This section applies if, while a restraining order is in force—	8
	(a) the Supreme Court dismisses an application for a serious drug offender confiscation order based on the qualifying offence to which the restraining order relates; or	9 10 11 12
	(b) the charge for the qualifying offence is withdrawn or dismissed.	13 14
'(2)	The Supreme Court may—	15
	(a) if the court considers it appropriate, make an order extending the operation of the restraining order for a stated period or in stated circumstances; or	16 17 18
	(b) make another order the court considers appropriate about the operation of the restraining order.	19 20
'(3)	An order under subsection (2) may be made to take effect immediately, at a stated time, or when a stated event happens.	21 22
<b>'93ZW Au</b> t	thority under restraining order	23
	'A restraining order is sufficient authority for a person to whom the order is directed to take all steps necessary or desirable to give effect to the order.	24 25 26

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'Part 4		Serious drug offender confiscation orders	1 2
'Divisio	n 1	Interpretation	3
'93ZX De	efinitio	on for pt 4	4
	'In t	his part—	5
	pres	ecribed respondent see section 93ZZ(1).	6
'93 <b>Z</b> Y M	eaning	g of serious drug offender confiscation order	7
'(1)		erious drug offender confiscation order is an order that eits to the State—	8 9
	(a)	all property, other than protected property, of the prescribed respondent; and	10 11
	(b)	all property that was a gift given by the prescribed respondent to someone else within 6 years before the prescribed respondent was charged with the qualifying offence on which the order is based.	12 13 14 15
'(2)	acqu know reas com	pite subsection (1), property is not forfeited if it has been used by a person for sufficient consideration, without wing, and in circumstances not likely to arouse a onable suspicion, that the prescribed respondent has unitted a category A offence, category B offence or gory C offence.	16 17 18 19 20 21
'(3)	This	s section applies subject to sections 11, 93ZZC and ZF.	22 23
'(4)		this Act, the property forfeited under the order is the perty that is the subject of the order.	24 25

'Divisio	n 2	Applications for serious drug offender confiscation orders			
'93ZZ A	pplica	tion for serious drug offender confiscation order	3		
<b>'</b> (1	) This	s section applies if—	4		
	(a)	a person (the <i>prescribed respondent</i> ) is convicted of a qualifying offence; and	5 6		
	(b)	a serious drug offence certificate for the qualifying offence has been issued and has not been cancelled.	7 8		
'(2		State may apply to the Supreme Court for a serious drug nder confiscation order against the prescribed respondent.	9 10		
'(3	of t	The application must be made within 6 months after the issue of the serious drug offence certificate for the qualifying offence.			
'(4		application must not be set down for hearing less than 28 s after the filing of the application.	14 15		
'(5	a po	commission or, if the application is made for the State by blice officer, the commissioner of the police service must reasonable notice of the application to—	16 17 18		
	(a)	the prescribed respondent; and	19		
	(b)	anyone else who the commission or the commissioner of the police service reasonably suspects has an interest in the property that is likely to become the subject of the order sought.	20 21 22 23		
'(6		erson given notice under subsection (5) may appear at the ring of the application.	24 25		
'(7	appl	The absence of a person required to be given notice of the application does not prevent the Supreme Court from making a serious drug offender confiscation order.			
'(8	ovei	application must include particulars of any encumbrance property that an appropriate officer considers is likely to ome the subject of the order.	29 30 31		

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'(9)	The application must state that a response to the application may be filed under section 93ZZA.	1 2
'93ZZA Res	sponse by prescribed respondent	3
'(1)	The prescribed respondent may file a response to the application under section 93ZZ.	4 5
'(2)	The response must state—	6
	(a) details of any property the prescribed respondent believes is protected property; and	7 8
	(b) the reasons why the prescribed respondent believes the property is protected property; and	9 10
	(c) details of any public interest considerations the prescribed respondent will ask the court to take into account.	11 12 13
'(3)	The prescribed respondent must file the response in the Supreme Court and give a copy of it to the State at least 14 days before the hearing date of the application.	14 15 16
'(4)	The response must be accompanied by any affidavit the prescribed respondent intends to rely on at the hearing of the application.	17 18 19
'Division	Making and effect of serious drug offender confiscation order	20 21
'93ZZB Ma	king of serious drug offender confiscation order	22
'(1)	Subject to subsection (3), the Supreme Court must make a serious drug offender confiscation order against the prescribed respondent if the court is satisfied—	23 24 25
	(a) the prescribed respondent has been convicted of a qualifying offence for which a serious drug offence certificate has been issued and has not been cancelled; and	26 27 28 29

	after the issue of the certificate.	2				
'(2)	However, the court may refuse to make the serious drug offender confiscation order if the court is satisfied it is not in the public interest to make the order.					
'(3)	If a proceeds assessment order, unexplained wealth order or pecuniary penalty order has been made on the basis of illegal activity constituting the qualifying offence, a serious drug offender confiscation order can not be made on the basis of the qualifying offence.					
'(4)	The court may make the ancillary orders the court considers appropriate when it makes the serious drug offender confiscation order.	11 12 13				
	Example—	14				
	ancillary orders facilitating the transfer of forfeited property to the State	15				
'(5)	The serious drug offender confiscation order must contain a list of all property the court has found—	16 17				
	(a) is subject to the order and is forfeited to the State; or	18				
	(b) is protected property and is not forfeited to the State.	19				
'(6)	Subsection (5) does not limit the property that is forfeited under section 93ZZF or is protected property.	20 21				
	rticular property forfeited only if listed in serious drug ender confiscation order	22 23				
'(1)	The following property is forfeited under the serious drug offender confiscation order only if it is listed in the order—	24 25				
	(a) property of a person other than the prescribed respondent that is under the effective control of the prescribed respondent;	26 27 28				
	(b) property mentioned in section 93ZY(1)(b).	29				
'(2)	As part of an application under section 93ZZ, the State may ask the court to decide that particular property is property mentioned in subsection (1)(a) or (b).	30 31 32				

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٤	(3)	subse	ection	It is satisfied the property is property mentioned in $(1)(a)$ or $(b)$ , the court must list the property in the alg offender confiscation order.	1 2 3
٠	(4)			e property to the extent stated in the order.	4 5
				g offender confiscation order may provide of encumbrance	6 7
4	(1)	This	section	on applies if—	8
		(a)	encu	court is satisfied an encumbrancee took an imbrance over property to be forfeited under a bus drug offender confiscation order—	9 10 11
			(i)	in good faith; and	12
			(ii)	for valuable consideration; and	13
			(iii)	in the ordinary course of the encumbrancee's business; and	14 15
		(b)	dispo	State gives an undertaking to apply the proceeds of osing of the forfeited property towards discharging encumbrance.	16 17 18
٠,	(2)	•			19 20
٢,	(3)	The commission or, if the application is made by a police officer, the commissioner of the police service may give the undertaking for the State.		21 22 23	
'93 <b>ZZ</b> E	Not	tice c	of ser	ious drug offender confiscation order	24
•	(1)	order order polic	r is m r was ee serv tioned	days after a serious drug offender confiscation ade, the commission or, if the application for the made by a police officer, the commissioner of the vice must give the following persons the documents in subsection (2)—nown dependants of the person against whom the	25 26 27 28 29
		` /		r is made;	31

	(b) each person the commission or the commissioner of the police service considers may have had an interest in the property the subject of the order immediately before the property was vested in the State under section 93ZZF.	1 2 3 4		
'(2)	For subsection (1), the documents are—	5		
	(a) a copy of the serious drug offender confiscation order; and	6 7		
	(b) a written notice stating that a dependant of the person against whom the order is made may apply to the Supreme Court, within 3 months after the day the order is made, for a hardship order under section 93ZZO.	8 9 10 11		
'(3)	If required by the court, the commission or the commissioner of the police service must also give notice of the making of the order to the persons the court considers appropriate, in the way and within the time the court considers appropriate.			
'93ZZF Eff	ect of serious drug offender confiscation order	16		
'(1)	On the making of a serious drug offender confiscation order, the property the subject of the order—	17 18		
	(a) is forfeited to the State; and	19		
	(b) vests absolutely in the State.	20		
'(2)	However, the Supreme Court may exclude property that would otherwise be forfeited if the court is satisfied it is not in the public interest to include the property in the order.			
'(3)	Subsection (1)(b) is subject to the provisions of this Act under which the Supreme Court may make orders about the property vested or to be vested in the State.	24 25 26		
'(4)	The Supreme Court may give any necessary or convenient directions for giving effect to the forfeiture.	27 28		
	Example—	29		
	If the person forfeiting the property is in possession of it, the court may give directions about who is to have possession of the property.	30 31		

	orfeited property not to be disposed of during hardship ler period	1 2
'(1)	During the hardship order period, the State must not, without the leave of the Supreme Court—	3 4
	(a) dispose of property forfeited to the State under a serious drug offender confiscation order; or	5 6
	(b) authorise anyone else to dispose of the property mentioned in paragraph (a).	7 8
'(2)	This section does not limit section 213.	9
'(3)	In this section—	10
	hardship order period means the later of the following periods to end—	11 12
	(a) 3 months after the serious drug offender confiscation order is made;	13 14
	(b) the period ending when all proceedings relating to hardship orders are finally decided.	15 16
'93ZZH De	ealing with forfeited property prohibited	17
'(1)	A person who conceals property that is the subject of a serious drug offender confiscation order or does another act or makes another omission in relation to property the subject of the order with the intention of directly or indirectly defeating the operation of the order commits a crime.	18 19 20 21 22
	Maximum penalty—350 penalty units or 7 years imprisonment.	23 24
'(2)	It is a defence to a charge of an offence against subsection (1) for the person to prove that the person had no notice that the property was the subject of a serious drug offender confiscation order and no reason to suspect it was.	25 26 27 28
'(3)	A dealing with property in contravention of subsection (1) is void unless it was either for sufficient consideration or in favour of a person who acted in good faith.	29 30 31

93ZZI Eff	ect of death	1			
'(1)	If a serious drug offender confiscation order is made against a deceased, the order has effect before final distribution of the estate as if the person had died the day after the making of the order.				
'(2)	A notice authorised or required to be given under this chapter to a person who is dead is taken to have been given if it is given to the person's legal personal representative.				
'(3)	A reference in this chapter to an interest in property of a person who is dead is a reference to an interest in the property the person had immediately before death.				
'(4)	An order may be applied for and made under this chapter—	12			
	(a) in relation to a person's interest in property even if the person is dead; and	13 14			
	(b) on the basis of the previous activities of a person who is dead.	15 16			
93ZZJ Eff	ect of death of joint owner of restrained property	17			
'(1)	This section applies only if a person who is a joint owner of restrained property under a restraining order dies while the restraining order is in force.	18 19 20			
'(2)	The death of the person does not, while the order is in force, operate to vest the deceased's interest in the surviving joint owner or owners.				
'(3)	Also, the restraining order continues to apply to the interest as if the person had not died.				
'(4)	A serious drug offender confiscation order applying to the interest applies as if the order took effect immediately before the person died.				
'(5)	If a restraining order stops applying to property without a serious drug offender confiscation order being made in relation to the property, subsection (2) is taken not to have applied to the property.	29 30 31 32			

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'93ZZK Eff	ect of appeal against conviction	1
'(1)	If an appeal is started against the conviction of a person of a qualifying offence or pre-qualifying offence—	2 3
	(a) an application for a serious drug offender confiscation order may still be made under section 93ZZ; and	4 5
	(b) section 93ZZ(3) must be complied with.	6
'(2)	However, the court must adjourn the proceeding for the serious drug offender confiscation order until the appeal is decided or otherwise ends.	7 8 9
	Note—	10
	In relation to the discharge of a serious drug offender confiscation order, see division 5. In relation to consent orders, see section 256A.	11 12
	ect of amendment of serious drug offence certificate er serious drug offender confiscation order made	13 14
'(1)	This section applies if, after a serious drug offender confiscation order is made, the serious drug offence certificate for the qualifying offence or a pre-qualifying offence on which the order is based is amended under the <i>Penalties and Sentences Act 1992</i> , section 161I or 161J.	15 16 17 18 19
	Note—	20
	If the serious drug offence certificate is amended under the <i>Penalties</i> and <i>Sentences Act 1992</i> , section 161K, the serious drug offender confiscation order is discharged under division 5.	21 22 23
'(2)	The validity of the serious drug offender confiscation order is not affected.	24 25
	2A restraining order does not prevent making of ch 2 3 restraining order	26 27
'(1)	The making of a restraining order under this chapter on the basis of a person being, or about to be, charged with or convicted of a qualifying offence does not prevent the making of a restraining order under chapter 2 or chapter 3 on the basis of the illegal activity that constitutes the qualifying offence.	28 29 30 31 32

'(2)	This section does not limit section 257.	1
	estriction on orders if serious drug offender nfiscation order is applied for or made	2 3
'(1)	Subsection (3) applies if an application for a serious drug offender confiscation order against a person is dismissed, struck out or otherwise disposed of by the court without the order being made, except if the application is dismissed because the conviction of the person of the qualifying offence or a pre-qualifying offence on which the application is based is quashed on appeal.	4 5 6 7 8 9 10
'(2)	For the removal of doubt, it is declared that subsection (3) does not apply if the application is withdrawn.	11 12
'(3)	The State can not apply for another order under this Act on the basis of the illegal activity constituting the qualifying offence that was the basis of the application, other than an order under chapter 3, part 3, 4 or 7.	13 14 15 16
'(4)	If a serious drug offender confiscation order is made on the basis of the conviction of a person of a qualifying offence, no other order may be made under this Act on the basis of the illegal activity constituting the qualifying offence.	17 18 19 20
'Divisioı	n 4 Hardship orders	21
'93ZZO A	pplication for hardship order	22
'(1)	A dependant of the person against whom the serious drug offender confiscation order is made may apply to the Supreme Court for a hardship order.	23 24 25
'(2)	Unless the court gives leave under section 93ZZP, the application must be made within 3 months after the day the serious drug offender confiscation order is made.	26 27 28
'(3)	For each application under this section, including an application for leave, the applicant must give the State and	29 30

	anyone else who has an interest in the property the subject of the order written notice of—	1 2
	(a) the making of the application; and	3
	(b) the grounds for the application, including, for an application for a hardship order, a description of the property the subject of the serious drug offender confiscation order that the application relates to; and	4 5 6 7
	(c) the facts relied on.	8
'(4)	The grounds for the application and the facts relied on must be stated fully in the notice.	9 10
'(5)	The notice must be given at least 28 days before the day set for hearing the application.	11 12
'(6)	The written notice must be accompanied by any affidavit the applicant intends to rely on at the hearing of the application.	
'(7)	(7) The State must be a party to the application.	
'(8)	Anyone else who is given notice of the application may appear at the hearing of the application.	16 17
'(9)	If the State proposes to oppose the application, the State must give the applicant notice of intention to oppose the application.	18 19 20
'(10)	The State must give the applicant notice of the grounds for opposing the application.	21 22
'93ZZP Wł	nen Supreme Court may give leave for s 93ZZO	23
	'The Supreme Court may give leave to apply for a hardship order after the end of the period mentioned in section 93ZZO(2) if it is satisfied the delay in applying was not because of the applicant's neglect.	24 25 26 27
'93ZZQ Ma	aking of hardship order	28
'(1)	The Supreme Court may, on an application under section 93ZZO, make an order mentioned in section 93ZZR(1) (a	29 30

		<i>Iship order</i> ) in relation to special property if it is fied—	1 2	
	(a)	the applicant is a dependant of the person against whom the serious drug offender confiscation order was made; and	3 4 5	
	(b)	the operation of the serious drug offender confiscation order will cause hardship to the dependant.	6 7	
(2)	However, the court must not make a hardship order in favour of an adult dependant of the person against whom the serious drug offender confiscation order was made unless the court is satisfied the dependant had no knowledge of the relevant qualifying offence or a relevant pre-qualifying offence.			
(3)	In this section—			
	<i>relevant</i> , in relation to a qualifying offence or pre-qualifying offence, means the qualifying offence or a pre-qualifying offence on the basis of which the serious drug offender confiscation order was made.		14 15 16 17	
	spec	ial property means—	18	
	(a)	any property, if the last change of ownership resulted from the death of someone other than the person against whom the serious drug offender confiscation order was made; or	19 20 21 22	
		Example—	23	
		property given under a will	24	
	(b)	property that is or was the dependant's principal place of residence, if—	25 26	
		(i) the last change of ownership of the property was at least 6 years before the relevant qualifying offence was committed; and	27 28 29	
		(ii) the property was occupied by the dependant as his or her principal place of residence for a consecutive period of 2 years during the 6-year period mentioned in subparagraph (i).	30 31 32	

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'(4)	For subsection (3), if an offence has been committed over a period of time, the date of commission of the offence is the date the person started committing the offence.	1 2 3
'93ZZR Ha	rdship orders court may make	4
'(1)	Subject to subsection (2), the court may make any of the following hardship orders—	5 6
	(a) if the special property is still vested in the State—an order—	7 8
	(i) directing the State to transfer the property to the dependant; or	9 10
	(ii) directing the State to sell the property and pay an amount to the dependant from the proceeds of sale;	11 12
	(b) if the special property is no longer vested in the State—an order directing the State to pay to the dependant the value of the special property or a lesser amount.	13 14 15 16
'(2)	The court may only make a hardship order the court considers is necessary to prevent hardship to the dependant.	17 18
'(3)	If the dependant is under 18 years, the court may also make an ancillary order the court considers necessary for ensuring the proper transfer of property, or application of an amount to be paid, to the dependant.	19 20 21 22
'(4)	In this section—	23
	special property see section 93ZZQ.	24
'Division	Discharge of serious drug offender confiscation order	25 26
	rcumstances in which serious drug offender ofiscation order is discharged	27 28
	'A serious drug offender confiscation order made against a person is discharged if—	29 30

	pre-qualifying offence on which the order is based is	1 2 3
	(b) the order is discharged on appeal; or	4
	pre-qualifying offence that was a category B offence or category C offence and, following an appeal, the offence is no longer either a category B offence or a category C	5 6 7 8 9
		10 11
'(1)	This section applies if a relevant event happens.	12
'(2)	commission must give notice of the happening of the relevant event to each person the commission considers may have had an interest in the property vested in the State under the serious drug offender confiscation order immediately before it was	13 14 15 16 17 18
'(3)	give notice of the happening of the relevant event to the persons the court considers appropriate, in the way and within	19 20 21 22
'(4)	include a statement to the effect that a person who had an interest in the property immediately before the property was vested in the State may, by written notice given to the	23 24 25 26 27
'(5)	include a statement to the effect that a person who had an interest in the property immediately before the property was vested in the State may apply to the Supreme Court for an	28 29 30 31 32
'(6)	In this section—	33
	<i>relevant event</i> means an event mentioned in section 93ZZS.	34

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'93Z	ZU Re	equest for Attorney-General to return property	1
	'(1)	This section applies if a person is given a notice under section 93ZZT relating to property that is still vested in the State.	2 3
	'(2)	The person may, in writing, ask the Attorney-General to return the property to the person.	4 5
	'(3)	As soon as practicable after receiving the notice, the Attorney-General must arrange for the property to be transferred to the applicant or someone else nominated by the applicant.	6 7 8 9
	'(4)	The Attorney-General may do or authorise the doing of anything necessary or convenient to be done for the transfer.	10 11
'93Z	ZV Ap	oplication for order declaring value of property	12
	'(1)	This section applies if a person is given a notice under section 93ZZT relating to property that is no longer vested in the State.	13 14 15
	'(2)	The person may apply to the Supreme Court for an order declaring the value of the forfeited property.	16 17
	'(3)	The court must make an order declaring the value, at the time of the declaration, of the property.	18 19
	'(4)	The court may make the other orders the court considers appropriate.	20 21
	'(5)	After the court makes the order, the applicant for the order may, in writing, ask the Attorney-General for payment of the amount declared by the order to be the value of the property.	22 23 24
	'(6)	The Attorney-General must arrange for payment to the applicant, or someone else nominated by the applicant, of the amount declared by the order.'.	25 26 27
43	Am	nendment of s 118 (Affidavit—general requirements)	28
		Section 118(b), 'serious'—	29
		omit, insert—	30

Clause

[s 44]

		'major'.	1
Clause	44	Amendment of s 119 (Particular requirements for affidavit relating to relevant property that is not prescribed respondent's property)	2 3 4
		Section 119(3) and (4), 'serious'—	5
		omit, insert—	6
		'major'.	7
Clause	45	Amendment of s 125 (Conditions about dealing with property by agreement)	8
		Section 125, 'a pecuniary penalty order or a proceeds assessment order'—	10 11
		omit, insert—	12
		'another order made under this Act'.	13
Clause	46	Amendment of s 143 (Contravention of restraining order)	14
		Section 143(5)—	15
		omit.	16
Clause	47	Amendment of s 184 (Pecuniary penalty orders)	17
		(1) Section 184(1), 'serious'—	18
		omit, insert—	19
		'major'.	20
		(2) Section 184(2)—	21
		omit, insert—	22
		'(2) The value, when the pecuniary penalty order is made, of any of the following property must be deducted—	23 24
		(a) property for which a forfeiture order is made for the same conviction;	25 26

[s 48]

		(b) property forfeited under a serious drug offender confiscation order.'.	1 2
Clause	48	Amendment of s 186 (Pecuniary penalty order increase if forfeiture order discharged)	3 4
		(1) Section 186(1)(b), after 'forfeiture order'—	5
		insert—	6
		'or under a serious drug offender confiscation order'.	7
		(2) Section 186(1)(c)(i), 'against the forfeiture order'—	8
		omit.	9
Clause	49	Amendment of s 213 (Forfeited property not to be disposed of during appeal period)	10 11
		(1) Section 213(2)(a), after 'forfeiture order'—	12
		insert—	13
		'or serious drug offender confiscation order'.	14
		(2) Section 213(3), definition appeal period, after paragraph (a)—	15 16
		insert—	17
		'(aa) if the property was forfeited under a serious drug offender confiscation order made against a person—the period ending when all proceedings relating to the person's conviction of the qualifying offence and any pre-qualifying offence on which the order is based are finally decided; or'.	18 19 20 21 22 23
		(3) Section 213(3)(aa) and (b)—	24
		renumber as section 213(3)(b) and (c).	25
Clause	50	Amendment of s 214 (Disposal of forfeited property by State)	26 27
		(1) Section 214(1)—	28

[s 51]

			inse	rt—		1
			'Note	?—		2
					section 264A in relation to payments out of forfeited property equitable sharing program.'.	3 4
		(2)	Sect	ion 2	14(5), after '2'—	5
			inse	rt—		6
			or c	hapte	er 2A'.	7
lause	51	for	satis	fying	of s 219 (Public trustee may apply for order g liability because of confiscation order or rfeiture)	8 9 10
		(1)	Sect	ion 2	19(1)(a)(i), after 'order'—	11
			inse	rt—		12
			or a	seric	ous drug offender confiscation order'.	13
		(2)	Sect	ion 2	19(1)(b), 'assessment order'—	14
			omit	, inse	rt—	15
			'asse	essme	ent order, an unexplained wealth order'.	16
lause	52		endr tituti		of s 249B (Giving notice to financial	17 18
		(1)	Sect	ion 24	49B(1), from 'whether' —	19
			omit	t, inse	rt—	20
			of t	he fol	lowing—	21
			(a)		ne notice states a name in which an account is pected to be held—	22 23
				(i)	whether an account is held with the financial institution in the name of the stated person; and	24 25
				(ii)	if an account is held with the institution in that name—the account number and the balance of the account;	26 27 28
			(b)	if th	e notice states an account number—	29

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		(i)	the name in which the account is held; and	1
		(ii)	the balance of the account.'.	2
(2)	Sect	ion 24	49B(2)—	3
	omit	, inse	rt—	4
'(2)	The	notice	e must state each of the following—	5
	(a)		name of the police officer or authorised commission cer who gave the notice;	6 7
	(b)		police officer or authorised commission officer onably believes the notice is required—	8 9
		(i)	to decide whether to take any action under this Act; or	10 11
		(ii)	in relation to proceedings under this Act;	12
	(c)	the	notice is given under this section and a description of advice the financial institution is required to give er subsection (1);	13 14 15
	(d)	the f	financial institution must give the advice—	16
		(i)	in writing; and	17
		(ii)	within a stated reasonable time or, if the police officer or authorised commission officer reasonably believes there is a significant risk of imminent dissipation of funds held in an account with the institution, immediately;	18 19 20 21 22
	(e)	how and to whom the advice is to be given;		23
	(f)	a de 2491	escription of the offences under sections 249C and E.	24 25
(2A)	The notice may state any other details that may help the financial institution identify the account to which the advice relates.'.			26 27 28
(3)	Sect	ion 24	49B—	29
	inse	rt—		30

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		'(4)	The police officer or authorised commission officer must make a written record of the reasons the officer reasonably believes that giving the notice is required as mentioned in subsection (4).	1 2 3 4
		'(5)	To remove doubt, it is declared that the notice may relate to an account held in more than 1 name.'.	5 6
		(4)	Section 249B(2A) to (5)—	7
			renumber as section 249B(3) to (6).	8
Clause	53		nendment of s 249E (Financial institution must comply h a notice)	9 10
		(1)	Section 249E, penalty—	11
			omit, insert—	12
			'Maximum penalty—2500 penalty units.'.	13
		(2)	Section 249E—	14
			insert—	15
		'(2)	It is a defence to a prosecution for an offence against subsection (1) for the financial institution to prove it—	16 17
			(a) could not reasonably comply with the notice within the time stated in the notice; and	18 19
			(b) took reasonable steps to comply with the notice; and	20
			(c) gave the advice stated in the notice as soon as practicable after the financial institution was required to give the advice as stated in the notice.'.	21 22 23
Clause	54	Am	nendment of s 256A (Consent orders)	24
		(1)	Section 256A(1)—	25
			omit, insert—	26
		'(1)	Subject to subsection (2), the court may make an order in a proceeding under chapter 2, chapter 2A or chapter 3 with the consent of—	27 28 29

|--|

			(a) 1	the applicant in the proceeding; and	1
			(b) 1	the respondent in the proceeding; and	2
			i	everyone whom the court has reason to believe has an interest in the property that is the subject of the proceeding.'.	3 4 5
		(2)	Sectio	on 256A(2), after '(1)(b)'—	6
			insert-	_	7
			'or (c)	1'.	8
lause	55	Re	olacem	nent of s 257 (Restriction on functions)	9
			Sectio	on 257—	10
			omit, i	insert—	11
	<b>'257</b>	Re	strictio	on on functions	12
			may n the sa	straining order under chapter 2, chapter 2A or chapter 3 not be made to be in force at the same time in relation to me property as another restraining order under chapter pter 2A or chapter 3.'.	13 14 15 16
lause	56			ent of s 260 (Sentencing court not to have property forfeiture or pecuniary penalty)	17 18
		(1)	Sectio	on 260(a), after 'order'—	19
			insert-	<u> </u>	20
			', seri	ous drug offender confiscation order'.	21
		(2)	Sectio	on 260(b), after 'penalty order'—	22
			insert-	<u> </u>	23
			ʻ, an u	nexplained wealth order'.	24
		(3)	Sectio	on 260—	25
			insert-	_	26
			'Note—	_	27

			This section applies for deciding the sentence to be imposed on a person for a qualifying offence because the offence is a confiscation offence.'.	1 2
lause	57	Ins	ertion of new s 264A	3
			Chapter 10, part 2—	4
			insert—	5
	<b>'264</b>	A Pay	ment of amount under equitable sharing program	6
		'(1)	The Attorney-General may give a direction for the payment, under an equitable sharing program, to another participating jurisdiction of an amount—	7 8 9
			(a) out of property forfeited under this Act or the proceeds of the disposal of forfeited property; or	10 11
			(b) paid to the State under an order made under this Act.	12
		'(2)	This section does not limit section 214.	13
		'(3)	In this section—	14
			equitable sharing program means an arrangement under which the State shares with another jurisdiction a proportion of property forfeited, or an amount payable, to the State under this Act if, in the Attorney-General's opinion, the participating jurisdiction has made a significant contribution to the recovery of the property or amount, including, for example, by investigating or prosecuting the illegal activity associated with the property or amount.	15 16 17 18 19 20 21 22
			<i>participating jurisdiction</i> , for an equitable sharing program, means the Commonwealth or a State or another jurisdiction participating in the program.'.	23 24 25
lause	58	Am	nendment of s 265 (Evidentiary provision)	26
		(1)	Section 265(1)(b)(i), after '2'—	27
			insert—	28
			', chapter 2A'.	29
		(2)	Section 265(1)(c), after '3'—	30

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			insert—	1
			', or a serious drug offender confiscation order,'.	2
		(3)	Section 265(1)(c), after 'the forfeiture order'—	3
			insert—	4
			', serious drug offender confiscation order'.	5
		(4)	Section 265(1)—	6
			insert—	7
			'(d) a serious drug offence certificate.'.	8
lause	59	Ins	ertion of new ch 12, pt 4	9
			Chapter 12—	10
			insert—	11
	'Part 4 Transitional provisions for		12	
			Criminal Proceeds	13
			Confiscation (Unexplained	14
			Wealth and Serious Drug	15
			Offender Confiscation Order)	16
			Amendment Act 2012	17
	<b>'290</b>	Def	finitions for pt 4	18
			'In this part—	19
			amendment Act means the Criminal Proceeds Confiscation (Unexplained Wealth and Serious Drug Offender Confiscation Order) Amendment Act 2012.	20 21 22
			commencement means the commencement of this section.	23

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<b>'291</b>	Tra	nsitional provision for ss 28, 29 and 58A	1
		'Sections 28(4), 29 and 58A as amended by the amendment Act do not apply to an application for a restraining order or forfeiture order made before the commencement.	2 3 4
<b>'292</b>		rdship order provisions do not apply in relation to sting proceeds assessment orders etc.	5
	'(1)	This section applies if, before the commencement—	7
		(a) an application for a proceeds assessment order is made but has not been decided; or	8 9
		(b) a proceeds assessment order has been made.	10
	'(2)	The following provisions as inserted or amended by the amendment Act do not apply in relation to the application or order—	11 12 13
		(a) section 77(2);	14
		(b) section 80A;	15
		(c) chapter 2, part 5, division 4.	16
	'(3)	Section 77(2) as in force immediately before the commencement continues to apply to the application.	17 18
<b>'293</b>	Tra	nsitional provision for s 90	19
	'(1)	For section 90(4), a reference to a proceeds assessment order includes a proceeds assessment order made before the commencement.	20 21 22
	'(2)	For section 90(5), a reference to an unsuccessful application includes an application unsuccessfully made before the commencement.	23 24 25
<b>'294</b>	Tra	nsitional provision for unexplained wealth orders	26
		'An unexplained wealth order may be applied for, and made, in relation to—	27 28

s	601	

			(a)		rious crime related activity engaged in by a person ther before or after the commencement; or	1 2
			(b)	from	ous crime derived property acquired by a person a someone else whether before or after the mencement.'.	3 4 5
lause	60	Am	endr	nent	of sch 6 (Dictionary)	6
		(1)			6, definitions applicant, convicted, quash, restrained nd restraining order—	7 8
			omit	•		9
		(2)	Sche	edule	5—	10
			inse	rt—		11
			<i>'app</i>	licani	see—	12
			(a)	for 6 49; 6	chapter 2, part 3, division 7, subdivision 2—section or	13 14
			(b)		chapter 2A, part 3, division 7, subdivision section 93ZM; or	15 16
			(c)	for c	chapter 4, part 4, division 2A—section 153A.	17
				_	te form means the appropriate form under the Land or the Land Title Act 1994.	18 19
					ns a ship within the meaning of the <i>Transport</i> s (Marine Safety) Act 1994 that—	20 21
			(a)	is re	gistrable under that Act; and	22
			(b)		a unique alphanumeric identifier, of at least 14 acters, that is—	23 24
				(i)	assigned to the ship by the ship's manufacturer or under a law of a State; and	25 26
				(ii)	permanently attached to, or marked on, the hull of the ship.	27 28
			cano	elled,	for chapter 2A, see section 93C.	29
			cate	gory A	A offence, for chapter 2A, see section 93C.	30

cates	gory B offence, for chapter 2A, see section 93C.	1
cateş	gory C offence, for chapter 2A, see section 93C.	2
conv	ricted—	3
(a)	for chapter 2A—see section 93C; or	4
(b)	otherwise—in relation to a confiscation offence, means convicted of the offence within the meaning of section 106.	5 6 7
curr	ent or previous wealth see section 89E.	8
or a	endant, of a person, means a spouse or child of the person, member of the household of the person, dependent for port on the person.	9 10 11
hard	<i>Iship order</i> see—	12
(a)	for chapter 2, part 5—section 89C; or	13
(b)	for chapter 2, part 5A—section 89S; or	14
(c)	for chapter 2A—section 93ZZQ.	15
issue	ed, for chapter 2A, see section 93C.	16
moto	or vehicle, for chapter 2, chapter 2A and chapter 3—	17
(a)	means a land vehicle that moves on wheels and is propelled by a motor that is part of the vehicle; and	18 19
(b)	includes a caravan or trailer designed to be attached to, or drawn by, a motor vehicle of a type mentioned in paragraph (a); and	20 21 22
(c)	does not include the following—	23
	(i) a vehicle designed for use primarily in the mining industry;	24 25
	(ii) farm machinery;	26
	(iii) a vehicle designed for use on a railway or tramway.	27
outb	oard motor means an internal combustion engine that—	28
(a)	has a propeller and an engine number: and	29

(b)	is designed to be attached to the stern of a boat and used to propel a boat.	1 2
pre-	qualifying offence see section 93F.	3
prop	perty seizure order see—	4
(a)	for chapter 2—section 38A(1)(d); or	5
(b)	for chapter 2A—section 93W(1)(d).	6
<b>prot</b> 93E	ected property, of a person for chapter 2A, see section.	7 8
qual	lifying offence see section 93F.	9
qua	sh—	10
1	Quash, a conviction, has the meaning given in section 107.	11 12
2	However, for chapter 2A, section 107(2)(b) and (c) does not apply.	13 14
regi	strar means—	15
(a)	for registration under the <i>Land Act 1994</i> —the chief executive under that Act; or	16 17
(b)	for registration under the <i>Land Title Act 1994</i> —the registrar of titles.	18 19
resti	rained property means—	20
(a)	for chapter 2—property restrained under a restraining order under chapter 2; or	21 22
(b)	for chapter 2A—property restrained under a restraining order under chapter 2A; or	23 24
(c)	for chapter 3—property restrained under a restraining order under chapter 3; or	25 26
(d)	otherwise—property restrained under a restraining order made under chapter 2, chapter 2A or chapter 3.	27 28
resti	raining order means—	29
(a)	for chapter 2—a restraining order made under chapter 2; or	30 31

	(b)	for chapter 2A—a restraining order made under chapter 2A; or	1 2
	(c)	for chapter 3—a restraining order made under chapter 3; or	3 4
	(d)	otherwise—a restraining order made under chapter 2, chapter 2A or chapter 3.	5 6
		ous drug offence certificate see the Penalties and ences Act 1992, section 161G.	7 8
	serio	ous drug offender confiscation order see section 93ZY.	9
	unex	explained wealth see section 89L.	10
	unex	explained wealth order see section 89F.'.	11
(3)	Sche	edule 6, definition confiscation order—	12
	inse	rt—	13
	(ba)	a serious drug offender confiscation order; or	14
	(d)	an unexplained wealth order.'.	15
(4)	Sche (d)—	edule 6, definition <i>confiscation order</i> , paragraphs (ba) to	16 17
	renu	mber as paragraphs (c) to (e).	18
(5)	Sche	edule 6, definition examination order—	19
	inse	rt—	20
	(aa)	for chapter 2A—section 93W; or'.	21
(6)	Sche (b)—	edule 6, definition <i>examination order</i> , paragraphs (aa) and	22 23
	renu	mber as paragraphs (b) and (c).	24
(7)	Sche	edule 6, definition investigation order—	25
	inse	rt—	26
	(aa)	for chapter 2A—section 93W; or'.	27
(8)	Sche (b)—	edule 6, definition <i>investigation order</i> , paragraphs (aa) and	28 29
	renu	mber as paragraphs (b) and (c).	30

(9)	Schedule 6, definition prescribed respondent—	1
	insert—	2
	'(aa) for chapter 2A, part 3—section 93G; or	3
	(ab) for chapter 2A, part 4—section 93ZZ(1); or'.	4
(10)	Schedule 6, definition <i>prescribed respondent</i> , paragraphs (aa) to (e)—	5 6
	renumber as paragraphs (b) to (g).	7
(11)	Schedule 6, definition property, paragraph (b), after '2'—	8
	insert—	9
	'or 2A'.	10
(12)	Schedule 6, definition property particulars order—	11
	insert—	12
	'(aa) for chapter 2A—section 93W; or'.	13
(13)	Schedule 6, definition <i>property particulars order</i> , paragraphs (aa) and (b)—	14 15
	renumber as paragraphs (b) and (c).	16
(14)	Schedule 6, definition serious drug offence, 'serious'—	17
	omit, insert—	18
	'major'.	19
(15)	Schedule 6, definition suspects, after '2,'—	20
	insert—	21
	'2A.'.	22

[s 61]

Part 4		4	Amendment of Penalties and Sentences Act 1992	
Clause	61	Act	t amended	3
			This part amends the <i>Penalties and Sentences Act 1992</i> .	4
Clause	62	Am	nendment of s 4 (Definitions)	5
		(1)	Section 4—	6
			insert—	7
			'authorised officer, for part 9C, means the director of public prosecutions, a deputy director of public prosecutions, or a lawyer appointed to assist the director of public prosecutions in the performance of the functions of the director of public prosecutions under part 9C.	8 9 10 11 12
			category A offence see section 161F.	13
			category B offence see section 161F.	14
			category C offence see section 161F.	15
			most serious related offence see section 161G.	16
			related offences see section 161G.	17
			<i>serious drug offence</i> means a category A offence, category B offence or category C offence.	18 19
			serious drug offence certificate see section 161G.'.	20
		(2)	Section 4, definition proper officer, after 'made'—	21
			insert—	22
			'or certificate issued'.	23
Clause	63	Ins	ertion of new pt 9C	24
			After part 9B—	25
			insert—	26

[s 63]

'Part 9C			Serious drug offences	
<b>'Divisior</b>	1		Interpretation	2
			ategory A offence, category B offence and ffence	3 4
'(1)			e is a <i>category A offence</i> if the offence is against a listed in schedule 1B, part 1, column 1.	5 6
'(2)	An o	offenc	e is a <i>category B offence</i> if the offence is—	7
	(a)	agai 1; aı	nst a provision listed in schedule 1B, part 2, column and	8 9
	(b)	eithe	er—	10
		(i)	no relevant circumstance is listed in column 3; or	11
		(ii)	the relevant circumstance listed for the provision in column 3 applies in relation to the offence.	12 13
'(3)	An o	offenc	e is a <i>category C offence</i> if—	14
	(a)		offence is against a provision listed in schedule 1B, 3, column 1; and	15 16
	(b)		relevant circumstance listed for the provision in mn 3 applies in relation to the offence.	17 18
'(4)		tionec	of schedule 1B gives the headings of the provisions I in column 1 of the schedule, and is for information	19 20 21
'Divisior	2		Issue of serious drug offence certificates	22 23
'161G Iss	ue of	serio	ous drug offence certificate	24
'(1)	conv certi	ricted ficate	ourt is imposing a sentence on an offender who is of a serious drug offence, the court must issue a (a <i>serious drug offence certificate</i> ) for each serious ace of which the offender is convicted.	25 26 27 28

	Note.	s—	1
	1	For provisions about the use of serious drug offence certificates in relation to forfeiture of property, see the <i>Criminal Proceeds Confiscation Act 2002</i> , chapter 2A.	2 3 4
	2	Section 161M provides for the process to be followed by the proper officer of the court on the issue of a serious drug offence certificate.	5 6
'(2)	Sub	section (3) applies if—	7
	(a)	the court is sentencing the offender for 2 or more serious drug offences ( <i>related offences</i> ); and	8 9
	(b)	the court is satisfied on the balance of probabilities that the offences arise out of a single course of conduct.	10 11
	Exan	nple for subsection (2)—	12
	da: pro	n offender is convicted of producing a dangerous drug, possessing a negrous drug and possessing things used in connection with the oduction of a dangerous drug and the 3 offences arise from the oduction of the same dangerous drug.	13 14 15 16
'(3)	offe	pite subsection (1), the court must issue a serious drug nce certificate only for the most serious related offence of the person is convicted.	17 18 19
'(4)		subsection (3), the <i>most serious related offence</i> of which person is convicted is—	20 21
	(a)	the related offence that belongs to the highest category mentioned in schedule 1B, with category A being the highest; or	22 23 24
	(b)	if more than 1 related offence belongs to the same category mentioned in schedule 1B—the offence that was committed first.	25 26 27
'(5)	peri	subsection (4)(b), if an offence has been committed over a od of time, the date of commission of the offence is the the person started committing the offence.	28 29 30
'(6)	an a	court must hear any submission made by the offender or authorised officer about the issue of the serious drug nce certificate.	31 32 33
'(7)		ne court has made a finding of fact that the offender mitted a category C offence with a commercial purpose—	34 35

S OJI	s	631
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		(a)	the court must record this finding on the certificate; and	1		
		(b)	a sentencing judge or magistrate must sign the certificate to confirm the finding.	2 3		
	<b>'</b> (8)	This	section applies subject to section 161I.	4		
		Note-	_	5		
		Section 161I applies if a court is later sentencing the offender for a serious drug offence and the court is satisfied that the offence is a related offence in relation to an offence for which a serious drug offence certificate has already been issued. The later offence is taken to be a related offence. Instead of issuing a further serious drug offence certificate for the later offence, the court must amend the serious drug offence certificate.				
161H	Cor	ntent	of serious drug offence certificate	13		
			erious drug offence certificate must be in the approved and must state the following—	14 15		
		(a)	the name of the offender;	16		
		(b)	the serious drug offence for which the certificate is issued;	17 18		
		(c)	whether the offence was a category A offence, category B offence or category C offence;	19 20		
		(d)	the date the certificate was issued;	21		
		(e)	a list of any related offences for which the court did not issue a serious drug offence certificate under section 161G(3) or section 161I(2), in the order of seriousness of the related offences.	22 23 24 25		
1611			nent of certificate by court to include related for which offender is sentenced later	26 27		
	'(1)	This	section applies if—	28		
		(a)	a court is imposing a sentence on an offender for a serious drug offence (the <i>later offence</i> ); and	29 30		

	(b) a serious drug offence certificate has already been issued by a court for a serious drug offence (the <i>earlier offence</i> ) of which the person is convicted; and	1 2 3
	(c) the court is satisfied on the balance of probabilities the later offence would be a related offence in relation to the earlier offence if the offender had been sentenced for both offences at the same time.	4 5 6 7
'(2)	The later offence is taken to be a related offence in relation to the earlier offence and any other related offences for which a serious drug offence certificate was not issued under section 161G(3).	8 9 10 11
'(3)	The court must amend the serious drug offence certificate issued for the earlier offence—	12 13
	(a) if the later offence is the most serious related offence—so the certificate is issued for the later offence and to list the earlier offence as a related offence for which a serious drug offence certificate is not issued under subsection (2); or	14 15 16 17 18
	(b) otherwise—to list the later offence as a related offence for which a serious drug offence certificate is not issued under subsection (2).	19 20 21
'(4)	The court must hear any submission made by the offender or an authorised officer about whether the later offence is a related offence and how the serious drug offence certificate should be amended.	22 23 24 25
	endment of certificate by proper officer to correct nor error	26 27
'(1)	The proper officer of the court that issued a serious drug offence certificate may amend the certificate if the amendment is necessary to correct a minor error.	28 29 30
'(2)	The proper officer may refer the matter to the court for a decision on whether the certificate should be amended and how.	31 32 33

s 63]

	Note—	1
	Section 161M provides for the process to be followed by the proper officer of the court on the amendment of a serious drug offence certificate.	2 3 4
161K Am	endment by proper officer, or cancellation, of tificate on quashing of conviction or appeal	5 6
'(1)	This section applies if—	7
	(a) a conviction of the serious drug offence for which a serious drug offence certificate is issued is quashed; or	8 9
	(b) a category B offence or a category C offence for which a serious drug offence certificate is issued is, following an appeal, no longer either a category B offence or a category C offence.	10 11 12 13
	Example for paragraph (b)—	14
	Because of a finding made by an appeal court, a relevant circumstance mentioned in schedule 1B, column 3 no longer applies to a category B offence or category C offence.	15 16 17
'(2)	Subject to subsection (4), the serious drug offence certificate is taken to be cancelled and can not be used in a proceeding under the <i>Criminal Proceeds Confiscation Act 2002</i> .	18 19 20
'(3)	Subsection (4) applies if—	21
	(a) related offences for which a serious drug offence certificate was not issued under section 161G(3) or section 161I(2) are listed on the serious drug offence certificate; and	22 23 24 25
	(b) the offender's conviction of 1 or more of the related offences has not been quashed.	26 27
'(4)	The proper officer of the court that issued the serious drug offence certificate must, on an application by an authorised officer, amend the certificate so it is issued for the next most serious related offence for which the conviction of the offender has not been quashed.	28 29 30 31 32

		Note-	_	1
		off	ction 161M provides for the process to be followed by the proper ficer of the court on the amendment of a serious drug offence rtificate.	2 3 4
	'(5)		proper officer may refer the matter to the court for a sion on how the certificate should be amended.	5 6
<b>'161</b>	L Eff	ect o	f amendment of certificate on date of issue	7
	'(1)		s section applies if a certificate is amended under section I or section 161K.	8 9
	'(2)		certificate is taken to have been issued on the date the ificate is most recently amended.	10 11
<b>'161</b>	M Pro	ocess	s for issuing or amending certificate	12
	'(1)	issu ame	s section applies if a court, or the proper officer of a court, es a serious drug offence certificate under section 161G or nds a serious drug offence certificate under section 161I, J or 161K.	13 14 15 16
	'(2)	The	proper officer must as soon as reasonably practicable—	17
		(a)	place a copy of the issued or amended certificate on the court file; and	18 19
		(b)	give a copy of the issued or amended certificate to the offender; and	20 21
		(c)	give 2 copies of the issued or amended certificate to the director of public prosecutions.	22 23
	'(3)	issu	director of public prosecutions must give 1 copy of the ed or amended certificate to the Crime and Misconduct mission.	24 25 26
	'(4)		opy of a certificate required to be given under subsection or (3) may be given electronically.'.	27 28
64	Ins	ertio	n of new pt 14, div 5	29
		Part	14—	30

Clause

s 65]

		insert—	1
	'Division	Transitional provision for Criminal Proceeds Confiscation (Unexplained Wealth and Serious Drug Offender Confiscation Order) Amendment Act 2012	2 3 4 5 6
		trospective application of pt 9C in particular cumstances	7 8
	'(1)	Part 9C applies in relation to a serious drug offence if the offender is charged with the offence on or after the commencement, regardless of whether the offence was committed before or after the commencement.	9 10 11 12
	'(2)	In this section—	13
		commencement means the commencement of this section.'.	14
lause	65 Ins	ertion of new sch 1B	15
		After schedule 1A—	16
		insert—	17
	<b>'Sched</b> l	ule 1B Serious drug offences	18
		section 161F	19
	'Drugs	Misuse Act 1986	20
	'Part 1	Category A offences	21
	Column 1	Column 2	
	Section	Section heading	
	5	Trafficking in dangerous drugs	

1

[s 65]

## 'Part 2 Category B offences

Column 1 Section	Column 2 Section heading	Column 3 Relevant circumstance
6(1)	Supplying dangerous drugs	The quantity of the dangerous drug is of or exceeds the quantity specified in the <i>Drugs Misuse Regulation 1987</i> , schedule 3 in respect of that drug.
7	Receiving or possessing property obtained from trafficking or supplying	
8	Producing dangerous drugs	The circumstances mentioned in paragraph (a), (b), (c) or (d) of the penalty apply.
10B	Possession of a prohibited combination of items	

Page 108

**Category C offences** 

'Part 3

Clause

Clause 67

[s 66]

1

Column 1	Column 2	Column 3	
Section	Section heading	Relevant circumstance	
8	Producing dangerous drugs	The circumstances mentioned in paragraph (e) of the penalty apply and the court has made a finding of fact that the offender committed the offence with a commercial purpose.	
		Note—	
		See the <i>Evidence Act 1977</i> , section 132C.	
9	Possessing dangerous drugs	The circumstances mentioned in paragraph (a), (b) or (c) of the penalty apply and the court has made a finding of fact that the offender committed the offence with a commercial purpose.	
		Note—	
		See the <i>Evidence Act 1977</i> , section 132C.'.	
Part 5	Amendr	ment of Police Powers	2
	and Res	sponsibilities Act 2000	3
66 Act	amended		4
	*	olice Powers and Responsibilities Act	5
	2000.		6

Amendment of s 150 (Search warrant application)

Section 150(1)(b)—

(1)

7

8

[s 68]

		omit	, inse	rt—		1
		'(b)		obtain lence;	evidence that may be confiscation related or'.	2 3
	(2)	Sect	ion 1:	50(5)(	b)—	4
		omit	, inse	rt—		5
		'(b)	code	e abo	aformation required under the responsibilities out any search warrants issued within the rear in relation to—	6 7 8
			(i)	evide	an application relating to SDOCO related ence—the person convicted of the qualifying ace to which the application relates; or	9 10 11
			(ii)	for a	nother application—	12
				(A)	the place or a person suspected of being involved in the commission of the offence or suspected offence to which the application relates; or	13 14 15 16
				(B)	the confiscation related activity to which the application relates.'.	17 18
Clause 68	Am	nendn	nent	of s	180 (Production notices)	19
	(1)	Sect	ion 1	80(1)-	_	20
		inse	rt—			21
		'(c)	SDO	OCO r	elated evidence.'.	22
	(2)	Sect	ion 1	80(3)(	b)—	23
		omit	, inse	rt—		24
		'(b)	code	e abo	aformation required under the responsibilities at any production notices issued within the vear in relation to—	25 26 27
			(i)	evide	an application relating to SDOCO related ence—the person convicted of the qualifying nee to which the application relates; or	28 29 30

_	_
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15	nyı

		being inv suspected	er application—the person suspected of olved in the commission of the offence or offence or confiscation related activity to exapplication relates.'.	1 2 3 4
Clause	69	Amendment of s 190 (	Making of production orders)	5
		Section 190(4)(b) af	ter '82'—	6
		insert—		7
		'or 89L'.		8
Clause	70	Amendment of s 351 (	Definitions for div 1)	9
		Section 351, defini from 'for the'—	tion relevant proceeding, paragraph (f),	10 11
		omit, insert—		12
		'for—		13
		or for a wealth o connection	scation, forfeiture or restraint of property pecuniary penalty order, an unexplained order or a proceeds assessment order in on with a serious crime related activity as ander that Act; or	14 15 16 17 18
		(ii) a serious	drug offender confiscation order; or	19
		(iii) a special	forfeiture order;'.	20
Clause	71	Insertion of new ch 24	l, pt 14	21
		Chapter 24—		22
		insert—		23

[s 72]

'Pa	rt 1 <i>4</i>	•	Transitional provision for Criminal Proceeds Confiscation (Unexplained Wealth and Serious Drug Offender Confiscation Order) Amendment Act 2012	1 2 3 4 5 6
'877			tion of amendments about confiscation related e etc.	7 8
	'(1)	This	s section applies if, before the commencement—	9
		(a)	an application for a relevant order is made but has not been decided; or	10 11
		(b)	a relevant order has been made.	12
	'(2)		s Act, as in force immediately before the commencement, tinues to apply in relation to the application or order.	13 14
	'(3)	In th	nis section—	15
		com	<i>mencement</i> means the commencement of this section.	16
		rele	vant order means—	17
		(a)	a search warrant under section 150; or	18
		(b)	a production notice under section 181; or	19
		(c)	a production order under section 192.'.	20
72			ment of sch 3 (Relevant offences for chapter 13 ure of information provisions)	21 22
		Scho 2002	edule 3, entry for Criminal Proceeds Confiscation Act 2—	23 24
		inse	rt—	25
		<b>'•</b>	section 93ZD (Offence to contravene examination order)'.	26 27

Clause

0	721
0	701

Clause	73	Am	endment	of sc	h 6 (Dictionary)	1
		(1)	Schedule related ev		finitions confiscation order and confiscation	2 3
			omit.			4
		(2)	Schedule	6—		5
			insert—			6
					<i>rder</i> means a confiscation order or special under the Confiscation Act.	7 8
			confiscati	ion rel	lated evidence—	9
			of a som orde	an act ething er may	con related evidence means a thing or evidence civity that may be or provide evidence of g for which a proceeding for a confiscation be started under the Confiscation Act, chapter 3 or chapter 4 and includes—	10 11 12 13 14
			(a)		ng in which a person has an interest that is us crime derived property; and	15 16
			(b)	illega susp	ng in which a person has an interest that is ally acquired property of a person reasonably ected of having engaged in a serious crime ed activity; and	17 18 19 20
			(c)	evide	ence of a serious crime related activity; and	21
			(d)	susp	ence of illegal activity of a person reasonably ected of having engaged in a serious crime ed activity; and	22 23 24
			(e)	evide	ence of a contract—	25
				(i)	about a depiction of a confiscation offence or alleged confiscation offence; and	26 27
				(ii)	from which a person convicted of the offence, or someone else for that person, derives benefits; and	28 29 30
			(f)	evide	ence of a contract_	21

[s 73]

		(i)	about the expression of thoughts, opinions or emotions about a confiscation offence of a person who has been convicted of the offence; and	1 2 3 4
		(ii)	from which that person, or someone else for that person, derives benefits; and	5 6
	(g)		erty that is restrained under a restraining order or the Confiscation Act.	7 8
	2 The	e term	also includes SDOCO related evidence.	9
	qualifyin	g offer	nce see the Confiscation Act, section 93F.	10
	may be	subject procee	d evidence means evidence of property that to forfeiture under a confiscation order for eding may be started under the Confiscation a.'.	11 12 13 14
(3)	Schedule 'Act'—	6, d	efinition confiscation related activity, after	15 16
	insert—			17
	other tha	an chai	oter 2A'.	18

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