

Queensland

Criminal Law (Child Exploitation and Dangerous Drugs) Amendment Bill 2012



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Criminal Law (Child Exploitation and Dangerous Drugs) Amendment Bill 2012

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for

An Act to amend the Commission for Children and Young People and Child Guardian Act 2000, the Criminal Code, the Disability Services Act 2006, the Drugs Misuse Act 1986, the Drugs Misuse Regulation 1987 and the Evidence Act 1977, and to make minor and consequential amendments of other Acts as stated in the schedule, for particular purposes

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The Pa	rliament of Queensland enacts—	1
Part	1 Preliminary	2
1	This Act may be cited as the Criminal Law (C	
Part		- 0
2		9 pung 10 11 12 13
	that information about a person is investigative information) (1) Section 305(1)(a), (3)(a) and (4), after 'schedule 6'— insert— 'or 6A'. (2) Section 305(3), 'schedule 6 offence'— omit, insert—	e 14 15 16 17 18 19 20 21 22
	Part 2	This Act may be cited as the Criminal Law (CExploitation and Dangerous Drugs) Amendment Act 2012 Part 2 Amendment of Commission of Children and Young People at Child Guardian Act 2000 2 Act amended This part amends the Commission for Children and Yourge People and Child Guardian Act 2000. Note— See also the amendments in the schedule. 3 Amendment of s 305 (Police commissioner may decide that information about a person is investigative information) (1) Section 305(1)(a), (3)(a) and (4), after 'schedule 6'— insert— 'or 6A'. (2) Section 305(3), 'schedule 6 offence'—

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		(3)	Section 305 omit, insert-	5(3), note, 'schedule 6'—	1 2
			'schedules (3
lause	4	Inse	ertion of ne	ew ch 11, pt 16	4
			Chapter 11-	_	5
			insert—		6
	'Part	16		Transitional provisions for Criminal Law (Child Exploitation and Dangerous Drugs) Amendment Act 2012	7 8 9 10
	'Divis	ion	1	Interpretation	11
	'510	Def	initions for	pt 16	12
			'In this part	:	13
				ct means this Act as amended by the Criminal Law loitation and Dangerous Drugs) Amendment Act	14 15 16
			commencen	ment means the commencement of this section.	17
			person only	dified person means a person who is a disqualified y because the person has been convicted or is f a new disqualifying offence.	18 19 20
			disqualifyin	alifying offence means an offence that is a neg offence under this Act but was not a neg offence under this Act immediately before the ment.	21 22 23 24
			relevant disconvicted o	nt disqualified person means a person who is a qualified person only because the person has been or is convicted of a new disqualifying offence for apprisonment order has been or is imposed.	25 26 27 28

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		unde	serious offence means an offence that is a serious offence er this Act but was not a serious offence under this Act ediately before the commencement.	1 2 3
Div	ision	2	Eligibility applications and eligibility declarations	4 5
511	Exi	sting	eligibility application	6
	'(1)	This	section applies if—	7
		(a)	before the commencement a person had made an eligibility application to the commissioner under section 178; and	8 9 10
		(b)	immediately before the commencement the person's eligibility application had not been decided or withdrawn.	11 12 13
	'(2)		he commencement the commissioner must decide the ication under the amended Act.	14 15
		Note-	_	16
		per	e commissioner may issue an eligibility declaration to a person if the rson has been convicted of a disqualifying offence and is not a revant disqualified person. See section 180(1).	17 18 19
512			eligibility declaration for new relevant fied person	20 21
	'(1)	This	section applies to a person if—	22
		(a)	before the commencement the commissioner had issued, or was taken to have issued, the person an eligibility declaration; and	23 24 25
		(b)	immediately before the commencement the person's eligibility declaration had not expired; and	26 27
		(c)	at the commencement the person is a new relevant disqualified person.	28 29

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	'(2)			mencement the person's eligibility declaration is e expired.	1 2	
		Note-	_		3	
		If t	ne person	also holds a positive notice, see section 519.	4	
ʻ513	Current eligibility declaration for person charged with new disqualifying offence or convicted of new serious offence					
	'(1)	This	section	applies to a person if—	8	
		(a)	or was	the commencement the commissioner had issued, staken to have issued, the person an eligibility ation; and	9 10 11	
		(b)		liately before the commencement the person's lity declaration had not expired; and	12 13	
		(c)	the per	rson—	14	
			` /	vas convicted of a new serious offence before the ommencement; or	15 16	
				charged with a new disqualifying offence at the ommencement.	17 18	
	'(2)	At th	e comm	nencement—	19	
		(a)		nended Act applies to the person's eligibility ation; and	20 21	
		(b)	-	rson's eligibility declaration is taken to have been on the commencement.	22 23	
	'(3)	decise and under	t is the truth that that the document that the d	commencement the commissioner is to make a der chapter 8, part 4, division 9 about the person, first time the commissioner is to make a decision division after the commencement, section bes not apply to the commissioner making the	24 25 26 27 28 29	
'514	Oth	ner el	gibility	v declarations	30	
	'(1)		•	applies to a person if—	31	

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		(a)	before the commencement the commissioner had issued, or was taken to have issued, the person an eligibility declaration; and	1 2 3
		(b)	immediately before the commencement the person's eligibility declaration had not expired; and	4 5
		(c)	at the commencement section 512 or 513 does not apply.	6
	'(2)		the commencement the amended Act applies to the on's eligibility declaration.	7 8
ʻ515			application for reversal of decision refusing pility declaration	9 10
	' (1)	This	section applies if—	11
		(a)	before the commencement a person had made an application under section 186(2) to the commissioner; and	12 13 14
		(b)	immediately before the commencement the application had not been decided.	15 16
	'(2)		the commencement the amended Act applies and the missioner may decide the application under the amended	17 18 19
'Divi	sion	3	Prescribed notice applications and	20
			prescribed notices	21
ʻ516	Exis	sting quali	prescribed notice application by new relevant fied person	22 23
	' (1)	This	section applies if—	24
		(a)	before the commencement a prescribed notice application had been made about a person; and	25 26
		(b)	immediately before the commencement the application had not been decided or withdrawn; and	27 28

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		(c)	at the commencement the person is a new relevant disqualified person.	1 2
	'(2)	The	person's application is taken to be withdrawn.	3
	'(3)		commissioner must give written notice about the drawal of the application to—	4 5
		(a)	the person; and	6
		(b)	each notifiable person for the person; and	7
		(c)	if the person is the director of a school's governing board—the accreditation board.	8 9
ʻ517	cha dis	rged	prescribed notice application if person with new disqualifying offence or is new fied person but not new relevant disqualified	10 11 12 13
	'(1)	This	section applies if—	14
		(a)	before the commencement a prescribed notice application had been made about a person; and	15 16
		(b)	immediately before the commencement the application had not been decided or withdrawn; and	17 18
		(c)	at the commencement the person—	19
			(i) is charged with a new disqualifying offence; or	20
			(ii) is a new disqualified person but not a new relevant disqualified person.	21 22
		Note-	_	23
		If a	person holds a positive notice, see also sections 520 and 521.	24
	'(2)	Subs	section (3) applies if—	25
		(a)	at the commencement the person is charged with a new disqualifying offence; or	26 27
		(b)	at the commencement the person is a new disqualified person but not a new relevant disqualified person and, at the time of making the application—	28 29 30

		(i)	was not issued, or not taken to have been issued, an eligibility declaration; and	1 2
		(ii)	did not hold a positive notice.	3
'(3)	At th	ne cor	mmencement—	4
	(a)	the a	application is taken to be withdrawn; and	5
	(b)		commissioner must give written notice about the adrawal of the application to—	6 7
		(i)	the person; and	8
		(ii)	each notifiable person for the person; and	9
		(iii)	if the person is the director of a school's governing board—the accreditation board.	10 11
	Note-	_		12
			on charged with a new disqualifying offence also holds a notice, see also sections 521 and 240.	13 14
'(4)	pers	on bu	n (5) applies if the person is a new disqualified at not a new relevant disqualified person and at the aking the application the person—	15 16 17
	(a)		not issued, or not taken to have been issued, an ibility declaration; and	18 19
	(b)	held	a positive notice that was not suspended.	20
'(5)	At tl	ne cor	mmencement—	21
	(a)		person is taken to have been issued an eligibility aration other than for section 223(1)(b); and	22 23
	(b)		commissioner must decide the application under the ended Act.	24 25
'(6)	the com	vant d perso mencer the	rson is a new disqualified person but not a new isqualified person and, at the time of the application on was issued an eligibility declaration, at the ement the commissioner must decide the application amended Act but section 223(1)(b) does not apply missioner making the decision.	26 27 28 29 30 31

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	'(7)	comi	subsections (3) and (6), if before the commencement the missioner had under section 236 cancelled a negative ce issued to the person, on the commencement section (1)(a) does not apply to the commissioner making the sion.	1 2 3 4 5
518	Oth	ner ex	xisting prescribed notice applications	6
	'(1)	This	section applies if—	7
		(a)	before the commencement a prescribed notice application had been made about a person; and	8 9
		(b)	immediately before the commencement the application had not been decided or withdrawn; and	10 11
		(c)	section 516 or 517 does not apply.	12
	'(2)		he commencement the commissioner must decide the ication under the amended Act.	13 14
519		rrent son	positive notice for new relevant disqualified	15 16
	'(1)	Th:		
		Tms	section applies if—	17
		(a)	section applies if— before the commencement a person held a positive notice; and	17 18 19
			before the commencement a person held a positive	18
		(a)	before the commencement a person held a positive notice; and immediately before the commencement the notice was	18 19 20
	'(2)	(a) (b) (c) At the common term of the common term o	before the commencement a person held a positive notice; and immediately before the commencement the notice was current; and at the commencement the person is a new relevant	18 19 20 21 22
	'(2)	(a) (b) (c) At the common term of the common term o	before the commencement a person held a positive notice; and immediately before the commencement the notice was current; and at the commencement the person is a new relevant disqualified person. The commencement the amended Act applies and the missioner must cancel the person's positive notice and titute a negative notice under section 239.	18 19 20 21 22 23 24 25

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	(3)	Also, if the positive notice is suspended under section 240 or 242 at the commencement, any application for the cancellation of the suspension under section 241 or 243 that has not been decided or withdrawn at the commencement is taken to have been withdrawn.	1 2 3 4 5
'520		rrent positive notice for new disqualified person er than new relevant disqualified person	6
	'(1)	This section applies if—	8
		(a) before the commencement a person held a positive notice; and	9 10
		(b) immediately before the commencement the notice was current; and	11 12
		(c) at the commencement the person is a new disqualified person but not a new relevant disqualified person.	13 14
	'(2)	If, at the commencement, the person's positive notice is suspended under section 240 or 242, the amended Act applies in relation to the positive notice.	15 16 17
	'(3)	If, at the commencement, the person is not issued, or not taken to have been issued, an eligibility declaration and the person's positive notice is not suspended under section 240 or 242—	18 19 20
		(a) the person is taken to have been issued an eligibility declaration under section 180; and	21 22
		(b) the amended Act applies in relation to the positive notice.	23 24
	'(4)	If, at the commencement, the person is issued, or taken to have been issued, an eligibility declaration and the person's positive notice is not suspended under section 240 or 242, the amended Act applies in relation to the person's positive notice.	25 26 27 28 29
	'(5)	If, after the commencement the commissioner is to make a decision under chapter 8, part 4, division 9 about a person to whom this section applies, and it is the first time the commissioner is to make a decision under that division after	30 31 32 33

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		the commencement, section 223(1)(b) does not apply to the commissioner making the decision.	1 2
'521	Oth	er current positive notices	3
	'(1)	This section applies if—	4
		(a) before the commencement a person held a positive notice; and	5 6
		(b) immediately before the commencement the positive notice was current; and	7 8
		(c) section 519 or 520 does not apply.	9
	'(2)	The amended Act applies to the person's positive notice.	10
'Div	isior	4 Exemption notice applications and exemption notices	11 12
'522		sting exemption notice application by new relevant qualified person	13 14
	'(1)	This section applies if—	15
		(a) before the commencement an exemption notice application was made about a person; and	16 17
		(b) immediately before the commencement the application had not been decided or withdrawn; and	18 19
		(c) at the commencement the person is a new relevant disqualified person.	20 21
	'(2)	The commissioner must decide the application under the amended Act.	22 23
		Note—	24
		See sections 285 and 224.	25

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'523	cha dis	sting exemption notice application if person arged with new disqualifying offence or is new qualified reson but not new relevant disqualified reson	1 2 3 4
	'(1)	This section applies if—	5
		(a) before the commencement an exemption notice application was made about a person; and	6 7
		(b) immediately before the commencement the application had not been decided or withdrawn; and	8 9
		(c) at the commencement the person—	10
		(i) is charged with a new disqualifying offence; or	11
		(ii) is a new disqualified person but not a new relevant disqualified person.	12 13
	'(2)	At the commencement the commissioner must decide the application under the amended Act.	14 15
	'(3)	However, if before the commencement the commissioner had under section 294 cancelled a negative exemption notice issued to the person, on the commencement section 223(1)(a) does not apply to the commissioner making the decision.	16 17 18 19
	'(4)	Also, the commissioner may only act under section 283 or 284 if the commissioner has acted under section 286 or 287 after the commencement.	20 21 22
'524	Oth	ner existing exemption notice applications	23
	'(1)	This section applies if—	24
		(a) before the commencement an exemption notice application was made about a person; and	25 26
		(b) immediately before the commencement the application had not been decided or withdrawn; and	27 28
		(c) section 522 or 523 does not apply.	29
	'(2)	At the commencement the commissioner must decide the application under the amended Act.	30 31

	'(3)	Also, the commissioner may only act under section 283 or 284 if the commissioner has acted under section 286 or 287 after the commencement.	1 2 3
'525		rrent positive exemption notice for new relevant qualified person	4 5
	'(1)	This section applies if—	6
		(a) before the commencement a person held a positive exemption notice; and	7 8
		(b) immediately before the commencement the notice was current; and	9 10
		(c) at the commencement the person is a new relevant disqualified person.	11 12
	'(2)	At the commencement the amended Act applies and the commissioner must cancel the person's positive exemption notice and substitute a negative exemption notice under section 297.	13 14 15 16
		Note—	17
		Under section 304, a person must return their cancelled positive exemption notice to the commissioner.	18 19
	'(3)	Also, if the positive exemption notice is suspended under section 298 at the commencement, any application for the cancellation of the suspension under section 299 that has not been decided or withdrawn at the commencement is taken to have been withdrawn.	20 21 22 23 24
'526		rrent positive exemption notice for person other new relevant disqualified person	25 26
	'(1)	This section applies if—	27
		(a) before the commencement a person held a positive exemption notice; and	28 29
		(b) immediately before the commencement the notice was current; and	30 31

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		(c)	at the commencement the person is not a new relevant disqualified person.	1 2
	'(2)		the commencement the amended Act applies to the tive exemption notice.	3 4
'Div	ision	ı 5	Existing applications for cancellation or ending suspension of prescribed notices and exemption notices	5 6 7 8
'527	Exi	sting	application to cancel negative notice	9
	'(1)	This	section applies if—	10
		(a)	before the commencement a person had applied to the commissioner to cancel the person's negative notice under section 236; and	11 12 13
		(b)	immediately before the commencement, the application had not been decided.	14 15
	'(2)	At th	ne commencement—	16
		(a)	if the person is a new relevant disqualified person—	17
			(i) the application is taken to be withdrawn; and	18
			(ii) the commissioner must give written notice about the withdrawal of the application to the person; or	19 20
		(b)	if the person is not a new relevant disqualified person—the commissioner must decide the application under the amended Act.	21 22 23
'528	Exi not	sting	application to cancel negative exemption	24 25
	'(1)	This	section applies if—	26
		(a)	before the commencement a person had applied to the commissioner to cancel the person's negative exemption notice under section 294; and	27 28 29

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		(b)	immediately before the commencement, the application had not been decided.	1 2
	'(2)	At th	ne commencement—	3
		(a)	if the person is a new relevant disqualified person—	4
			(i) the application is taken to be withdrawn; and	5
			(ii) the commissioner must give written notice about the withdrawal of the application to the person; or	6 7
		(b)	if the person is not a new relevant disqualified person—the commissioner must decide the application under the amended Act.	8 9 10
'529	not		application to end suspension of positive or person other than new relevant disqualified	11 12 13
	'(1)	This	section applies if—	14
		(a)	before the commencement a person had applied to the commissioner to cancel the person's suspended positive notice under section 241 or 243; and	15 16 17
		(b)	immediately before the commencement the application had not been decided; and	18 19
		(c)	at the commencement the person is not a new relevant disqualified person.	20 21
	'(2)		he commencement the commissioner must decide the ication under the amended Act.	22 23
'530	exe	mpti	application to end suspension of positive on notice for person other than new relevant fied person	24 25 26
	'(1)	This	section applies if—	27
		(a)	before the commencement a person had applied to the commissioner to cancel the person's suspended positive exemption notice under section 299; and	28 29 30

		-	Exploitation and Dangerous Drugs) Amendment Bill 2012 If Commission for Children and Young People and Child Guardian Act	
		(b)	immediately before the commencement the application had not been decided; and	1 2
		(c)	at the commencement the person is not a new relevant disqualified person.	3
	'(2)		the commencement the commissioner must decide the lication under the amended Act.	5 6
'Div	ision	6	Reviews and appeals	7
'531		decid sons	ded reviews and appeals by new disqualified	8
	'(1)	This	s section applies if—	10
		(a)	before the commencement, a person—	11
			(i) applied, under section 354, for a review of a chapter 8 reviewable decision; or	12 13

the application or appeal has not been decided; and

the person is a new disqualified person.

The application or appeal, and any proceeding in relation to

contrary to a direction of the Court of Appeal.

Review of chapter 8 reviewable decision about new

if a proceeding in relation to the application or appeal is

otherwise—by QCAT, even if the dismissal would be

the application or appeal, must be dismissed—

before a court—by the court; or

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decision; and

at the commencement—

(b)

(a)

(b)

disqualified person

'(1) This section applies if—

(2)

'532

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		(a)	before the commencement—	1
			(i) the commissioner makes a chapter 8 reviewable decision about a person; and	2 3
			(ii) the person has not applied for a review of the decision under section 354; and	4 5
		(b)	the person is a new disqualified person at the commencement.	6 7
	'(2)	At th	he commencement, the amended Act applies.	8
		Note-	_	9
			nder section 354, only a person who is not a disqualified person may ply for a review of a chapter 8 reviewable decision.	10 11
533			by new disqualified person against decision Γ on review of chapter 8 reviewable decision	12 13
	'(1)	This	s section applies if—	14
		(a)	before the commencement, a person may appeal under the QCAT Act against a decision of QCAT relating to a chapter 8 reviewable decision; and	15 16 17
		(b)	at the commencement—	18
			(i) the time within which the person may appeal under the QCAT Act has not passed; and	19 20
			(ii) the person is a new disqualified person.	21
	'(2)		appeal by the person against the decision must be missed—	22 23
		(a)	if a proceeding in relation to the appeal is before a court—by the court; or	24 25
		(b)	otherwise—by QCAT, even if the dismissal would be contrary to a direction of the Court of Appeal.	26 27
534			g appeal by commissioner against decision Fon review of chapter 8 reviewable decision	28 29
	'(1)		s section applies if—	30

		(a)	unde relat	ore the commencement, the commissioner appealed, er the QCAT Act, against a decision of QCAT ting to a chapter 8 reviewable decision about a on; and	1 2 3 4
		(b)	at th	e commencement—	5
			(i)	the appeal has not been decided; and	6
			(ii)	the person is a new disqualified person.	7
	'(2)		•	hearing the appeal must apply the amended Act in the matter the subject of the appeal.	8 9
'535				ommissioner against decision of QCAT chapter 8 reviewable decision	10 11
	'(1)	This	section	on applies if—	12
		(a)	appe relat	ore the commencement, the commissioner may eal under the QCAT Act against a decision of QCAT ting to a chapter 8 reviewable decision about a on; and	13 14 15 16
		(b)	at th	ne commencement—	17
			(i)	the time within which the commissioner may appeal under the QCAT Act (the <i>appeal period</i>) has not passed; and	18 19 20
			(ii)	the person is a new disqualified person.	21
	'(2)	appe	al per	nissioner may appeal against the decision within the riod and the entity hearing the appeal must apply the Act in relation to the matter the subject of the	22 23 24 25
'536	rev	iewal	ble d	ews and appeals against chapter 8 ecisions by persons other than new persons	26 27 28
	'(1)	This	section	on applies if—	29
		(a)	befo	ore the commencement—	30

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			(i)	a person applied, under section 354, for a review of a chapter 8 reviewable decision; or	1 2
			(ii)	the commissioner or another person appealed, under the QCAT Act, against a decision of QCAT relating to a chapter 8 reviewable decision; and	3 4 5
		(b)	at th	ne commencement—	6
			(i)	the review or appeal has not been decided; and	7
			(ii)	the person about whom the chapter 8 reviewable decision was made is not a new disqualified person.	8 9 10
	'(2)	ame		y hearing the review or appeal must apply the Act in relation to the matter the subject of the review	11 12 13
	'(3)			e any doubt, it is declared that section 355 applies in	14 15
		reiai	ion to	the application for the review.	13
537		view	of ch	apter 8 reviewable decision about than new disqualified person	16 17
537		view son	of ch	apter 8 reviewable decision about	16
537	per	view son	of chother	apter 8 reviewable decision about than new disqualified person	16 17
537	per	view rson o	of chother	napter 8 reviewable decision about rethan new disqualified person on applies if—	16 17 18
537	per	view rson o	of chother section	rapter 8 reviewable decision about than new disqualified person on applies if— ore the commencement— the commissioner makes a chapter 8 reviewable	16 17 18 19 20
537	per	view rson o	of chother section before (i)	rapter 8 reviewable decision about than new disqualified person on applies if— ore the commencement— the commissioner makes a chapter 8 reviewable decision about a person; and the person has not applied for a review of the	16 17 18 19 20 21 22
537	per	view rson This (a)	of chother section before (i)	rapter 8 reviewable decision about than new disqualified person on applies if— ore the commencement— the commissioner makes a chapter 8 reviewable decision about a person; and the person has not applied for a review of the decision under section 354; and	16 17 18 19 20 21 22 23
537	per	view rson This (a)	of chother section before (i) (ii) at the	rapter 8 reviewable decision about than new disqualified person on applies if— ore the commencement— the commissioner makes a chapter 8 reviewable decision about a person; and the person has not applied for a review of the decision under section 354; and the period within which the person could have applied for a review of the decision under section	16 17 18 19 20 21 22 23 24 25 26
537	per	This (a) (b)	of chother section before (i) (ii) at the (ii) person	rapter 8 reviewable decision about than new disqualified person on applies if— ore the commencement— the commissioner makes a chapter 8 reviewable decision about a person; and the person has not applied for a review of the decision under section 354; and the period within which the person could have applied for a review of the decision under section 354 (the <i>review period</i>) has not passed; and	16 17 18 19 20 21 22 23 24 25 26 27

Division 7		n 7 Miscellaneous	1
'538	Со	mmissioner acting on own initiative	2
	'(1)	This section applies if—	3
		(a) before the commencement the commissioner had started, on the commissioner's own initiative, to exercise a power in relation to the following—	4 5 6
		(i) a person;	7
		(ii) an eligibility application;	8
		(iii) a prescribed notice;	9
		(iv) an exemption notice; and	10
		(b) on the commencement the commissioner may exercise the power under the amended Act in relation to the person, application or notice.	11 12 13
	'(2)	The commissioner may exercise the power under the amended Act in relation to the person, application or notice.	14 15
'539		squalification orders for acts done or omissions de before commencement	16 17
		'A court may make a disqualification order under section 357 in relation to a person convicted of an offence after the commencement arising out of an act done or omission made before the commencement.	18 19 20 21
'540		ect of conviction or charge for new disqualifying ence or new serious offence	22 23
	'(1)	For applying section 169(1)(a) or 170(a) in relation to a person convicted of a new disqualifying offence, it is immaterial when the offence was committed or when the person was convicted of the offence.	24 25 26 27
	'(2)	Section 240 applies in relation to a person holding a current positive notice who is charged with a new disqualifying	28 29

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	offence even if the charge, or the acts or omissions constituting the alleged offence, happened before the commencement.	1 2 3	
'(3)	Section 298 applies in relation to a person holding a current positive exemption notice who is charged with a new disqualifying offence even if the charge, or the acts or omissions constituting the alleged offence, happened before the commencement.		
'(4)	Without limiting this division, in applying the amended Act on and from the commencement, it is immaterial—	9 10	
	(a) when a new disqualifying offence or new serious offence was committed; or	11 12	
	(b) when a person was convicted of a new disqualifying offence or new serious offence; or	13 14	
	(c) when a charge for a new disqualifying offence, or the acts or omissions constituting the alleged offence, happened.	15 16 17	
	Example—	18	
	An offence may have been committed, and the person convicted of the offence, before the commencement.'.	19 20	
5 Am	nendment of sch 2 (Current serious offences)	21	
(1)	Schedule 2, item 4, entry for Criminal Code—	22	
	insert—	23	
'218B	Grooming children under 16'.		
(2)	Schedule 2, item 4, entry for Criminal Code, entry for section 229G, after 'Procuring'—	24 25	
	insert—	26	
	'engagement in'.	27	
(3)	Schedule 2, item 5, entry for <i>Drugs Misuse Act 1986</i> —	28	

Clause 5

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	insert—
'9D	Trafficking in relevant substances or things'.
(4)	Schedule 2, item 6, entry for Crimes Act 1914 (Cwlth)—
	omit.
(5)	Schedule 2, item 7, entry for Criminal Code (Cwlth)—
	insert—
'272.8	Sexual intercourse with child outside Australia
272.9	Sexual activity (other than sexual intercourse) with child outside Australia
272.10	Aggravated offence—child with mental impairment or under care, supervision or authority of defendant
272.11	Persistent sexual abuse of child outside Australia
272.12	Sexual intercourse with young person outside Australia— defendant in position of trust or authority

272.13	Sexual activity (other than sexual intercourse) with young person outside Australia— defendant in position of trust or authority
272.14	Procuring child to engage in sexual activity outside Australia
272.15	"Grooming" child to engage in sexual activity outside Australia
272.18	Benefiting from offence against this Division
272.19	Encouraging offence against this Division
272.20	Preparing for or planning offence against this Division
273.5	Possessing, controlling, producing, distributing or obtaining child pornography material outside Australia

273.6	Possessing, controlling, producing, distributing or obtaining child
273.7	abuse material outside Australia Aggravated offence—offence involving conduct on 3 or more occasions and 2 or more people
471.16	Using a postal or similar service for child pornography material
471.17	Possessing, controlling, producing, supplying or obtaining child pornography material for use through a postal or similar service
471.19	Using a postal or similar service for child abuse material
471.20	Possessing, controlling, producing, supplying or obtaining child abuse material for use through a postal or similar service

471.22	Aggravated offence—offence involving conduct on 3 or more occasions and 2 or more people
471.24	Using a postal or similar service to procure persons under 16
471.25	Using a postal or similar service to "groom" persons under 16
471.26	Using a postal or similar service to send indecent material to person under 16
474.24A	Aggravated offence—offence involving conduct on 3 or more occasions and 2 or more people
474.25A	Using a carriage service for sexual activity with person under 16 years of age

Criminal Law (Child Exploitation and Dangerous Drugs) Amendment Bill 2012
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	Provision of Act	Relevant heading	Qualification relating to the provision of the Act	
	'2 Crimes	Act 1914 (Cwlth)		
		insert—		8
	(2)	Schedule 3—		7
	'218A	Using internet etc to procure childre under 16	•	
		insert—		6
	(1)	Schedule 3, entry fo	r Criminal Code—	5
Clause		mendment of sch 3 fences)	(Repealed or expired serious	3
		renumber as schedu	le 2, items 6 and 7.	2
	(6)	Schedule 2, items 7,	as amended, and 8—	1
	474.27A	Using a carriage service to transmit indecent communication to person under 16 years of age'.		
	474.23B	Aggravated offence—child with mental impairment or under care, supervision or authority of defendant		

50BA	Sexual intercourse with child under 16	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BB	Inducing child under 16 to engage in sexual intercourse	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BC	Sexual conduct involving child under 16	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BD	Inducing child under 16 to be involved in sexual conduct	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50DA	Benefiting from offence against this Part	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50DB	Encouraging offence against this Part	as the provision was in force from time to time before its repeal by the <i>Crimes Legislation Amendment (Sexual Offences Against Children) Act 2010</i> (Cwlth)'.	
7 Ar	mendment of sch 4	(Current disqualifying offences)	1
(1)	Schedule 4, item 4,	entry for Criminal Code—	2
	insert—		3
'218B	Grooming children under 16'.		
(2)	Schedule 4, item 4, 229G, after 'Procur	entry for Criminal Code, entry for section ring'—	4 5
	insert—		6
	'engagement in'		7

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1

(3)	Schedule 4, item 5, entry for <i>Crimes Act 1914</i> (Cwlth)— omit.
(4)	Schedule 4, item 6, entry for Criminal Code (Cwlth)— insert—
'272.8	Sexual intercourse with child outside Australia
272.9	Sexual activity (other than sexual intercourse) with child outside Australia
272.10	Aggravated offence—child with mental impairment or under care, supervision or authority of defendant
272.11	Persistent sexual abuse of child outside Australia
272.12	Sexual intercourse with young person outside Australia— defendant in position of trust or authority

272.13	Sexual activity (other than sexual intercourse) with young person outside Australia— defendant in position of trust or authority
272.14	Procuring child to engage in sexual activity outside Australia
272.15	"Grooming" child to engage in sexual activity outside Australia
272.18	Benefiting from offence against this Division
272.19	Encouraging offence against this Division
272.20	Preparing for or planning offence against this Division
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471.17	Possessing, controlling, producing, supplying or obtaining child pornography material for use through a postal or similar service
471.19	Using a postal or similar service for child abuse material
471.20	Possessing, controlling, producing, supplying or obtaining child abuse material for use through a postal or similar service

471.22	Aggravated offence—offence involving conduct on 3 or more occasions and 2 or more people
471.24	Using a postal or similar service to procure persons under 16
471.25	Using a postal or similar service to "groom" persons under 16
471.26	Using a postal or similar service to send indecent material to person under 16
474.24A	Aggravated offence—offence involving conduct on 3 or more occasions and 2 or more people
474.25A	Using a carriage service for sexual activity with person under 16 years of age

Criminal Law (Child Exploitation and Dangerous Drugs) Amendment Bill 2012
Part 2 Amendment of Commission for Children and Young People and Child Guardian Ac 2000

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lause	off (1) '218A (2)	renumber as schedule	4, items 5 and 6. Repealed or expired disqualifying	1 2 3 4 5 6
lause	8 An off (1)	renumber as schedule nendment of sch 5 (Fences) Schedule 5, entry for oinsert— Using internet etc. to procure children under 16 Schedule 5—	4, items 5 and 6. Repealed or expired disqualifying Criminal Code— as the provision was in force from time to time before its repeal by the Criminal Law (Child Exploitation and Dangerous Drugs) Amendment Act	2 3 4 5 6
lause	8 An off (1)	renumber as schedule nendment of sch 5 (Fences) Schedule 5, entry for oinsert— Using internet etc. to procure children under 16	4, items 5 and 6. Repealed or expired disqualifying Criminal Code— as the provision was in force from time to time before its repeal by the Criminal Law (Child Exploitation and Dangerous Drugs) Amendment Act	2 3 4 5 6
lause	8 An off (1)	renumber as schedule nendment of sch 5 (Fences) Schedule 5, entry for oinsert— Using internet etc. to procure children	4, items 5 and 6. Repealed or expired disqualifying Criminal Code— as the provision was in force from time to time before its repeal by the Criminal Law (Child Exploitation and Dangerous Drugs) Amendment Act	2 3 4 5
lause	8 An	renumber as schedule nendment of sch 5 (Fences) Schedule 5, entry for	4, items 5 and 6. Repealed or expired disqualifying	2 3 4 5
lause	8 An	renumber as schedule nendment of sch 5 (Fences)	4, items 5 and 6. Repealed or expired disqualifying	3 4
lause	8 An	renumber as schedule	4, items 5 and 6.	2
	(5)			
	(5)	Schedule 4, items 6, a	s amended, and /—	1
	(5)	~	1 1 17	
	474.27A	defendant Using a carriage service to transmit indecent communication to person under 16 years of age'.		
	+/+.23D	offence—child with mental impairment or under care, supervision or authority of		
	4/4.23B	with mental impairment or under care,		

50BA		Sexual intercourse with child under 16	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BB		Inducing child under 16 to engage in sexual intercourse	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BC		Sexual conduct involving child under 16	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BD		Inducing child under 16 to be involved in sexual conduct	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50DA		Benefiting from offence against this Part	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50DB		Encouraging offence against this Part	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)'.	
9		nendment of sch 6 restigative informa	(Offences that may form basis of tion)	1 2
	(1)	Schedule 6, item 4,	entry for Criminal Code—	3
		insert—		4
'218E	3	Grooming children under 16'.		
	(2)	Schedule 6, item 4, 229G, after 'Procur	entry for Criminal Code, entry for section ing'—	5 6
		insert—		7

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	'engagement in'.
(3)	Schedule 6, item 5, entry for Crimes Act 1914 (Cwlth)—
	omit.
(4)	Schedule 6, item 6, entry for Criminal Code (Cwlth)—
	insert—
'272.8	Sexual intercourse with child outside Australia
272.9	Sexual activity (other than sexual intercourse) with child outside Australia
272.10	Aggravated offence—child with mental impairment or under care, supervision or authority of defendant
272.11	Persistent sexual abuse of child outside Australia
272.12	Sexual intercourse with young person outside Australia— defendant in position of trust or authority

272.13	Sexual act (other than intercourse young persoutside Au defendant position of authority	n sexual e) with son astralia— in	
272.14	Procuring engage in activity ou Australia	sexual	
272.15	"Grooming to engage a activity ou Australia'.	in sexual tside	
(5)	Schedule	6, item 6, as amended—	1
	renumber	as schedule 6, item 5.	2
10 Ins	ertion of r	new sch 6A	3
	After sche	edule 6—	4
	insert—		5
'Sched ı	ule 6A	Repealed or expired offences that may form basis of investigative information	6 7 8 9
		section 305(3) and (4)	10

'Crimes Act 1914 (Cwlth)

Clause

Provision Relevant Qualification relating to the provision of of Act heading Qualification relating to the provision of the Act

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50BA		exual intercourse ith child under 16	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BB	u in	nducing child nder 16 to engage sexual tercourse	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BC	in	exual conduct wolving child nder 16	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BD	uı in	nducing child nder 16 to be volved in sexual onduct	as the provision was in force from time to time before its repeal by the <i>Crimes</i> Legislation Amendment (Sexual Offences Against Children) Act 2010 (Cwlth)'.	
11	Ame	endment of sch 7	′ (Dictionary)	1
	` /		initions new disqualified person, new ce and new relevant disqualified person—	2 3
		omit.		4
	(2)	Schedule 7—		5
		insert—		6
		'amended Act, for	chapter 11, part 16, see section 510.	7
		new disqualified p	erson—	8
		(a) for chapter 1	1, part 13—see section 465; or	9
		(b) for chapter 1	1, part 16—see section 510.	10
		new disqualifying	offence—	11
		(a) for chapter 1	1, part 13—see section 465; or	12
		(b) for chapter 1	1, part 16—see section 510.	13
		new relevant disqu	alified person—	14
		(a) for chapter 1	1, part 13—see section 465; or	15

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			(b) for chapter 11, part 16—see section 510.
			new serious offence, for chapter 11, part 16, see section 510.'.
		(3)	Schedule 7, definition <i>commencement</i> , paragraphs (b) to (d)—
			renumber as paragraphs (c) to (e).
		(4)	Schedule 7, definition <i>commencement</i> —
			insert—
			'(b) for chapter 11, part 8—see section 430; or'.
		(5)	Schedule 7, definition <i>commencement</i> —
			insert—
			'(f) for chapter 11, part 16—see section 510.'.
	Pa	rt 3	Amendment of Criminal Code
ause	12	Co	de amended
			This part amends the Criminal Code.
ause	13	Am	nendment of s 207A (Definitions for this chapter)
			Section 207A, definition <i>child exploitation material</i> 'someone'—
			omit, insert—
			'a person, or a representation of a person,'.
ause	14	Am	nendment of s 208 (Unlawful sodomy)
		(1)	Section 208—
			insert—

			offence is committed in respect of a child who is a person with an impairment of the mind.'.	1 2
		(2)	Section 208—	3
			insert—	4
		'(5)	For an offence defined in subsection (1)(a) or (b) alleged to have been committed with the circumstance of aggravation mentioned in subsection (2A), it is a defence to the circumstance of aggravation to prove that the accused person believed on reasonable grounds that the child was not a person with an impairment of the mind.'.	5 6 7 8 9 10
lause	15		nendment of s 210 (Indecent treatment of children der 16)	11 12
		(1)	Section 210—	13
			insert—	14
		'(4A)	If the child is a person with an impairment of the mind, the offender is guilty of a crime, and is liable to imprisonment for 20 years.'.	15 16 17
		(2)	Section 210—	18
			insert—	19
		'(5A)	If the offence is alleged to have been committed with the circumstance of aggravation mentioned in subsection (4A), it is a defence to the circumstance of aggravation to prove that the accused person believed on reasonable grounds that the child was not a person with an impairment of the mind.'.	20 21 22 23 24
lause	16		nendment of s 215 (Carnal knowledge with or of ldren under 16)	25 26
		(1)	Section 215—	27
			insert—	28
		'(4A)	If the child is a person with an impairment of the mind, the offender is guilty of a crime, and is liable to imprisonment for life.'.	29 30 31

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		(2)	Section 215—	1
			insert—	2
		'(5A)	If the offence is alleged to have been committed with the circumstance of aggravation mentioned in subsection (4A), it is a defence to the circumstance of aggravation to prove that the accused person believed on reasonable grounds that the child was not a person with an impairment of the mind.'.	3 4 5 6 7
Clause	17		nendment of s 216 (Abuse of persons with an pairment of the mind)	8 9
			Section 216(2), 'subsection (3)(c)'—	10
			omit, insert—	11
			'subsections (3)(c) and (3A)'.	12
Clause	18		nendment of s 218A (Using internet etc. to procure ildren under 16)	13 14
		(1)	Section 218A(1) and (2)—	15
			omit, insert—	16
		'(1)	Any adult who uses electronic communication with intent to procure a person under the age of 16 years, or a person the adult believes is under the age of 16 years, to engage in a sexual act, either in Queensland or elsewhere, commits a crime.	17 18 19 20 21
			Maximum penalty—10 years imprisonment.	22
		'(2)	The adult is liable to 14 years imprisonment if—	23
			(a) the person is—	24
			(i) a person under 12 years; or	25
			(ii) a person the adult believes is under 12 years; or	26
			(b) the offence involves the adult—	27
			(i) intentionally meeting the person; or	28

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	(ii) going to a place with the intention of meeting the person.'.	1 2
(2)	Section 218A(3), (5) and (6), '(1)(a)'—	3
	omit, insert—	4
	'(1)'.	5
(3)	Section 218A(9)—	6
	omit, insert—	7
'(9)	It is a defence to a charge under this section to prove the adult believed on reasonable grounds that the person was at least 16 years.	8 9 10
'(9A)	For an offence defined in subsection (1) alleged to have been committed with the circumstance of aggravation mentioned in subsection (2)(a)(i), it is a defence to the circumstance of aggravation to prove that the adult believed on reasonable grounds that the person was at least 12 years.'	11 12 13 14 15
(4)	Section 218A(10)—	16
	insert—	17
	'meeting means meeting in person.'.	18
19 Ins	sertion of new s 218B	19
	After section 218A—	20
	insert—	21
'218B Gro	ooming children under 16	22
'(1)	Any adult who engages in any conduct in relation to a person under the age of 16 years, or a person the adult believes is under the age of 16 years, with intent to—	23 24 25
	(a) facilitate the procurement of the person to engage in a sexual act, either in Queensland or elsewhere; or	26 27
	(b) expose, without legitimate reason, the person to any indecent matter, either in Queensland or elsewhere;	28 29
	commits a crime.	30

	Note	_	1
	Se	e section 1 for the definition indecent matter.	2
	Max	simum penalty—5 years imprisonment.	3
'(2)	The	adult is liable to 10 years imprisonment if the person is—	4
	(a)	a person under 12 years; or	5
	(b)	a person the adult believes is under 12 years.	6
'(3)	For pers	subsection (1)(a), a person engages in a sexual act if the on—	7 8
	(a)	allows a sexual act to be done to the person's body; or	9
	(b)	does a sexual act to the person's own body or the body of another person; or	10 11
	(c)	otherwise engages in an act of an indecent nature.	12
'(4)		section (3) is not limited to sexual intercourse or acts alving physical contact.	13 14
'(5)	For	subsection (1)(a)—	15
	(a)	it is not necessary to prove that the adult intended to facilitate the procurement of the person to engage in any particular sexual act; and	16 17 18
	(b)	it does not matter that, by reason of circumstances not known to the adult, it is impossible in fact for the person to engage in the sexual act; and	19 20 21
	(c)	it does not matter when the adult intended the person would be procured to engage in a sexual act.	22 23
'(6)		subsection (1), it does not matter that the person is a tious person represented to the adult as a real person.	24 25
'(7)	unde in th	dence that the person was represented to the adult as being er the age of 16 years, or 12 years, as the case may be, is, he absence of evidence to the contrary, proof that the adult eved the person was under that age.	26 27 28 29
'(8)	It is a defence to a charge under this section to prove the adult believed on reasonable grounds that the person was at least 16 years.		

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		'(9)	For an offence defined in subsection (1) alleged to have been committed with the circumstance of aggravation mentioned in subsection (2)(a), it is a defence to the circumstance of aggravation to prove that the adult believed on reasonable grounds that the person was at least 12 years.	1 2 3 4 5
		'(10)	In this section—	6
			<i>procure</i> means knowingly entice or recruit for the purposes of sexual exploitation.'.	7 8
Clause	20	Am	nendment of s 222 (Incest)	9
			Section 222(8)—	10
			omit, insert—	11
		'(8)	This section does not apply to carnal knowledge between persons who are—	12 13
			(a) lawfully married; or	14
			(b) if both persons are adults—entitled to be lawfully married.'.	15 16
Clause	21		nendment of s 228A (Involving child in making child bloitation material)	17 18
		•	Section 228A(1), penalty, '10 years imprisonment'—	19
			omit, insert—	20
			'14 years imprisonment'.	21
Clause	22		nendment of s 228B (Making child exploitation terial)	22 23
			Section 228B(1), penalty, '10 years imprisonment'—	24
			omit, insert—	25
			'14 years imprisonment'.	26

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Clause	23	Amen mater	dment of s 228C (Distributing child exploitation ial)	1 2
		S	ection 228C(1), penalty, '10 years imprisonment'—	3
		01	nit, insert—	4
		'1	4 years imprisonment'.	5
Clause	24	Amen mater	dment of s 228D (Possessing child exploitation ial)	6 7
		S	ection 228D, penalty, '5 years imprisonment'—	8
		01	nit, insert—	9
		'1	4 years imprisonment'.	10
Clause	25		dment of s 228G (Forfeiture of child exploitation ial etc.)	11 12
		S	ection 228G(1)(a)—	13
		01	nit, insert—	14
		'(a) section 210(1)(e) or (f), 218A or 218B; or'.	15
Clause	26		dment of s 568 (Cases in which several charges joined)	16 17
		S	ection 568—	18
		in	sert—	19
	'(1	se cl	a an indictment against a person for an offence against action 228A, 228B, 228C or 228D, the person may be harged and proceeded against on 1 charge for the offence wen though—	20 21 22 23
		(a	any number of separate acts constituting the offence have been committed, whether or not the separate acts constituting the offence can be identified; or	24 25 26
		(b	the separate acts constituting the offence have extended over any space of time; or	27 28

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		(c) different acts constituting the offence took place at different times, whether or not the different acts can be identified.'.	1 2 3
Clause	27 Ins	sertion of new ch 91	4
		Part 9—	5
		insert—	6
	'Chapt	ter 91 Transitional provisions for Criminal Law (Child	7 8
		Exploitation and Dangerous	9
		Drugs) Amendment Act	10
		2012	11
	'730 Inc	dictments for offences	12
		'This Code, as amended by the <i>Criminal Law (Child Exploitation and Dangerous Drugs) Amendment Act 2012</i> , section 17, applies to an indictment against a person for an offence against section 228A, 228B, 228C or 228D whether the act or omission constituting the offence happened before, on or after the commencement of this section.'.	13 14 15 16 17 18
	Part 4	Amendment of Disability Services Act 2006	19 20
Clause	28 Ac	et amended	21
		This part amends the Disability Services Act 2006.	22

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Clause	29		1 2 3
		(1) Section 109(1)(a), (3)(a) and (4), after 'schedule 6A'—	4
		insert—	5
		'or 6B'.	6
		(2) Section 109(3), 'schedule 6A offence'—	7
		omit, insert—	8
		'schedule 6A or 6B offence'.	9
		(3) Section 109(3), note, 'schedule 6A'—	10
		omit, insert—	11
		'schedules 6A and 6B'.	12
Clause	30		13 14
			15 16
		insert—	17
		(Child Exploitation and Dangerous Drugs) Amendment Act	18 19 20
Clause	31	Insertion of new pt 16, div 8	21
		Part 16—	22
		insert—	23

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'Division 8	Transitional provisions for Criminal Law (Child Exploitation and Dangerous Drugs) Amendment Act 2012	1 2 3 4
'Subdivision 1	Interpretation	5
'295 Definitions fo 'In this div		6 7
	Act means this Act as amended by the Criminal Law ploitation and Dangerous Drugs) Amendment Act	8 9 10
commence	ement means the commencement of this section.	11
person on	alified person means a person who is a disqualified ly because the person has been convicted or is of a new disqualifying offence.	12 13 14
disqualify	ualifying offence means an offence that is a ing offence under this Act but was not a ing offence under this Act immediately before the ement.	15 16 17 18
relevant di convicted	ant disqualified person means a person who is a isqualified person only because the person has been or is convicted of a new disqualifying offence for imprisonment order has been or is imposed.	19 20 21 22
under this	Act but was not a serious offence under this Act bely before the commencement.	23 24 25

'Sub	odivi	sion	2 Prescribed notice applications and prescribed notices	1 2
'296			prescribed notice application by new relevant fied person	3 4
	'(1)	This	section applies if—	5
		(a)	before the commencement a prescribed notice application had been made about a person; and	6 7
		(b)	immediately before the commencement the application had not been decided or withdrawn; and	8 9
		(c)	at the commencement the person is a new relevant disqualified person.	10 11
	'(2)	The	person's application is taken to be withdrawn.	12
	'(3)	with	chief executive must give written notice about the drawal of the application to the person and the funded government service provider who made the application.	13 14 15
'297	cha dis	arged	prescribed notice application if person with new disqualifying offence or is new fied person but not new relevant disqualified	16 17 18 19
	'(1)	This	section applies if—	20
		(a)	before the commencement a prescribed notice application had been made about a person; and	21 22
		(b)	immediately before the commencement the application had not been decided or withdrawn; and	23 24
		(c)	at the commencement the person—	25
			(i) is charged with a new disqualifying offence; or	26
			(ii) is a new disqualified person but not a new relevant disqualified person.	27 28
		Note-	_	29
		If a	person holds a positive notice, see also sections 300 and 301.	30

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'(2)	Sub	section (3) applies if—	1
	(a)	at the commencement the person is charged with a new disqualifying offence; or	2 3
	(b)	at the commencement the person is a new disqualified person but not a new relevant disqualified person and, at the time of making the application—	4 5 6
		(i) was not issued, or not taken to have been issued, an eligibility declaration; and	7 8
		(ii) did not hold a positive notice.	9
'(3)	At tl	he commencement—	10
	(a)	the application is taken to be withdrawn; and	11
	(b)	the chief executive must give written notice about the withdrawal of the application to the person and the funded non-government service provider who made the application.	12 13 14 15
	Note-	_	16
		a person charged with a new disqualifying offence also holds a sitive notice, see also sections 301 and 104.	17 18
'(4)	pers	section (5) applies if the person is a new disqualified on but not a new relevant disqualified person and at the e of making the application the person—	19 20 21
	(a)	was not issued, or not taken to have been issued, an eligibility declaration; and	22 23
	(b)	held a positive notice that was not suspended.	24
'(5)	At tl	he commencement—	25
	(a)	the person is taken to have been issued an eligibility declaration other than for section 85(6)(b); and	26 27
	(b)	the chief executive must decide the application under the amended Act.	28 29
'(6)	relev the	he person is a new disqualified person but not a new vant disqualified person and, at the time of the application person was issued an eligibility declaration, at the amencement the chief executive must decide the	30 31 32 33

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		application under the amended Act but section 85(6)(b) does not apply to the chief executive making the decision.	1 2		
	'(7)	For subsections (3) and (6), if before the commencement the chief executive had, under section 100, cancelled a negative notice issued to the person, on the commencement section 85(6)(a) does not apply to the chief executive making the decision.			
'298	Oth	ner existing prescribed notice applications	8		
	'(1)	This section applies if—	9		
		(a) before the commencement a prescribed notice application had been made about a person; and	10 11		
		(b) immediately before the commencement the application had not been decided or withdrawn; and	12 13		
		(c) section 296 or 297 does not apply.	14		
	'(2)	At the commencement the chief executive must decide the application under the amended Act.	15 16		
'299		rrent positive notice for new relevant disqualified	17 18		
	'(1)	This section applies if—	19		
		(a) before the commencement a person held a positive notice; and	20 21		
		(b) immediately before the commencement the notice was current; and	22 23		
		(c) at the commencement the person is a new relevant disqualified person.	24 25		
	'(2)	At the commencement the amended Act applies and the chief executive must cancel the person's positive notice and substitute a negative notice under section 102.	26 27 28		
		Note—	29		
		Under section 99, a person must return their cancelled positive notice and any positive notice card issued to the person to the chief executive.	30 31		

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	'(3)	Also, if the positive notice is suspended under section 104 at the commencement, any application for the cancellation of the suspension under section 105 that has not been decided or withdrawn at the commencement is taken to have been withdrawn.	<u>2</u> 3
	'(4)	The chief executive must give written notice about the withdrawal of the application under subsection (3) to the person and the funded non-government service provider who made the application.	7
'300			0
	'(1)	This section applies if—	2
		_	3
		· ·	5
			7
	'(2)	suspended under section 104, the amended Act applies in 2	9 20 21
	'(3)	to have been issued, an eligibility declaration and the person's 2	22 23 24
		•	25 26
		- · · ·	27 28
	'(4)	have been issued, an eligibility declaration and the person's positive notice is not suspended under section 104, the amended Act applies in relation to the person's positive 3	29 30 31 32

	'(5)	decisio time th	r the commencement, the chief executive is to make a n about the person under section 85, and it is the first ne chief executive is to make a decision under that	1 2 3
			about the person after the commencement, section o) does not apply to the chief executive making the n.	4 5 6
'301	Oth	ner curr	ent positive notices	7
	'(1)	This se	ction applies if—	8
			efore the commencement a person held a positive otice; and	9 10
			nmediately before the commencement the positive otice was current; and	11 12
		(c) se	ection 299 or 300 does not apply.	13
	'(2)	The am	nended Act applies to the person's positive notice.	14
'Suk	odivi	sion 3	Exemption notice applications and	15
		31011 3		
'302	Exi dis	sting ex	exemption notices kemption notice application by new relevant d person or person charged with a new ng offence	13 16 17 18 19
'302	Exi dis	sting ex qualifie qualifyi	exemption notices kemption notice application by new relevant d person or person charged with a new	16 17 18
'302	Exi dis dis	sting exqualifiequalifyi This se	exemption notices kemption notice application by new relevant d person or person charged with a new ng offence	16 17 18 19
'302	Exi dis dis	sting exqualifie qualifyi This se (a) be ap (b) ir	exemption notices kemption notice application by new relevant d person or person charged with a new ng offence ction applies if— efore the commencement an exemption notice	16 17 18 19 20 21
'302	Exi dis dis	sting exqualifie qualifyi This se (a) be ap (b) ir	exemption notices kemption notice application by new relevant d person or person charged with a new ng offence ction applies if— efore the commencement an exemption notice pplication was made about a person; and mmediately before the commencement the application	16 17 18 19 20 21 22 23
'302	Exi dis dis	sting exqualifie qualifyi This se (a) be ap (b) ir	exemption notices kemption notice application by new relevant d person or person charged with a new ng offence ction applies if— efore the commencement an exemption notice application was made about a person; and mediately before the commencement the application as not been decided or withdrawn; and the commencement—	16 17 18 19 20 21 22 23 24
'302	Exi dis dis	sting exqualifie qualifyi This se (a) be ap (b) ir had (c) at	exemption notices kemption notice application by new relevant d person or person charged with a new ng offence ction applies if— efore the commencement an exemption notice application was made about a person; and mediately before the commencement the application as not been decided or withdrawn; and the commencement—	16 17 18 19 20 21 22 23 24 25

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	'(3)	The chief executive must give written notice about the withdrawal of the application to the person and the funded non-government service provider who made the application.	1 2 3
'303	dis	sting exemption notice application if person is new qualified person but not new relevant disqualified rson	4 5 6
	'(1)	This section applies if—	7
		(a) before the commencement an exemption notice application was made about a person; and	8 9
		(b) immediately before the commencement the application had not been decided or withdrawn; and	10 11
		(c) at the commencement the person is a new disqualified person but not a new relevant disqualified person.	12 13
	'(2)	At the commencement the chief executive must decide the application under the amended Act.	14 15
	'(3)	However, if before the commencement the chief executive had under section 100 cancelled a negative exemption notice issued to the person, on the commencement section 85(6)(a) does not apply to the chief executive making the decision.	16 17 18 19
	'(4)	The chief executive may only act under section 89C(3) if the chief executive has acted under section 89D after the commencement.	20 21 22
'304	Oth	ner existing exemption notice applications	23
	'(1)	This section applies if—	24
		(a) before the commencement an exemption notice application was made about a person; and	25 26
		(b) immediately before the commencement the application had not been decided or withdrawn; and	27 28
		(c) section 302 or 303 does not apply.	29
	'(2)	At the commencement the chief executive must decide the application under the amended Act.	30 31

	'(3)	Also, the chief executive may only act under section 89C(3) if the chief executive has acted under section 89D after the commencement.	1 2 3
305	Cu	rrent positive exemption notice for person whose YPCG positive notice is cancelled	4 5
	'(1)	This section applies if—	6
		(a) before the commencement a person held a positive exemption notice; and	7 8
		(b) immediately before the commencement the notice was current; and	9 10
		(c) at the commencement the person no longer holds a CCYPCG positive notice.	11 12
	'(2)	At the commencement the person's positive exemption notice ceases to have effect under section 89F.	13 14
	'(3)	Section 105C applies in relation to the positive exemption notice.	15 16
		Note—	17
		1 Section 105C(2) requires the chief executive to give notice to a person if the person's positive exemption notice has ceased to have effect under section 89F.	18 19 20
		2 Section 105C(5) requires the person to return their positive exemption notice to the chief executive.	21 22
	'(4)	Also, if the person's positive exemption notice was suspended under section 105A immediately before the commencement, any application for the cancellation of the suspension under section 105B that has not been decided or withdrawn at the commencement is taken to have been withdrawn.	23 24 25 26 27
	'(5)	The chief executive must give written notice about the withdrawal of the application under subsection (4) to the person and the funded non-government service provider who made the application.	28 29 30 31

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'306	Oth	ner po	ositive exemption notices	1
	'(1)	This	section applies if—	2
		(a)	before the commencement a person held a positive exemption notice; and	3 4
		(b)	immediately before the commencement the notice was current; and	5 6
		(c)	section 305 does not apply.	7
	'(2)		the commencement the amended Act applies to the tive exemption notice.	8 9
'Sub	divi	sion	4 Existing applications for cancellation or ending suspension of prescribed notices and exemption notices	10 11 12 13
'307			applications to cancel negative notice or exemption notice	14 15
	'(1)	This	section applies if—	16
		(a)	before the commencement a person had applied to the chief executive to cancel the person's negative notice or negative exemption notice under section 100; and	17 18 19
		(b)	immediately before the commencement, the application had not been decided.	20 21
	'(2)	At th	ne commencement—	22
		(a)	if the person is a new relevant disqualified person—	23
			(i) the application is taken to be withdrawn; and	24
			(ii) the chief executive must give written notice about the withdrawal of the application to the person; or	25 26
		(b)	if the person is not a new relevant disqualified person—the chief executive must decide the application under the amended Act.	27 28 29

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308	not per	Existing application to end suspension of positive notice for person other than new relevant disqualified person				
	'(1)	This	section applies if—	4		
		(a)	before the commencement a person had applied to the chief executive to cancel the person's suspended positive notice under section 105; and	5 6 7		
		(b)	immediately before the commencement the application had not been decided; and	8 9		
		(c)	at the commencement the person is not a new relevant disqualified person.	10 11		
	'(2)		he commencement the chief executive must decide the ication under the amended Act.	12 13		
309	exe	empti	application to end suspension of positive on notice for person other than new relevant fied person	14 15 16		
309	exe	empti quali	on notice for person other than new relevant	15		
309	exe dis	empti quali	on notice for person other than new relevant fied person	15 16		
309	exe dis	mpti quali This	on notice for person other than new relevant fied person section applies if— before the commencement a person had applied to the chief executive to cancel the person's suspended	15 16 17 18 19		
309	exe dis	empti quali This (a)	on notice for person other than new relevant fied person section applies if— before the commencement a person had applied to the chief executive to cancel the person's suspended positive exemption notice under section 105B; and immediately before the commencement the application	15 16 17 18 19 20 21		

'Suk	odivi	sion	5 Eligibility applications and eligibility declarations	1 2
'310	Exi	sting	eligibility application	3
	'(1)	This	section applies if—	4
		(a)	before the commencement a person had made an eligibility application to the chief executive under section 107F; and	5 6 7
		(b)	immediately before the commencement the person's eligibility application had not been decided or withdrawn.	8 9 10
	'(2)		he commencement the chief executive must decide the ication under the amended Act.	11 12
		Note-	_	13
		bee	e chief executive may issue an eligibility declaration if the person has en convicted of a disqualifying offence and is not a relevant qualified person. See section 107H(1).	14 15 16
'311	dis	quali	eligibility declaration for new relevant fied person or person charged with new fying offence	17 18 19
	'(1)	This	section applies to a person if—	20
		(a)	before the commencement the chief executive had issued, or was taken to have issued, the person an eligibility declaration; and	21 22 23
		(b)	immediately before the commencement the person's eligibility declaration had not expired; and	24 25
		(c)	at the commencement the person—	26
			(i) is a new relevant disqualified person; or	27
			(ii) is charged with a new disqualifying offence.	28
	'(2)		he commencement the person's eligibility declaration is n to have expired.	29 30

		Note-	the person also holds a positive notice, see sections 299 and 301.	1 2
'312			eligibility declaration for person convicted of ious offence	3 4
	'(1)	This	s section applies to a person if—	5
		(a)	before the commencement the chief executive had issued, or was taken to have issued, the person an eligibility declaration; and	6 7 8
		(b)	immediately before the commencement the person's eligibility declaration had not expired; and	9 10
		(c)	before the commencement the person was convicted of a new serious offence.	11 12
	'(2)	At tl	he commencement—	13
		(a)	the amended Act applies to the person's eligibility declaration; and	14 15
		(b)	the person's eligibility declaration is taken to have been issued on the commencement.	16 17
	'(3)	deci time secti 85(6	after the commencement, the chief executive is to make a sion about the person under section 85, and it is the first the chief executive is to make a decision under that ion about the person after the commencement, section (5)(b) does not apply to the chief executive making the sion.	18 19 20 21 22 23
'313	Oth	ner el	ligibility declarations	24
	'(1)	This	s section applies to a person if—	25
		(a)	before the commencement the chief executive had issued, or was taken to have issued, the person an eligibility declaration; and	26 27 28
		(b)	immediately before the commencement the person's eligibility declaration had not expired; and	29 30
		(c)	at the commencement section 311 or 312 does not apply.	31

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	'(2)	At the commencement the amended Act applies to the person's eligibility declaration.	1 2
'314		isting application for reversal of decision refusing eligibility declaration	3 4
	'(1)	This section applies if—	5
		(a) before the commencement a person had made an application under section 107N(2) to the chief executive; and	6 7 8
		(b) immediately before the commencement the application had not been decided.	9 10
	'(2)	At the commencement the amended Act applies and the chief executive may decide the application under the amended Act.	11 12
'Sub	divi	sion 6 Reviews and appeals	13
'Sub '315	Un	sion 6 Reviews and appeals decided reviews and appeals by new disqualified reons	13 14 15
	Un	decided reviews and appeals by new disqualified	14
	Un per	decided reviews and appeals by new disqualified rsons	14 15
	Un per	decided reviews and appeals by new disqualified rsons This section applies if—	14 15 16
	Un per	decided reviews and appeals by new disqualified rsons This section applies if— (a) before the commencement, a person— (i) applied, under section 108A, for a review of a part	14 15 16 17
	Un per	decided reviews and appeals by new disqualified rsons This section applies if— (a) before the commencement, a person— (i) applied, under section 108A, for a review of a part 10 reviewable decision; or (ii) appealed, under the QCAT Act, against a decision of the tribunal relating to a part 10 reviewable	14 15 16 17 18 19 20 21
	Un per	decided reviews and appeals by new disqualified rsons This section applies if— (a) before the commencement, a person— (i) applied, under section 108A, for a review of a part 10 reviewable decision; or (ii) appealed, under the QCAT Act, against a decision of the tribunal relating to a part 10 reviewable decision; and	14 15 16 17 18 19 20 21 22
	Un per	decided reviews and appeals by new disqualified rsons This section applies if— (a) before the commencement, a person— (i) applied, under section 108A, for a review of a part 10 reviewable decision; or (ii) appealed, under the QCAT Act, against a decision of the tribunal relating to a part 10 reviewable decision; and (b) at the commencement—	14 15 16 17 18 19 20 21 22 23

		(a)	if a proceeding in relation to the application or appeal is before a court—by the court; or	1 2
		(b)	otherwise—by the tribunal, even if the dismissal would be contrary to a direction of the Court of Appeal.	3 4
'316			of part 10 reviewable decision about new fied person	5 6
	'(1)	This	s section applies if—	7
		(a)	before the commencement—	8
			(i) the chief executive makes a part 10 reviewable decision about a person; and	9 10
			(ii) the person has not applied for a review of the decision under section 108A; and	11 12
		(b)	the person is a new disqualified person at the commencement.	13 14
	'(2)	At th	he commencement, the amended Act applies.	15
		Note-	_	16
			nder section 108A, only a person who is not a disqualified person may ply for a review of a part 10 reviewable decision.	17 18
'317			by new disqualified person against decision nal on review of part 10 reviewable decision	19 20
	'(1)	This	s section applies if—	21
		(a)	before the commencement, a person may appeal under the QCAT Act against a decision of the tribunal relating to a part 10 reviewable decision; and	22 23 24
		(b)	at the commencement—	25
			(i) the time within which the person may appeal under the QCAT Act has not passed; and	26 27
			(ii) the person is a new disqualified person.	28
	'(2)	•	appeal by the person against the decision must be nissed—	29 30

[s	3	1]
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		(a)	if a proceeding in court—by the court	relation to the appeal is before a	1 2
		(b)	•	ribunal, even if the dismissal would ection of the Court of Appeal.	3 4
'318				recutive against decision rt 10 reviewable decision	5 6
	'(1)	This	ection applies if—		7
		(a)	under the QCAT A	ement, the chief executive appealed, et, against a decision of the tribunal reviewable decision about a person;	8 9 10 11
		(b)	at the commenceme	nt—	12
			(i) the appeal has	not been decided; and	13
			(ii) the person is a	new disqualified person.	14
	'(2)			peal must apply the amended Act in subject of the appeal.	15 16
'319			y chief executive of part 10 reviev	against decision of tribunal vable decision	17 18
	'(1)	This	ection applies if—		19
		(a)	appeal under the Q	CAT Act against a decision of the part 10 reviewable decision about a	20 21 22 23
		(b)	at the commenceme	nt—	24
			• *	in which the chief executive may the QCAT Act (the <i>appeal period</i>); and	25 26 27
			(ii) the person is a	new disqualified person.	28
	'(2)			appeal against the decision within entity hearing the appeal must apply	29 30

		the a		ded Act in relation to the matter the subject of the	1 2	
'320	Existing reviews and appeals against part 10 reviewable decisions by persons other than new disqualified persons					
	'(1)	This	secti	on applies if—	6	
		(a)	befo	ore the commencement—	7	
			(i)	a person applied, under section 108A, for a review of a part 10 reviewable decision; or	8 9	
			(ii)	the chief executive or another person appealed, under the QCAT Act, against a decision of the tribunal relating to a part 10 reviewable decision; and	10 11 12 13	
		(b)	at th	ne commencement—	14	
			(i)	the review or appeal has not been decided; and	15	
			(ii)	the person about whom the part 10 reviewable decision was made is not a new disqualified person.	16 17 18	
	'(2)	ame		ty hearing the review or appeal must apply the Act in relation to the matter the subject of the review.	19 20 21	
	'(3)			re any doubt, it is declared that section 108B applies in to the application for the review.	22 23	
'321				art 10 reviewable decision about person ew disqualified person	24 25	
	'(1)	This	secti	on applies if—	26	
		(a)	befo	ore the commencement—	27	
			(i)	the chief executive makes a part 10 reviewable decision about a person; and	28 29	
			(ii)	the person has not applied for a review of the decision under section 108A; and	30 31	

[s 3 ⁻	1]
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		(b)	at the commencement—	1
			(i) the period within which the person could have applied for a review of the decision under section 108A (the <i>review period</i>) has not passed; and	2 3 4
			(ii) the person is not a new disqualified person.	5
	'(2)		person may apply for a review of the decision under on 108A within the review period.	6 7
'Sub	divi	sion	7 Miscellaneous	8
'322	Ch	ief ex	ecutive acting on own initiative	9
	'(1)	This	section applies if—	10
		(a)	before the commencement the chief executive had started, on the chief executive's own initiative, to exercise a power in relation to the following—	11 12 13
			(i) a person;	14
			(ii) an eligibility application;	15
			(iii) a prescribed notice;	16
			(iv) an exemption notice; and	17
		(b)	on the commencement the chief executive may exercise the power under the amended Act in relation to the person, application or notice.	18 19 20
	'(2)		chief executive may exercise the power under the nded Act in relation to the person, application or notice.	21 22
'323			fication orders for acts done or omissions efore commencement	23 24
		in re	ourt may make a disqualification order under section 122 elation to a person convicted of an offence after the mencement arising out of an act done or omission made re the commencement.	25 26 27 28

'324	Effect of conviction or charge for new disqualifying offence			
	'(1)	For applying section 107D(1)(a) and schedule 7, definition <i>relevant disqualified person</i> , paragraph (a), it is immaterial when the offence mentioned in the provision was committed or when the person to whom the provision applies was convicted.	3 4 5 6 7	
	'(2)	Section 104 applies in relation to a person who holds a current positive notice who is charged with a new disqualifying offence even if the charge, or the acts or omissions constituting the alleged offence, happened before the commencement.	8 9 10 11 12	
	'(3)	Section 105A applies in relation to a person who holds a current positive exemption notice who is charged with a new disqualifying offence even if the charge, or the acts or omissions constituting the alleged offence, happened before the commencement.	13 14 15 16 17	
	'(4)	Without limiting this division, in applying the amended Act on and from the commencement, it is immaterial—	18 19	
		(a) when a new disqualifying offence or new serious offence was committed; or	20 21	
		(b) when a person was convicted of a new disqualifying offence or new serious offence; or	22 23	
		(c) when a charge for a new disqualifying offence, or the acts or omissions constituting the alleged offence, happened.	24 25 26	
		Example—	27	
		An offence may have been committed, and the person convicted of the offence, before the commencement.'.	28 29	
32	Am	endment of sch 3 (Current serious offences)	30	
	(1)	Schedule 3, item 4, entry for Criminal Code—	31	

S 32	s	32
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	insert—	1
'218B	Grooming children under 16'.	
(2)	Schedule 3, item 4, entry for Criminal Code, entry for section 229G, after 'Procuring'—	2 3
	insert—	4
	'engagement in'.	5
(3)	Schedule 3, item 5, entry for <i>Drugs Misuse Act 1986</i> —	6
	insert—	7
'9D	Trafficking in relevant substances or things'.	
(4)	Schedule 3, item 6, entry for Crimes Act 1914 (Cwlth)—	8
	omit.	9
(5)	Schedule 3, item 7, entry for Criminal Code (Cwlth)—	10
	insert—	11
'272.8	Sexual intercourse with child outside Australia	
272.9	Sexual activity (other than sexual intercourse) with child outside Australia	

offence—child with mental impairment or under care, supervision or authority of defendant 272.11 Persistent sexual abuse of child outside Australia 272.12 Sexual intercourse with young person outside Australia defendant in position of trust or authority 272.13 Sexual activity (other than sexual intercourse) with young person outside Australia defendant in position of trust or authority Procuring child to 272.14

Aggravated

272.10

272.14 Procuring child to engage in sexual activity outside Australia

272.15 "Grooming" child to engage in sexual activity outside Australia

272.18 Benefiting from offence against this Division

[s	32]
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10	
272.19	Encouraging
	offence against this
	Division
272.20	Preparing for or
	planning offence
	against this
	Division
273.5	Possessing,
213.3	•
	controlling,
	producing,
	distributing or
	obtaining child
	pornography
	material outside
	Australia
273.6	Possessing,
	controlling,
	producing,
	distributing or
	obtaining child
	abuse material
	outside Australia
273.7	Aggravated
213.1	offence—offence
	involving conduct
	on 3 or more
	occasions and 2 or
	more people
471.16	Using a postal or
	similar service for
	child pornography
	material

471.17 Possessing, controlling, producing, supplying or obtaining child pornography material for use through a postal or similar service 471.19 Using a postal or similar service for child abuse material 471.20 Possessing, controlling, producing, supplying or obtaining child abuse material for use through a postal or similar service 471.22 Aggravated offence—offence involving conduct on 3 or more occasions and 2 or more people 471.24 Using a postal or similar service to procure persons under 16 471.25 Using a postal or similar service to "groom" persons under 16

ı	г_	20
	S	33

471.26	Using a postal or similar service to send indecent material to person under 16	
474.24A	Aggravated offence—offence involving conduct on 3 or more occasions and 2 or more people	
474.25A	Using a carriage service for sexual activity with person under 16 years of age	
474.25B	Aggravated offence—child with mental impairment or under care, supervision or authority of defendant	
474.27A	Using a carriage service to transmit indecent communication to person under 16 years of age'.	
(6)	Schedule 3, items 7, as amended, and 8—	1
	renumber as schedule 3, items 6 and 7.	2
	nendment of sch 4 (Repealed or expired serious ences)	3
(1)	Schedule 4, entry for Criminal Code—	5

1 insert— '218A Using internet etc. as the provision was in force from to procure children time to time before its repeal by the under 16 Criminal Law (Child Exploitation and Dangerous Drugs) Amendment Act 2012'. (2) Schedule 4— 2

3

insert—

'2 Crimes Act 1914 (Cwlth)

Provision of Act	Relevant heading	Qualification relating to the provision of the Act
50BA	Sexual intercourse with child under 16	as the provision was in force from time to time before its repeal by the <i>Crimes</i> Legislation Amendment (Sexual Offences Against Children) Act 2010 (Cwlth)
50BB	Inducing child under 16 to engage in sexual intercourse	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)
50BC	Sexual conduct involving child under 16	as the provision was in force from time to time before its repeal by the <i>Crimes</i> Legislation Amendment (Sexual Offences Against Children) Act 2010 (Cwlth)
50BD	Inducing child under 16 to be involved in sexual conduct	as the provision was in force from time to time before its repeal by the <i>Crimes</i> Legislation Amendment (Sexual Offences Against Children) Act 2010 (Cwlth)
50DA	Benefiting from offence against this Part	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)
50DB	Encouraging offence against this Part	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)'.

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Clause	34 An	nendment of sch 5 (Current disqualifying offences)	1
	(1)	Schedule 5, item 4, entry for Criminal Code—	2
		insert—	3
	'218B	Grooming children under 16'.	
	(2)	Schedule 5, item 4, entry for Criminal Code, entry for section 229G, after 'Procuring'—	4 5
		insert—	6
		'engagement in'.	7
	(3)	Schedule 5, item 5, entry for Crimes Act 1914 (Cwlth)—	8
		omit.	9
	(4)	Schedule 5, item 6, entry for Criminal Code (Cwlth)—	10
		insert—	11
	'272.8	Sexual intercourse with child outside Australia	
	272.9	Sexual activity (other than sexual intercourse) with child outside Australia	
	272.10	Aggravated offence—child with mental impairment or under care, supervision or authority of defendant	
	272.11	Persistent sexual abuse of child outside Australia	

272.12	Sexual intercourse with young person outside Australia—defendant in position of trust or authority
272.13	Sexual activity (other than sexual intercourse) with young person outside Australia— defendant in position of trust or authority
272.14	Procuring child to engage in sexual activity outside Australia
272.15	"Grooming" child to engage in sexual activity outside Australia
272.18	Benefiting from offence against this Division
272.19	Encouraging offence against this Division
272.20	Preparing for or planning offence against this Division

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273.5	Possessing, controlling, producing, distributing or obtaining child pornography material outside Australia
273.6	Possessing, controlling, producing, distributing or obtaining child abuse material outside Australia
273.7	Aggravated offence—offence involving conduct on 3 or more occasions and 2 or more people
471.16	Using a postal or similar service for child pornography material
471.17	Possessing, controlling, producing, supplying or obtaining child pornography material for use through a postal or similar service
471.19	Using a postal or similar service for child abuse material

471.20 Possessing, controlling, producing, supplying or obtaining child abuse material for use through a postal or similar service 471.22 Aggravated offence—offence involving conduct on 3 or more occasions and 2 or more people 471.24 Using a postal or similar service to procure persons under 16 471.25 Using a postal or similar service to "groom" persons under 16 471.26 Using a postal or similar service to send indecent material to person under 16 474.24A Aggravated offence—offence involving conduct on 3 or more occasions and 2 or more people

> Using a carriage service for sexual activity with person under 16 years of

age

474.25A

[s 35]

communication to person under 16 years of age'. Schedule 5, items 6, as renumber as schedule 5	5, items 5 and 6. epealed or expired disqualifying	1 2 3 4 5 6
communication to person under 16 years of age'. Schedule 5, items 6, as renumber as schedule 5 endment of sch 6 (Rences) Schedule 6, entry for Coinsert— Using internet etc. to procure children under 16 Schedule 6—	epealed or expired disqualifying criminal Code— as the provision was in force from time to time before its repeal by the Criminal Law (Child Exploitation and Dangerous Drugs) Amendment	2 3 4 5 6
communication to person under 16 years of age'. Schedule 5, items 6, as renumber as schedule 5 endment of sch 6 (Rences) Schedule 6, entry for Coinsert— Using internet etc. to procure children under 16	epealed or expired disqualifying criminal Code— as the provision was in force from time to time before its repeal by the Criminal Law (Child Exploitation and Dangerous Drugs) Amendment	3 4 5 6
communication to person under 16 years of age'. Schedule 5, items 6, as renumber as schedule 5 endment of sch 6 (Rences) Schedule 6, entry for Coinsert— Using internet etc. to procure children	epealed or expired disqualifying criminal Code— as the provision was in force from time to time before its repeal by the Criminal Law (Child Exploitation and Dangerous Drugs) Amendment	2 3 4 5
communication to person under 16 years of age'. Schedule 5, items 6, as renumber as schedule 5 endment of sch 6 (Rences) Schedule 6, entry for Communication to person under 16 years of age'.	5, items 5 and 6. epealed or expired disqualifying	2 3 4 5
communication to person under 16 years of age'. Schedule 5, items 6, as renumber as schedule 5 endment of sch 6 (Rences)	5, items 5 and 6. epealed or expired disqualifying	3 4
communication to person under 16 years of age'. Schedule 5, items 6, as renumber as schedule 5	5, items 5 and 6.	2
communication to person under 16 years of age'. Schedule 5, items 6, as		
communication to person under 16 years of age'.	amended, and 7—	1
communication to person under 16		
defendant Using a carriage service to transmit indecent		
offence—child with mental impairment or under care, supervision or authority of		
i i i i i i i i i i i i i i i i i i i	with mental impairment or under care, supervision or authority of defendant	offence—child with mental impairment or under care, supervision or authority of defendant

50BA	Sexual intercourse with child under 16	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BB	Inducing child under 16 to engage in sexual intercourse	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BC	Sexual conduct involving child under 16	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BD	Inducing child under 16 to be involved in sexual conduct	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50DA	Benefiting from offence against this Part	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50DB	Encouraging offence against this Part	as the provision was in force from time to time before its repeal by the <i>Crimes Legislation Amendment (Sexual Offences Against Children) Act 2010</i> (Cwlth)'.	
	mendment of sch 6 vestigative informa	A (Offences that may form basis of ation)	1 2
(1)) Schedule 6A, item	4, entry for Criminal Code—	3
	insert—		4
'218B	Grooming children under 16'.		
(2)	Schedule 6A, iten section 229G, after	4, entry for Criminal Code, entry for 'Procuring'—	5
	insert—		7

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	'engagement in'.
(3)	Schedule 6A, item 5, entry for Crimes Act 1914 (Cwlth)—
	omit.
(4)	Schedule 6A, item 6, entry for Criminal Code (Cwlth)—
	insert—
'272.8	Sexual intercourse with child outside Australia
272.9	Sexual activity (other than sexual intercourse) with child outside Australia
272.10	Aggravated offence—child with mental impairment or under care, supervision or authority of defendant
272.11	Persistent sexual abuse of child outside Australia
272.12	Sexual intercourse with young person outside Australia— defendant in position of trust or authority

	272.13	Sexual act (other than			
		intercours	e) with		
		young per outside Au	ustralia—		
		defendant position of			
		authority			
	272.14	Procuring engage in			
		activity ou Australia			
	272.15	"Groomin	•		
		to engage activity ou			
		Australia'			
	(5)	Schedule	6A, item 6, as amended—		1
		renumber	as schedule 6A, item 5.		2
Clause	37 Ins	sertion of I	new sch 6B		3
		After sche	edule 6A—		4
		insert—			5
	'Sched	ule 6B	Repealed or expired	offences	6
			that may form		7
			basis of investigative information	,	8 9
					J
				section 109	10

'Crimes Act 1914 (Cwlth)

Provision Relevant Qualification relating to the provision of of Act heading Qualification relating to the provision of

[s 38]

50BA			l intercourse child under 16	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BB				as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BC			l conduct ring child 16	as the provision was in force from time to time before its repeal by the <i>Crimes</i> <i>Legislation Amendment (Sexual Offences</i> <i>Against Children) Act 2010</i> (Cwlth)	
50BD		under	ing child 16 to be red in sexual act	as the provision was in force from time to time before its repeal by the <i>Crimes Legislation Amendment (Sexual Offences Against Children) Act 2010</i> (Cwlth)'.	
38	An	nendr	nent of sch 7	(Dictionary)	1
	(1)	Sche	edule 7, definiti	on commencement—	2
		omit	•		3
	(2)	Sche	edule 7—		4
		inse	rt—		5
		ʻamo	ended Act, for 1	part 16, division 8, see section 295.	6
		com	mencement—		7
		(a)	for part 16, di	vision 2—see section 235; or	8
		(b)	for part 16, di	vision 3—see section 241(1); or	9
		(c)	for part 16, d or	ivision 5, subdivision 2—see section 253;	10 11
		(d)	for part 16, d or	ivision 5, subdivision 3—see section 260;	12 13
		(e)	for part 16, d or	ivision 5, subdivision 4—see section 270;	14 15
		(f)	for part 16, di	vision 8—see section 295.	16

s	39]	

			new disqualified person, for part 16, division 8, see section 295.	1 2
			<i>new disqualifying offence</i> , for part 16, division 8, see section 295.	3 4
			<i>new relevant disqualified person</i> , for part 16, division 8, see section 295.	5 6
			new serious offence, for part 16, division 8, see section 295.'.	7
		(3)	Schedule 7, definition unamended Act, paragraph (c)—	8
			omit, insert—	9
			'(c) for part 16, division 5, subdivision 4—see section 270.'.	10
	Par	t 5	Amendment of Drugs Misuse	11
			Act 1986	12
Clause	39	Act	t amended	13
			This part amends the <i>Drugs Misuse Act 1986</i> .	14
Clause	40	Am	nendment of s 4 (Definitions)	15
		(1)	Section 4—	16
			insert—	17
			'Australian Crime Commission means the Australian Crime Commission established under the Australian Crime Commission Act 2002 (Cwlth), section 7.'.	18 19 20
		(2)	Section 4, definition <i>dangerous drug</i> , paragraph (c), 'and that has'—	21 22
			omit, insert—	23
			'or that has'.	24

[s	41	
ĮS	41	l,

Clause		nendment of s 9A (Possessing relevant substances or ings)	1 2
		Section 9A—	3
		insert—	4
	'(1A)	It is a defence to a charge of an offence against subsection (1) for a person to prove that the person has a reasonable excuse for possessing the relevant substance or thing.'.	5 6 7
Clause	42 Ins	sertion of new s 9D	8
		After section 9C—	9
		insert—	10
	'9D Tra	afficking in relevant substances or things	11
		'A person who carries on the business of unlawfully trafficking in a relevant substance or thing as defined under section 9A(2), for use in connection with the commission of a crime under section 8, commits a crime.	12 13 14 15
		Maximum penalty—20 years imprisonment.'.	16
Clause	43 An	nendment of s 10 (Possessing things)	17
		Section 10, after subsection (4)—	18
		insert—	19
	'(4AA)	For subsection (4), it is immaterial whether the hypodermic syringe or needle was for use, or had been used, in connection with the administration of a dangerous drug.'.	20 21 22
Clause	44 An	nendment of s 30 (Interpretation)	23
	(1)	Section 30(1), definition <i>court</i> , paragraph (b)—	24
		renumber as paragraph (c).	25
	(2)	Section 30(1), definition <i>court</i> —	26
		insert—	27
		'(b) the District Court; or'.	28

[s	45]
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Clause	45	Amendment of s 43U (Confidentiality of information)	1
		(1) Section 43U(2)(c) and (d)—	2
		renumber as section 43U(2)(d) and (e).	3
		(2) Section 43U(2)—	4
		insert—	5
		'(c) disclosure of information to a member of the staff of the Australian Crime Commission to enable the member to perform his or her functions as a member of the staff of the Australian Crime Commission; or'.	6 7 8 9
Clause	46	Amendment of s 46 (Definitions for pt 5B)	10
		Section 46, definition <i>serious offence</i> , paragraph (a)(ii), 'or 8'—	11 12
		omit, insert—	13
		', 8 or 9D'.	14
Clause	47	Replacement of pt 7, hdg (Transitional provisions)	15
		Part 7, heading—	16
		omit, insert—	17
	'Part	7 Transitional and validating	18
		provisions'.	19
Clause	48	Insertion of new pt 7, div 8	20
		Part 7—	21
		insert—	22

s 49

'Division 8		Provisions for Criminal Law (Child Exploitation and Dangerous Drugs) Amendment Act 2012	1 2 3
'143		idation of orders for forfeiture or restraint made by strict Court before commencement	4 5
	'(1)	This section applies to an order made before the commencement of this section by the District Court under part 5.	6 7 8
	'(2)	The order is taken to be, and always to have been, as valid and effective as it would have been if section 30(1), definition <i>court</i> included a reference to the District Court at the relevant time.	9 10 11 12
'144	Ex	nendment of regulation by Criminal Law (Child ploitation and Dangerous Drugs) Amendment Act 2 does not affect powers of Governor in Council	13 14 15
		'The amendment of the <i>Drugs Misuse Regulation 1987</i> by the <i>Criminal Law (Child Exploitation and Dangerous Drugs) Amendment Act 2012</i> does not affect the power of the Governor in Council to further amend the regulation or to repeal it.'.	16 17 18 19 20
Part	t 6	Amendment of Drugs Misuse Regulation 1987	21 22
49	Re	gulation amended	23
		This part amends the <i>Drugs Misuse Regulation 1987</i> .	24

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	:)()	

Clause	50	Amendment of sch 8A (Gross weight of relevant substances for ss 9A, 9B and 9C of Act)	1 2
		(1) Schedule 8A, heading, 'and 9C'—	3
		omit, insert—	4
		', 9C and 9D'.	5
		(2) Schedule 8A, heading, '9C and 134'—	6
		omit, insert—	7
		'9C, 9D and 134'.	8
Clause	51	Amendment of sch 8B (Things specified for ss 9A, 9B and 9C, and prescribed for s 134, of Act)	9 10
		(1) Schedule 8B, heading, 'and 9C'—	11
		omit, insert—	12
		', 9C and 9D'.	13
		(2) Schedule 8B, heading, '9C and 134'—	14
		omit, insert—	15
		'9C, 9D and 134'.	16
	Part		17
		1977	18
Clause	52	Act amended	19
		This part amends the Evidence Act 1977.	20
Clause	53	Amendment of s 54 (Proof of identity of a person convicted)	21 22
		Section 54—	23
		omit, insert—	24

'54	Pro	of of	iden	itity of a person convicted	1
	'(1)	or T	victed Cerrito ection	on (the <i>alleged offender</i>) is alleged to have been in Queensland, the Commonwealth or another State bry of an offence, an affidavit that complies with a (2) is proof, unless the contrary is proved, the fender—	2 3 4 5 6
		(a)		been convicted of an offence stated in the affidavit er subsection (2)(c)(iii); and	7 8
		(b)	in a	e person who is referred to as having been convicted certificate of conviction exhibited to the affidavit er subsection (2)(b).	9 10 11
	'(2)	The	affida	vit must—	12
		(a)	purp	port to be made by an expert; and	13
		(b)		bit a certificate of conviction for the offence the ged offender is alleged to have been convicted of;	14 15 16
		(c)	state	e the following—	17
			(i)	the expert's field of expertise;	18
			(ii)	the process and evidence used by the expert to determine the identity of the alleged offender based on available identifying records;	19 20 21
			(iii)	any offence that, based on the results of the expert's determination mentioned in subparagraph (ii), a police record states the alleged offender has been convicted of;	22 23 24 25
			(iv)	that, based on the results of the expert's determination mentioned in subparagraph (ii), and the police record mentioned in subparagraph (iii), the expert believes that the alleged offender is the person who is referred to as having been convicted in the certificate of conviction exhibited to the affidavit under subsection (2)(b).	26 27 28 29 30 31 32

(3)	relyi	party to a proceeding intends to rely on the affidavit (the ing party), the party must give a copy of the affidavit to other party to the proceeding—	1 2 3
	(a)	at least 10 business days before the hearing day; or	4
	(b)	if, in the particular circumstances, the court considers it just to shorten the period mentioned in paragraph (a)—by a later date allowed by the court.	5 6 7
'(4)	inter mus	party to the proceeding, other than the relying party, ands to challenge a matter stated in the affidavit, the party t give the relying party notice in writing of the matter to hallenged—	8 9 10 11
	(a)	at least 3 business days before the hearing day; or	12
	(b)	if subsection (3)(b) applies and, in the particular circumstances, the court considers it just to shorten the period mentioned in paragraph (a)—by a later date allowed by the court.	13 14 15 16
'(5)	relyi notif	party to the proceeding (the <i>notifying party</i>) gives the ing party a notice under subsection (4), then, unless the fying party otherwise agrees, the relying party must are that the expert is available at the hearing of the eeding for cross-examination on the affidavit.	17 18 19 20 21
'(6)	In th	is section—	22
	purp	ficate of conviction, for an offence, means a document orting to be the certificate of conviction, or a certified of the certificate of conviction, for the offence.	23 24 25
	law, Terr	esponding law, in relation to a provision of a Queensland means a law of the Commonwealth or another State or itory corresponding, or substantially corresponding, to the rision.	26 27 28 29
		A sample see the Police Powers and Responsibilities Act), schedule 6.	30 31
	evid	ent means a person who is qualified to give opinion ence as an expert witness in relation to the identity of a on based on the type of identifying records used by the	32 33 34

		_	ert to determine the identity of the alleged offender under section (2)(c)(ii).	1 2
			ring day means the day fixed for the start of the hearing of proceeding.	3 4
			ntifying particulars see the Police Powers and ponsibilities Act 2000, schedule 6.	5 6
		iden	atifying records, of a person, means—	7
		(a)	any identifying particulars of the person taken under the <i>Police Powers and Responsibilities Act 2000</i> , chapter 17, part 4 or a corresponding law; or	8 9 10
		(b)	the results of a DNA analysis performed, under the <i>Police Powers and Responsibilities Act 2000</i> , chapter 17, part 5 or a corresponding law, on a DNA sample taken from the person under that part or a corresponding law; or	11 12 13 14 15
		(c)	a DNA sample taken from the person under the <i>Police Powers and Responsibilities Act 2000</i> , chapter 17, part 5 or a corresponding law.	16 17 18
		part	y, to a proceeding, means—	19
		(a)	for a criminal proceeding—the prosecutor and each accused person; or	20 21
		(b)	for a civil proceeding—each person who is a party to the proceeding; or	22 23
		(c)	for another proceeding—each person who has been given leave to appear in the proceeding.'.	24 25
	Part 8		Minor and consequential amendments	26 27
Clause	54 Ac	ts an	nended	28
		The	schedule amends the Acts it mentions.	29

Schedule		Other minor and consequential amendments	1 2
		section 54	3
Chi	ld Protection	(Offender Reporting) Act 2004	4
1	Schedule 2, i	item 1(a)—	5
	insert—		6
	'•	section 218B (Grooming children under 16)'.	7
	nmission for ardian Act 200	Children and Young People and Child 00	8
1	Section 180(2), 'applies'—	10
	omit, inse	rt—	11
	'apply'.		12
2	Section 355(2)(b), 'District Court'—	13
	omit, inse	rt—	14
	'Court of	Appeal'.	15
3	Section 461,	'section'—	16
	omit, inse	rt—	17
	'sections'		18
4	Schedule 1,	section 4(3)(a), examples—	19
	omit inse	rt—	20

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	'Examples of a service mentioned in paragraph (a)—	1
	babysitting service	2
	nanny service	3
	a service, conducted by a hotel or resort, to provide child care to children who are short term guests	4 5
	a service for providing adjunct care'.	6
Corre	ective Services Act 2006	7
1	Schedule 1, entry for Criminal Code—	8
	insert—	9
	'section 218B (Grooming children under 16)'.	10
Crim	inal Organisation Act 2009	11
1	Schedule 1—	12
	insert—	13
'218B	Grooming children under 16'.	
Disal	oility Services Act 2006	14
1	Section 108B(2)(b)—	15
	omit, insert—	16
	'(b) otherwise—by the tribunal, even if the dismissal would be contrary to a direction of the Court of Appeal.'.	17 18

2	Section 108B(3), 'QCAT'—	1
	omit, insert—	2
	'the tribunal'.	3
Pol	ice Powers and Responsibilities Act 2000	4
1	Section 379(1)(c), 'or 8'—	5
	omit, insert—	6
	', 8 or 9D'.	7
2	Schedule 2, section 4—	8
	insert—	9
	'• section 218B (Grooming children under 16)'.	10
Priv	vate Employment Agents Act 2005	11
1	Section 39(3), definition <i>offence of a sexual nature</i> , after '218A'—	12 13
	insert—	14
	'. 218B'.	15

Pro	ostitution Act 1999	1
1	Schedule 4, definition <i>disqualifying offence</i> , paragraph (a)(ii), after '5'—	2 3
	insert—	4
	'or 9D'.	5
Tra	ansport Operations (Passenger Transport) Act 1994	6
1	Schedule 1A, part 1, division 1—	7
	insert—	8
	'7A section 218B (Grooming children under 16)'.	9

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