

Counter-Terrorism and Other Legislation Amendment Bill 2016



Queensland

Counter-Terrorism and Other Legislation Amendment Bill 2016

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2016

A Bill

for

An Act to amend the *Corrective Services Act 2006*, the *Police Powers and Responsibilities Act 2000*, the *Public Safety Preservation Act 1986* and the *Terrorism (Preventative Detention) Act 2005* for particular purposes

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	The Pa	arlia	ment of Qu	eensland enacts—	1
	Part	1		Preliminary	2
Clause	1	Sho	ort title	you be sited as the Country Townships and Other	3
				hay be cited as the Counter-Terrorism and Other Amendment Act 2016.	4 5
	Part	2		Amendment of Corrective Services Act 2006	6 7
Clause	2	Act	amended		8
			This part an	nends the Corrective Services Act 2006.	9
Clause	3	Am	endment o	f s 10 (Record of prisoner's details)	10
		(1)	Section 10(2)—	11
			omit, insert	<u> </u>	12
			(2)	For the identification of a prisoner, a corrective services officer may collect and store the prisoner's biometric information, including by way of a biometric identification system.	13 14 15 16
		(2)	Section 10(3), 'photos and prints'—	17
			omit, insert	<u> </u>	18
				prisoner's biometric information, and any data about the biometric information stored in a biometric identification system,	19 20 21
		(3)	Section 10(4), 'photos or prints'—	22
			omit, insert	_	23

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		prisoner's biometric information, and any data about the biometric information stored in a biometric identification system,	1 2 3
Clause	4	Amendment of s 27 (Change of name)	4
		(1) Section 27(1), from 'under' to 'Act 2003.'—	5
		omit, insert—	6
		under—	7
		(a) the Births, Deaths and Marriages Registration Act 2003; or	8 9
		(b) an equivalent law of another State providing for the registration of a change to the person's name.	10 11 12
		(2) Section 27(3), 'subsection (1)'—	13
		omit, insert—	14
		subsection (1)(a)	15
Clause	5	Replacement of s 57 (Medical examination)	16
		Section 57—	17
		omit, insert—	18
		57 Health examination	19
		If a safety order is made for a prisoner, a doctor or nurse must examine the prisoner for any health concerns—	20 21 22
		(a) as soon as practicable after the order is made; and	23 24
		(b) subsequently, at intervals of not more than 7 days (to the greatest practicable extent) for the duration of the order.	25 26 27

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Clause	6	Replacement	of s	64 (Medical examination)	1		
		Section 64-	_		2		
		omit, insert	<u>;</u>		3		
		64 Hea	alth (examination	4		
			pris	If a maximum security order is made for a prisoner, a doctor or nurse must examine the prisoner for any health concerns—			
			(a)	as soon as practicable after the order takes effect; and	8 9		
			(b)	subsequently, at intervals of not more than 28 days (to the greatest practicable extent) for the duration of the order; and	10 11 12		
			(c)	as soon as practicable after the order ceases to have effect.	13 14		
Clause	7	Replacement	of s	65C (Medical examination)	15		
		Section 650	C—		16		
		omit, insert—					
		65C Health examination					
			nur	COSO is made for a prisoner, a doctor or se must examine the prisoner for any health cerns—	19 20 21		
			(a)	as soon as practicable after the COSO takes effect; and	22 23		
			(b)	subsequently, at intervals of not more than 28 days (to the greatest practicable extent) for the duration of the COSO; and	24 25 26		
			(c)	if the COSO is cancelled—as soon as practicable after the COSO ceases to have effect.	27 28 29		

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Clause	8	Am	Amendment of s 71 (Reconsidering decision)			
		(1)	Section 71(1)(a), from 'other than'—	2	
			omit, insert-	_	3	
				other than a preliminary transfer or a transfer for the purposes of the prisoner's initial placement; and	4 5 6	
		(2)	Section 71(6)—	7	
			insert—		8	
				<i>initial placement</i> , of a prisoner who is sentenced to a period of imprisonment, means the placement of the prisoner at—	9 10 11	
				(a) if a preliminary transfer of the prisoner has been made—the corrective services facility to which the prisoner is transferred following the preliminary transfer; or	12 13 14 15	
				(b) otherwise—the corrective services facility to which the prisoner is transferred after first being admitted to a corrective services facility on sentencing.	16 17 18 19	
				preliminary transfer means the transfer on sentencing of a prisoner who is detained on remand for an offence, if the transfer is for the purposes of assessing and determining an appropriate corrective services facility for the prisoner's initial placement.	20 21 22 23 24 25	
Clause	9	Am	endment of	f s 121 (Separate confinement)	26	
			Section 121	(3)—	27	
			omit, insert-	_	28	
			(3)	A doctor or nurse must examine the prisoner for any health concerns as soon as practicable after—	29 30	
				(a) the order takes effect; and	31	
				(b) the order ceases to have effect.	32	

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Clause	10	Amendment of s 160 (Identification of visitor)	1
		Section 160(2), 'identification procedures'—	2
		omit, insert—	3
		identification system procedures	4
Clause	11	Amendment of s 162 (Proof of identity)	5
		(1) Section 162(1)—	6
		omit, insert—	7
		(1) The chief executive may keep biometric information given to services facility as proof of the visit and any data about the visitor information stored in a biometric system.	a corrective 9 tor's identity, 10 's biometric 11
		(2) Section 162(2), 'an identifying particular ob subsection (1)'—	tained under 14
		omit, insert—	16
		the visitor's biometric information, about the biometric information biometric identification system,	•
Clause	12	Amendment of sch 4 (Dictionary)	20
		Schedule 4—	21
		insert—	22
		biometric identification system electronic system used to collect a about an individual's biometric inforway that enables the data to be used to individual.	means an 23 nd store data 24 ormation in a 25
		biometric information, for an individual the following information—	vidual, means 28 29
		(a) a photograph of the individual;	30

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		(b) information taken from the individual's hands, feet, eyes or voice by way of a scan or print, including, for example, fingerprints, vein patterns, footprints or toeprints.	1 2 3 4 5			
	Part	3 Amendment of Police Powers and Responsibilities Act 2000	6 7			
Clause	13	Act amended	8			
		This part amends the <i>Police Powers and Responsibilities Act</i> 2000.	9 10			
Clause	14	Amendment of s 280 (Definitions for ch 12)	11			
		Section 280—	12			
		insert—	13			
		chief executive officer means—	14			
		 (a) for a law enforcement agency under a corresponding law—the chief executive officer, however described, of the law enforcement agency; or 	15 16 17 18			
		(b) for an intelligence agency—the chief executive officer, however described, of the intelligence agency.	19 20 21			
		intelligence agency see the Crimes Act 1914 (Cwlth), section 15K.	23			
		intelligence officer see the Crimes Act 1914 (Cwlth), section 15K.	2\$			

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Clause	15	Amendment of s 289 (Order authorising creation of birth certificate for assumed identity under corresponding authority)				
		(1) Section 289—	4			
		insert—	5			
		(1A) Also, the chief executive officer of an intelligence agency may apply to the Supreme Court for an order (also a <i>birth certificate approval</i>) authorising a named intelligence officer of the agency to create a birth certificate for an assumed identity under a corresponding authority.	6 7 8 9 10 11			
		(2) Section 289(2), after 'law enforcement officer'—	12			
		insert—	13			
		, intelligence officer	14			
		(3) Section 289(1A) to (4)—	15			
		renumber as section 289(2) to (5).	16			
Clause	16	Amendment of s 290 (Giving effect to birth certificate approval)	17 18			
		Section 290, after 'law enforcement officer'—	19			
		insert—	20			
		or intelligence officer	21			
Clause	17	Amendment of s 291 (Destruction of birth certificate created under s 290)	22 23			
		Section 291(2), 'for whom'—	24			
		omit, insert—	25			
		or intelligence agency for which	26			

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Clause	18			nt of s 299 (Indemnity for issuing agency and relation to creation of birth certificates)		
			Section 29	9(2),	'to whom'—	3
			omit, inser	<i>t</i> —		4
				or i	ntelligence agency to which	5
Clause	19	Am	nendment o	of scl	n 6 (Dictionary)	6
		(1)	Schedule 6	· •—		7
			insert—			8
				<i>inte</i> 280	elligence agency, for chapter 12, see section	9 10
				<i>inte</i> 280	elligence officer, for chapter 12, see section	11 12
		(2)	Schedule 6	, defi	nition <i>chief executive officer</i> —	13
			insert—			14
				(e)	for a law enforcement agency under a corresponding law, for chapter 12—see section 280; or	15 16 17
				(f)	for an intelligence agency, for chapter 12—see section 280.	18 19
	Part	4			nendment of Public Safety	20
				Pre	eservation Act 1986	21
Clause	20	Ac	t amended			22
			This part a	mend	s the Public Safety Preservation Act 1986.	23
			Note—			24
			See also the	he ame	endments in schedule 1.	2.5

Clause	21	Amendment	of s 3A	(Extraterritorial application of Act)	1
		(1) Section 3	A—		2
		insert—			3
		(6A	,	claration under section 8GA of a vehicle or ea surrounding a vehicle—	4 5
				may be made even if the vehicle or area is outside Queensland at the time of the declaration; and	6 7 8
				is not affected if the vehicle or area moves outside Queensland while the declaration is in effect.	9 10 11
		(2) Section 3	A(7), '(6	5)'—	12
		omit, inse	ert—		13
			(7)		14
		(3) Section 3	A(6A) a	nd (7)—	15
		renumber	as section	on 3A(7) and (8).	16
Clause	22	Insertion of	new pt	2, div 1, hdg	17
		Part 2, be	fore sect	ion 5—	18
		insert—			19
		Divis	ion 1	Declarations and	20
				delegations	21
Clause	23	Amendment	of s 5 (Declaration of emergency situation)	22
		(1) Section 5	(2)—		23
		omit, inse	ert—		24
		(2	decla issue	soon as practicable after making the ration, the emergency commander must a certificate (an <i>emergency situation ficate</i>) signed by the commander stating—	25 26 27 28

		(a) that an emergency situation has been 1 declared to exist; and 2
		(b) the nature of the emergency situation; and 3
		(c) the date and time the emergency situation was declared to exist; and 5
		(d) the area in respect of which the emergency situation exists.
		(2) Section 5(4), 'certificate issued pursuant to subsection (2)'— 8
		omit, insert—
		emergency situation certificate 1
		(3) Section 5(5)—
		omit, insert—
		(5) The commissioner must keep the emergency 1 situation certificate for at least 6 years.
Clause	24	Amendment of s 7 (Power to delegate)
		(1) Section 7, heading—
		omit, insert—
		7 Delegation of power for particular periods 1
		(2) Section 7(3), from 'function'—
		omit, insert—
		function to—
		(a) issue an emergency situation certificate; or 2
		(b) make a note under section 5(4) on an 2 emergency situation certificate.
Clause	25	Insertion of new s 7A
		After section 7—
		insert— 2

		7A Del	egation of power to require information	1
		(1)	The emergency commander may delegate the power conferred under section 8AE to an appropriately qualified police officer, including the power to subdelegate that power to another appropriately qualified police officer.	2 3 4 5 6
		(2)	For each delegation, the emergency commander must attach to the emergency situation certificate a copy of each written instrument mentioned in the <i>Acts Interpretation Act 1954</i> , section 27A(3) and a statement outlining any revocation of the delegation.	7 8 9 10 11 12
		(3)	Without limiting the <i>Acts Interpretation Act 1954</i> , section 27A, if a delegation is in force at the end of the declaration of the emergency situation, the delegation ends.	13 14 15 16
lause	26	Insertion of ne	ew pt 2, div 2, hdg	17
			on 7A, as inserted by this Act—	18
		insert—	•	19
		Divisio	on 2 Powers for area in which emergency situation exists	20 21
lause	27	Amendment o	f s 8 (Powers of emergency commander)	22
		Section 8, h	neading—	23
		omit, insert	_	24
		8 Ger	neral powers	25
lause	28	Insertion of ne	ew pt 2, div 3	26
		Part 2, after	section 8—	27
		insert—		28

Division 3	Power to require information	1 2
Subdivision	1 Preliminary	3
8AADefinition	s for division	4
In this	s division—	5
	rised person , for an information matter, see n 8AB.	6 7
disclos	sure notice see section 8AL(2).	8
disclos	sure recipient see section 8AD.	9
	yer, of a person, means the person who by the person or by whom the person is ed.	10 11 12
•	n relation to information, includes carry out edure to generate the information.	13 14
inform	nation includes a document.	15
inform	nation matter means—	16
	he fact an information requirement is made of a person; or	17 18
aı	he nature of the information sought under n information requirement that is made of a person.	19 20 21
inforn	nation requirement see section 8AE(3).	22
emplo person	ger, of a person, means a person who is eyed or engaged by the same entity as the n and who manages or supervises the n's work.	23 24 25 26
releva	ant officer see section 8AL(4).	27
	<i>thorised person</i> , for an information matter, ction 8AC.	28 29

	work-related information, for a person of whom an information requirement is made, means information that is held, or is to be collected, by an entity by which the person is employed or engaged.	1 2 3 4 5
8ABMea	aning of <i>authorised person</i>	6
	An <i>authorised person</i> , for an information matter, is—	7 8
	(a) a person who has been given a disclosure notice authorising the disclosure of the information matter to the person; or	9 10 11
	Note—	12
	See subdivision 4 for the giving of disclosure notices.	13 14
	(b) a police officer to whom an information matter must, or may, be disclosed under this Act.	15 16 17
8AC Mea	aning of <i>unauthorised person</i>	18
	An <i>unauthorised person</i> , for an information matter, is a person other than an authorised person for the information matter.	19 20 21
	Note—	22
	See subdivision 3 for the restrictions on disclosing an information matter to an unauthorised person.	23 24
8ADMea	aning of <i>disclosure recipient</i>	25
(1)	A <i>disclosure recipient</i> is a person to whom an information matter is disclosed.	26 27
(2)	For subsection (1), it does not matter whether the disclosure of the information matter to the person—	28 29 30

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	(a)	is made by a person of whom an information requirement is made or another disclosure recipient; or	1 2 3
	(b)	is made lawfully or otherwise.	4
	Note	_	5
	ar	disclosure recipient may be an authorised person, or a unauthorised person, for the information matter that disclosed to the disclosure recipient.	6 7 8
(3)	mat	vever, a person to whom an information ter is disclosed is not a <i>disclosure recipient</i> if disclosure is made to the person—	9 10 11
	(a)	because the person is a police officer mentioned in any of the following sections—	12 13 14
		(i) section 8AE(2);	15
		(ii) section 8AF(3), definition <i>relevant matters</i> , paragraph (h) or (i);	16 17
		(iii) section 8AN(3), definition <i>relevant matters</i> , paragraph (j) or (k); or	18 19
	(b)	for the purpose of receiving or investigating a complaint to a State police officer or the Crime and Corruption Commission.	20 21 22
Subdiv	/isic	on 2 Information requirements	23
8AEMal	king	of information requirement	24
(1)	eme	s section applies if, during the period of an argency situation, the emergency commander atisfied on reasonable grounds that—	25 26 27
	(a)	a person may be able to give information that is necessary to manage or resolve the emergency situation; and	28 29 30

	Examples of persons who may be able to give information that is necessary to manage or resolve the emergency situation—	1 2 3
	• a designated person under the <i>Hospital and Health Boards Act 2011</i> , part 7	4 5
	 a person who is responsible for a biometric identification system 	6 7
	(b) it is not practicable, in the circumstances of the emergency situation, to obtain the information from the person other than under this subdivision.	8 9 10 11
(2)	The emergency commander or a police officer acting on the emergency commander's instructions may require the person to give the information to—	12 13 14 15
	(a) the emergency commander or police officer; or	16 17
	(b) another police officer, who may be described by name or by reference to an officer performing a stated function.	18 19 20
(3)	A requirement under subsection (2) is an <i>information requirement</i> .	21 22
(4)	An information requirement—	23
	(a) must be made by written notice; or	24
	(b) if it is not reasonably practicable in the circumstances to give written notice—may be made orally, but must be confirmed in writing as soon as reasonably practicable after it is made.	25 26 27 28 29
	Example—	30
	Because the information is required urgently, the police officer does not have time to return to the station to complete a written notice.	31 32 33
(5)	An information requirement may require the person to give the information—	34 35

	(a) either—	1
	(i) if it would be reasonable in the circumstances to require the person to give the information immediately—immediately; or	2 3 4 5
	(ii) otherwise—by a stated reasonable time and in a stated reasonable way; or	6 7
	Examples of a reasonable way in which the information may be required to be given—	8 9
	 telephoning a stated telephone number to give the information by telephone emailing a document to a stated email address 	10 11 12 13
	(b) by attending at a stated reasonable time and place to answer questions or produce documents.	14 15 16
(6)	Also, an information requirement may require the person to give the information on an ongoing basis during the period of the emergency situation.	17 18 19 20
(7)	However, the emergency commander or police officer may not under this section require the person to give the information if the emergency commander or police officer reasonably suspects the person has committed an indictable offence that is directly related to the emergency situation.	21 22 23 24 25 26
	Note— See the Police Powers and Responsibilities Act 2000 for the powers to question a person suspected of having committed an indictable offence.	27 28 29 30
(8)	For information that is included in an electronic document, compliance with the information requirement requires—	31 32 33
	(a) the giving of a clear image or written version of the electronic document; or	34 35

	(b) the giving of the information in a format that is able to be accessed by the emergency commander or police officer.	1 2 3	
	Example—	4	
	giving a digital file of CCTV footage that is able to be played on a computer	5 6	
(9)	If the information requirement is current at the end of the declaration of the emergency situation, the information requirement ends.	7 8 9	
(10)	In this section—	10	
	electronic document means a document of a type under the Acts Interpretation Act 1954, schedule 1, definition document, paragraph (c).	11 12 13	
8AF Per	son to be informed of relevant matters	14	
(1)	If an information requirement is made of a person by written notice, the notice must state the relevant matters.	15 16 17	
(2)	If an information requirement is made of a person orally, the emergency commander or a police officer acting on the emergency commander's instructions must, when making the requirement of the person, tell the person the relevant matters.		
(3)	In this section—	23	
	<i>relevant matters</i> , in relation to an information requirement that is made of a person, means each of the following—	24 25 26	
	(a) an emergency situation has been declared to exist;	27 28	
	(b) it is an offence for the person not to comply with the information requirement unless the person has a reasonable excuse;	29 30 31	
	(c) it is a reasonable excuse for the person not to give the information if—	32 33	

	(i) for an individual—giving the information might tend to incriminate the individual or expose the individual to a penalty; or	1 2 3 4
	(ii) the information is the subject of legal professional privilege;	5 6
(d)	it is an offence for the person to give information the person knows is false or misleading in a material particular unless, when giving information in a document, the person—	7 8 9 10 11
	(i) tells the police officer to whom the information is given, to the best of the person's ability, how the document is false or misleading; and	12 13 14 15
	(ii) if the person has, or can reasonably obtain, the correct information—gives the correct information;	16 17 18
(e)	it is an offence for the person to disclose an information matter to an unauthorised person for the information matter unless the person has a reasonable excuse;	19 20 21 22
(f)	the maximum penalty for committing an offence in relation to the information requirement, with and without a circumstance of aggravation;	23 24 25 26
(g)	the name, rank, registered number and station of the emergency commander or police officer making the information requirement;	27 28 29 30
(h)	the contact details of a police officer who may be contacted about the information requirement;	31 32 33
	Examples of a police officer who may be contacted about the information requirement—	34 35
	• a stated police officer	36

1
2 3 4 5 6 7 8 9
10 11 12 13 14 15
16 17 18 19 20
21 22
23 24 25 26
27 28
29 30
29

(3)	Subsection (2) does not limit what is a reasonable excuse.			1 2
(4)		nst su	efence to a prosecution for an offence absection (1) for the person to prove the	3 4 5
	(a)	info	d not reasonably comply with the rmation requirement within the period ed in the requirement; and	6 7 8
	(b)		reasonable steps to comply with the rmation requirement; and	9 10
	(c)	info	the information sought under the rmation requirement as soon as ticable after the period for compliance and in the requirement.	11 12 13 14
(5)	main givin Act	ntain ng the or a	on (1) applies despite any requirement to confidentiality or other restriction on e information, whether imposed under an rule of law, unless the Act expressly this section.	15 16 17 18 19
	Note-	_		20
			etion 8AQ for the person's protection from for giving the information.	21 22
(6)	an o	ffenc	commits a crime if the person commits e against subsection (1) in circumstances e person—	23 24 25
	(a)	inter	nds to—	26
		(i)	seriously endanger the health or safety of any person; or	27 28
		(ii)	cause serious damage to property; or	29
		(iii)	cause serious pollution of the environment; or	30 31
		(iv)	seriously prejudice the effective management or resolution of the emergency situation; or	32 33 34

	(b) knows that, or is reckless as to whether, the person's noncompliance with the information requirement is likely to—	1 2 3
	(i) seriously endanger the health or safety of any person; or	4 5
	(ii) cause serious damage to property; or	6
	(iii) cause serious pollution of the environment; or	7 8
	(iv) seriously prejudice the effective management or resolution of the emergency situation.	9 10 11
	Maximum penalty—10 years imprisonment.	12
	ence to give false or misleading ormation	13 14
(1)	A person of whom an information requirement is made must not give the nominated officer information the person knows is false or misleading in a material particular.	15 16 17 18
	Maximum penalty—40 penalty units or 1 year's imprisonment.	19 20
(2)	Subsection (1) does not apply to a person if the person, when giving information in a document—	21 22
	(a) tells the nominated officer, to the best of the person's ability, how the document is false or misleading; and	23 24 25
	(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	26 27 28
(3)	A person commits a crime if the person commits an offence against subsection (1) in circumstances where the person—	29 30 31
	(a) intends to—	32

	(i)	seriously endanger the health or safety of any person; or	1 2
	(ii)	cause serious damage to property; or	3
	(iii)	cause serious pollution of the environment; or	4 5
	(iv)	seriously prejudice the effective management or resolution of the emergency situation; or	6 7 8
(b)	givi	ws that, or is reckless as to whether, ng the false or misleading information is ly to—	9 10 11
	(i)	seriously endanger the health or safety of any person; or	12 13
	(ii)	cause serious damage to property; or	14
	(iii)	cause serious pollution of the environment; or	15 16
	(iv)	seriously prejudice the effective management or resolution of the emergency situation.	17 18 19
Max	kimui	m penalty—10 years imprisonment.	20
In th	nis se	ction—	21
who mea requ	om a ins th iired	ed officer, in relation to a person of an information requirement is made, at police officer to whom the person is to give the information under the ion requirement.	22 23 24 25 26
Note	_		27
pe	erson i	tion 8AE(2) for the police officers to whom a may be required to give the information under an tion requirement.	28 29 30

(4)

Subdiv	/isio	on 3	Restrictions on disclosing information matter to unauthorised persons	1 2 3
			person to disclose information authorised person	4 5
(1)	perse been discl	on of mad lose a	whom an information requirement has e must not, without reasonable excuse, n information matter to an unauthorised the information matter.	6 7 8 9 10
		imun isonr	n penalty—40 penalty units or 1 year's ment.	11 12
(2)			the person does not commit an offence bsection (1) if—	13 14
	(a)	secti	person has been given a notice under on 8AK in relation to the information er; or	15 16 17
	(b)	maki	disclosure is made for the purpose of ing a complaint to a State police officer e Crime and Corruption Commission.	18 19 20
(3)	an o	ffence	commits a crime if the person commits a gainst subsection (1) in circumstances person—	21 22 23
	(a)	inten	ds to—	24
		(i)	seriously endanger the health or safety of any person; or	25 26
		(ii)	cause serious damage to property; or	27
		(iii)	cause serious pollution of the environment; or	28 29
		` '	seriously prejudice the effective management or resolution of the emergency situation; or	30 31 32

	(b)		ws that, or is reckless as to whether, the losure of the information matter is likely	1 2 3
		(i)	seriously endanger the health or safety of any person; or	4 5
		(ii)	cause serious damage to property; or	6
		(iii)	cause serious pollution of the environment; or	7 8
		(iv)	seriously prejudice the effective management or resolution of the emergency situation.	9 10 11
	Max	kimur	m penalty—10 years imprisonment.	12
			disclosure recipient to disclose matter to unauthorised person	13 14
(1)	disc		he period of an emergency situation, a e recipient must not, without reasonable	15 16 17
	(a)	pers the	ne disclosure recipient is an authorised con for an information matter—disclose information matter to an unauthorised con for the information matter; or	18 19 20 21
	(b)	pers the unau matt whe	the disclosure recipient is an unauthorised at the conformation matter—disclose information matter to another authorised person for the information ter, knowing that, or being reckless as to other, the person to whom the disclosure that is an unauthorised person.	22 23 24 25 26 27 28
			m penalty—40 penalty units or 1 year's ment.	29 30
(2)			t, the disclosure recipient does not an offence against subsection (1) if—	31 32

	(a)	the disclosure recipient has been given a notice under section 8AK in relation to the information matter; or	1 2 3
	(b)	the disclosure is made for the purpose of making a complaint to a State police officer or the Crime and Corruption Commission.	4 5 6
(3)	offe a pe	o, the disclosure recipient does not commit an ence against subsection (1)(a) by disclosing to erson of whom an information requirement has n made—	7 8 9 10
	(a)	the fact the information requirement has been made of the person; or	11 12
	(b)	the nature of the information sought under the information requirement.	13 14
(4)	disc sub	disclosure recipient commits a crime if the closure recipient commits an offence against section (1) in circumstances where the closure recipient—	15 16 17 18
	(a)	intends to—	19
		(i) seriously endanger the health or safety of any person; or	20 21
		(ii) cause serious damage to property; or	22
		(iii) cause serious pollution of the environment; or	23 24
		(iv) seriously prejudice the effective management or resolution of the emergency situation; or	25 26 27
	(b)	knows that, or is reckless as to whether, the disclosure of the information matter is likely to—	28 29 30
		(i) seriously endanger the health or safety of any person; or	31 32
		(ii) cause serious damage to property; or	33

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	(iii) cause serious pollution of the environment; or	1 2
	(iv) seriously prejudice the effective management or resolution of the emergency situation.	3 4 5
	Maximum penalty—10 years imprisonment.	6
	ice that person released from prohibition disclosing information matter	7 8
(1)	This section applies if, at any time during the period of an emergency situation, the emergency commander reasonably considers it will not prejudice the effective management or resolution of the emergency situation if—	9 10 11 12 13
	(a) a person of whom an information requirement is made discloses an information matter; or	14 15 16
	(b) a person who is a disclosure recipient discloses an information matter.	17 18
(2)	The emergency commander or a police officer acting on the emergency commander's instructions may give the person a written notice stating that the person is no longer prohibited from disclosing the information matter to other persons. Note—	19 20 21 22 23 24 25
	Section 8AI or 8AJ applies to the person if the person has not been given a notice under this section.	26 27
(3)	The written notice may be given to the person—	28
	(a) by email, but only if it is sent from a Queensland Police Service email account; or	29 30 31
	(b) in a written notice making an information requirement of the person; or	32 33

	(c) in another appropriate way.	1
Subdiv	vision 4 Disclosure notices	2
8AL Red	quest for disclosure notice to be given	3
(1)	This section applies to a person who—	4
	(a) is either—	5
	(i) a person of whom an information requirement is made; or	6 7
	(ii) a disclosure recipient; and	8
	(b) during the period of an emergency situation, wishes to disclose an information matter to another person; and	9 10 11
	(c) has not been given a notice under section 8AK in relation to the information matter.	12 13
(2)	The person may ask a relevant officer to give a stated person a notice (a <i>disclosure notice</i>) authorising the disclosure of the information matter to the stated person for a stated purpose.	14 15 16 17
(3)	The stated purpose must be—	18
	(a) for disclosure by a person of whom an information requirement is made—	19 20
	(i) to obtain the help of the other person in order to comply with the information requirement; or	21 22 23
	(ii) if the information requirement concerns work-related information for the person—to inform the employer, or a manager, of the person that the information requirement has been made of the person; or	24 25 26 27 28 29

		(iii) to seek legal advice in relation to the information requirement, including about an offence against this division; or	1 2 3 4			
	(b)	for disclosure by a disclosure recipient—	5			
		(i) to obtain the help of the other person in order to help the person of whom the information requirement is made comply with the information requirement; or	6 7 8 9 10			
		(ii) if the information requirement concerns work-related information for the person of whom it is made and the disclosure recipient is a manager of the person—to inform the employer, or a manager, of the disclosure recipient that the information requirement has been made of the person; or	11 12 13 14 15 16 17			
		(iii) to seek legal advice in relation to the information requirement, including about an offence against this division.	19 20 21			
(4)	In tl	his section—	22			
	relevant officer means—					
	(a)	the emergency commander; or	24			
	(b)	a police officer acting on the emergency commander's instructions; or	25 26			
	(c)	if the request under subsection (2) is made by a person of whom an information requirement is made—a police officer mentioned in section 8AF(3), definition relevant matters, paragraph (h) whose contact details have been given to the person; or	27 28 29 30 31 32 33			
	(d)	if the request under subsection (2) is made by a disclosure recipient who is an	34 35			

	authorised person for the information matter—a police officer mentioned in section 8AN(3), definition <i>relevant matters</i> paragraph (j) whose contact details have been given to the disclosure recipient.	1 2 3 4 5
	ligation to give, or to refuse to give, closure notice	6 7
(1)	This section applies if a request is made under section 8AL to a relevant officer to give a stated person a disclosure notice.	8 9 10
(2)	The relevant officer must give the stated person a disclosure notice unless the officer reasonably suspects that giving the notice might prejudice the effective management or resolution of the emergency situation.	11 12 13 14 15
(3)	The disclosure notice may be given in writing or orally.	16 17
(4)	The giving of the disclosure notice does not affect the time by which the person of whom the information requirement is made must comply with the information requirement.	18 19 20 21
	Example —	22
	An information requirement is made of a person and, under section 8AE(5)(a)(i), requires the person to give the information immediately. The person asks for a disclosure notice to be given to the person's lawyer to seek legal advice in relation to the information requirement. The obligation under subsection (2) for the relevant officer to give the person's lawyer a disclosure notice does not affect the person's obligation under section 8AG to comply with the information requirement by giving the information immediately.	23 24 25 26 27 28 29 30 31 32
(5)	If the relevant officer reasonably suspects that giving the stated person a disclosure notice might prejudice the effective management or resolution of the emergency situation, the officer must decide to refuse the request.	33 34 35 36 37

8ANPer	son	to be informed of relevant matters	1					
(1)		If a disclosure notice is given in writing, the notice must state the relevant matters.						
(2)	offi	If a disclosure notice is given orally, the relevant officer must, when giving the notice, tell the person to whom it is given the relevant matters.						
(3)	In this section—							
	give	want matters, in relation to a disclosure notice en to a person (the stated person), means each the following—	8 9 10					
	(a)	an emergency situation has been declared to exist;	11 12					
	(b)	an information requirement has been made of the person mentioned in section 8AL(1)(a)(i);	13 14 15					
	(c)	it is an offence for the person of whom the information requirement is made not to comply with the information requirement unless the person has a reasonable excuse;	16 17 18 19					
	(d)	it is an offence for the person of whom the information requirement is made to give information the person knows is false or misleading in a material particular unless, when giving information in a document, the person—	20 21 22 23 24 25					
		(i) tells the police officer to whom the information is given, to the best of the person's ability, how the document is false or misleading; and	26 27 28 29					
		(ii) if the person has, or can reasonably obtain, the correct information—gives the correct information;	30 31 32					
	(e)	it is an offence for the person of whom the information requirement is made to disclose an information matter to an unauthorised	33 34					

	person for the information matter unless the person has a reasonable excuse;	1 2
(f)	the person of whom the information requirement is made, or a disclosure recipient, has been authorised to disclose an information matter to the stated person for the purpose of—	3 4 5 6 7
	(i) either—	8
	(A) for disclosure by the person of whom the information requirement is made—obtaining the help of the stated person in order to comply with the information requirement; or	9 10 11 12 13 14
	(B) for disclosure by a disclosure recipient—obtaining the help of the stated person in order to help the person of whom the information requirement is made comply with the information requirement; or	15 16 17 18 19 20 21
	(ii) informing the stated person, as the employer, or a manager, of the person of whom the information requirement is made, or of the disclosure recipient, that the information requirement has been made and concerns work-related information for the person of whom it is made; or	22 23 24 25 26 27 28 29
	(iii) seeking legal advice in relation to the information requirement, including about an offence against this division;	30 31 32
(g)	it is an offence for the stated person to disclose the information matter to an unauthorised person for the information matter unless the stated person has a reasonable excuse;	33 34 35 36 37

(h) the maximum penalty for disclosing the 1 information matter to an unauthorised 2 person for the information matter, with and 3 without a circumstance of aggravation; 4 the name, rank, registered number and 5 (i) station of the police officer giving the 6 disclosure notice: 7 the contact details of a police officer who 8 (i) may be contacted about the information 9 requirement or disclosure notice; 10 Examples of a police officer who may be contacted 11 about the information requirement or disclosure 12 notice— 13 a stated police officer 14 a police officer performing a stated function 15 (k) if the stated person wishes to disclose the 16 information matter to another person, the 17 stated person may ask the emergency 18 commander, the police officer giving the 19 disclosure notice or the police officer 20 mentioned in paragraph (i) to give the other 21 person a disclosure notice authorising the 22 disclosure of the information matter to the 23 other person for a stated purpose; 24 a police officer may give the stated person a (1)25 written notice under section 8AK, including 26 by email from a Queensland Police Service 27 email account, stating that the person is no 28 longer prohibited from disclosing 29 information matter to other persons; 30 (m) if, during the period of the emergency 31 situation, the person is not given a notice 32 mentioned in paragraph (1), a police officer 33 will inform the stated person when the 34 emergency situation has ended. 35

8AOPro	cedı	ure if disclosure notice is given	1			
(1)		disclosure notice is given under section M(2), the relevant officer must—	2 3			
	(a)	if the notice is given in writing—give a copy of the notice to the person who requested the giving of the notice; or	4 5 6			
	(b)	if the notice is given orally—tell the person who requested the giving of the notice that the notice has been given.	7 8 9			
(2)	reas is g	o, the relevant officer must, as soon as sonably practicable after the disclosure notice iven, make a written record under subsection or (4).	10 11 12 13			
(3)		he disclosure notice is given in writing, the ten record must state—	14 15			
	(a)	the date and time the notice is given; and	16			
	(b)	the date and time a copy of the notice is given to the person who requested the giving of the notice.	17 18 19			
(4)		ne disclosure notice is given orally, the written ord must state—	20 21			
	(a)	the name of the person to whom the notice is given; and	22 23			
	(b)	the date and time the notice is given; and	24			
	(c)	the date and time the person who requested the giving of the notice is told the notice has been given.	25 26 27			
8APPro	cedı	ure if disclosure notice is refused	28			
(1)	This section applies if a relevant officer decides under section 8AM(5) to refuse a person's request to give a stated person a disclosure notice.					
(2)	As soon as reasonably practicable after making					

	the decision, the relevant officer must—	1
	(a) inform the person who made the request that—	2 3
	(i) the request is refused; and	4
	(ii) if the stated purpose of the request was a purpose mentioned in section 8AL(3)(a)(iii) or (b)(iii)—the person may ask that a disclosure notice authorising the disclosure of the information matter be given to another stated person for that purpose; and	5 6 7 8 9 10 11
	(b) make a written record of—	12
	(i) the decision to refuse the request; and	13
	(ii) the date and time of the decision; and	14
	(iii) the grounds forming the basis of the suspicion mentioned in section 8AM(5).	15 16 17
(3)	The information required to be given under subsection (2)(a) may be given orally or in writing.	18 19 20
Subdiv	vision 5 Other matters	21
8AQPro	tection from liability for giving information	22
(1)	This section applies to a person who, acting honestly and without negligence, gives information under an information requirement that is made of the person.	23 24 25 26
(2)	This section also applies to a person if—	27
	(a) the person, acting honestly and without negligence, gives information to—	28 29

		(i)	a person of whom an information requirement is made to help the person comply with the requirement; or	1 2 3			
		(ii)	a disclosure recipient to help the disclosure recipient help a person of whom an information requirement is made comply with the requirement; and	4 5 6 7 8			
	(b)	whe	en the information is given—	9			
		(i)	the person is an authorised person for an information matter relating to the person of whom the information requirement is made; or	10 11 12 13			
		(ii)	the person to whom the information is given has been given a notice under section 8AK.	14 15 16			
(3)	und	The person is not liable, civilly, criminally or under an administrative process, for giving the information.					
(4)			herely because the person gives the ion, the person can not be held to have—	20 21			
	(a)		ached any code of professional etiquette thics; or	22 23			
	(b)		arted from accepted standards of fessional conduct.	24 25			
(5)	Wit	hout	limiting subsections (3) and (4)—	26			
	(a)	has	proceeding for defamation, the person a defence of absolute privilege for lishing the information; and	27 28 29			
	(b)	mai info	ne person would otherwise be required to ntain confidentiality about the ormation under an Act, oath or rule of or practice, the person—	30 31 32 33			

	(does not contravene the Act, oath rule of law or practice by giving t information; and 	
	(ii) is not liable to disciplinary action f giving the information.	For 4 5
8ARPer situ	sons uation	o be informed that emergency has ended	6 7
(1)	emer	on as practicable after the declaration of gency situation ends, the emergent ander must ensure each relevant personned that—	cy 9
	(a) 1	he emergency situation has ended; and	12
	1	he relevant person is no longer prohibit rom disclosing an information matter other persons.	
(2)	of the	ction (1) does not apply if, during the period e emergency situation, the relevant personen given a notice under section 8AK.	
(3)	In thi	s section—	19
	relev	ant person means—	20
	1	equirement was made during the period he emergency situation; or	
	, í	person to whom a disclosure notice we given during the period of the emergen ituation.	
Insertion of ne	ews8	ВА	27
After section	on 8B–	-	28
insert—			29

		8BA Ap	pointment of TERC commander	1
		(1)	This section applies if—	2
			(a) a terrorist emergency has been declared under section 8G(1); and	3 4
			(b) the terrorist emergency commander is satisfied on reasonable grounds that it is or may be necessary to establish a terrorist emergency reception centre outside the declared area.	5 6 7 8 9
		(2)	The terrorist emergency commander may appoint an appropriately qualified police officer to be the TERC commander for the terrorist emergency.	10 11 12
lause 30		nendment o mmander)	of s 8C (Function of terrorist emergency	13 14
	(1)	Section 8C	, heading, after 'Function'—	15
		insert—		16
			and powers	17
	(2)	Section 8C	(2)—	18
		omit, insert	<u>- </u>	19
		(2)	The terrorist emergency commander may give directions to—	20 21
			(a) a terrorist emergency forward commander about the performance of functions and the exercise of powers under this Act by the terrorist emergency forward commander; or	22 23 24 25
			(b) a TERC commander about the performance of functions and the exercise of powers under this Act by the TERC commander.	26 27 28
	(3)	Section 8C	(3), after 'forward commander'—	29
		insert—		30
			or TERC commander	31

	(4)	Section 8Co	(4)—		1
		omit, insert			2
		(4)	pow con	terrorist emergency commander has all the vers of a terrorist emergency forward mander and a TERC commander and, for that pose—	3 4 5 6
			(a)	a reference in this Act to a terrorist emergency forward commander includes a reference to the terrorist emergency commander; and	7 8 9 10
			(b)	a reference in this Act to a TERC commander includes a reference to the terrorist emergency commander.	11 12 13
Clause 31		endment o ward comm		E (Function of terrorist emergency er)	14 15
	(1)	Section 8E,	head	ling, after 'Function'—	16
		insert—			17
			and	powers	18
	(2)	Section 8E((2), fi	rom 'part 2'—	19
		omit, insert	_		20
			sect	ion 7A and part 2, divisions 2 and 3.	21
	(3)	Section 8E((3)—		22
		omit, insert			23
		(2A)		subsection (2), in section 7A and part 2, sions 2 and 3—	24 25
			(a)	a reference to the emergency situation certificate includes a reference to the terrorist emergency certificate; and	26 27 28
			(b)	a reference to an emergency situation includes a reference to a terrorist emergency; and	29 30 31

		(c) a reference to the emergency commander includes a reference to the terrorist emergency forward commander.	1 2 3
	(3)	For the purpose of the powers of a police officer acting on the terrorist emergency forward commander's instructions, a reference in part 2, division 2 or 3 to a police officer acting on the emergency commander's instructions includes a reference to a police officer acting on the terrorist emergency forward commander's instructions.	4 5 6 7 8 9 10
(4)	Section 8E	(4), 'and (3)'—	11
	omit, insert	<u>. </u>	12
		to (4)	13
(5)	Section 8E	(2A) to (5)—	14
	renumber a	s section 8E(3) to (6).	15
Ins	ertion of ne	ew ss 8FA and 8FB	16
	Part 2A, div	vision 1, subdivision 1—	17
	insert—		18
	8FA Fur	nction and powers of TERC commander	19
	(1)	The TERC commander appointed for a terrorist emergency is responsible for—	20 21
		(a) the management and control of each declared evacuation area declared by the TERC commander under section 8GA; and	22 23 24
		(b) if a terrorist emergency reception centre is established in a declared evacuation area—the reception, identification and assessment of persons at the centre.	25 26 27 28
	(2)	The TERC commander has, for the commander's function in relation to a terrorist emergency, the powers an emergency commander has for an emergency situation under section 7A and part 2	29 30 31 32

	divisions 2 and 3.	1				
(3)	For subsection (2), in section 7A and part 2, divisions 2 and 3—	2 3				
	(a) a reference to the emergency situation certificate includes a reference to the terrorist emergency evacuation certificate; and	4 5 6 7				
	(b) a reference to an emergency situation includes a reference to a terrorist emergency; and	8 9 10				
	(c) a reference to the emergency commander includes a reference to the TERC commander.	11 12 13				
(4)	For the purpose of the powers of a police officer acting on the TERC commander's instructions, a reference in part 2, division 2 or 3 to a police officer acting on the emergency commander's instructions includes a reference to a police officer acting on the TERC commander's instructions.					
(5)	Subsections (2) to (4) do not limit other powers of the TERC commander or of a police officer acting on the TERC commander's instructions.					
(6)	However, the powers conferred under this section are subject to section 8PB.	24 25				
8FBTEF	RC commander's power to delegate	26				
(1)	This section applies only for a period for which the TERC commander is not acting as the TERC commander.	27 28 29				
(2)	The TERC commander may delegate the commander's functions under this Act, including the power to subdelegate functions, to an appropriately qualified police officer.	30 31 32 33				

		(3) The power to delegate does not include the power to delegate the function to issue a terrorist emergency evacuation certificate under section 8GA(4).	1 2 3 4
		(4) For each delegation, the TERC commander must attach to the terrorist emergency evacuation certificate a copy of a written instrument mentioned in the <i>Acts Interpretation Act 1954</i> , section 27A(3) and a statement outlining any revocation of the delegation.	5 6 7 8 9 10
		(5) Without limiting the <i>Acts Interpretation Act 1954</i> , section 27A, if a delegation is in force at the end of the terrorist emergency, the delegation ends.	11 12 13
		(6) In this section—	14
		functions includes powers.	15
clause	33	Replacement of pt 2A, div 1, sdiv 2, hdg (Declaration) Part 2A, division 1, subdivision 2, heading— omit, insert— Subdivision 2 Declarations	16 17 18 19
lause	34	Amendment of s 8G (Terrorist emergency may be declared)	20 21
		(1) Section 8G(3), example—	22
		omit, insert—	23
		Examples—	24
		 an area within a stated distance of a stated moving motor vehicle or vessel 	25 26
		 an area within a stated distance of a stated person who is on foot, in a moving motor vehicle or vessel or moving in another way 	27 28 29
		(2) Section 8G(5), from 'by'—	30
		omit, insert—	31

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			by-	_	1
			(a)	amending their description on the terrorist emergency certificate; and	2 3
			(b)	noting the date and time of the amendment on the terrorist emergency certificate.	4 5
	(3)	Section 8G((9), '	either'—	6
	C	omit, insert-	_		7
			any		8
	(4)	Section 8G((9)—		9
	i	nsert—			10
			(c)	a regulation made under section 8HA extends the period of the declaration.	11 12
Clause 35	Inser	tion of ne	w s	8GA	13
	A	After section	n 8G	·—	14
	i	nsert—			15
		8GAEva	cua	tion areas may be declared	16
		(1)	terro appor	s section applies if, during the period of a prist emergency, the TERC commander ointed for the emergency is satisfied on sonable grounds that the terrorist emergency wers are necessary to manage and control—	17 18 19 20 21
			(a)	the evacuation of persons from a declared area; or	22 23
			(b)	the reception, identification and assessment of persons at a terrorist emergency reception centre established outside a declared area.	24 25 26
		(2)	the	TERC commander may declare 1 or more of following (each a <i>declared evacuation area</i>) the terrorist emergency—	27 28 29
			(a)	a stated area, outside a declared area, in which a terrorist emergency reception centre	30 31

	has been, or is to be, established for the terrorist emergency;	1 2
	(b) if persons evacuate from a declared area to a place other than the terrorist emergency reception centre—a stated area, outside the declared area, that includes the place to which the persons evacuate;	3 4 5 6 7
	(c) a stated area that includes the route for the evacuation of persons from a declared area, or a declared evacuation area mentioned in paragraph (b), to the terrorist emergency reception centre;	8 9 10 11 12
	(d) a vehicle used to transport persons from a declared area, or a declared evacuation area mentioned in paragraph (b), to the terrorist emergency reception centre and a stated area surrounding the vehicle.	13 14 15 16 17
	Examples—	18
	• a bus with a stated registration number and an area within a stated distance of the bus	19 20
	 a stated vessel and an area within a stated distance of the vessel 	21 22
(3)	A stated area for subsection (2)(a) to (d) must be the smallest area reasonably necessary to effectively manage—	23 24 25
	(a) the evacuation of persons from a declared area or declared evacuation area; or	26 27
	(b) the reception, identification and assessment of persons at the terrorist emergency reception centre or other place to which the persons evacuate.	28 29 30 31
(4)	As soon as practicable after making a declaration under subsection (2), the TERC commander must issue a certificate (a <i>terrorist emergency evacuation certificate</i>) signed by the commander stating—	32 33 34 35 36

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		(a) each declared evacuation area; and	1
		(b) the date and time the declaration was made.	2
	(5)	The TERC commander may at any time change a declared evacuation area by—	3 4
		(a) amending its description on the terrorist emergency evacuation certificate; and	5 6
		(b) noting the date and time of the amendment on the terrorist emergency evacuation certificate.	7 8 9
	(6)	Unless the TERC commander ends a declaration made under subsection (2) sooner, the declaration ends when the declaration of the terrorist emergency ends.	10 11 12 13
	(7)	In this section—	14
		<i>vehicle</i> includes vessel, aircraft or railway rolling stock.	15 16
		of s 8H (Extension of terrorist emergency s to a maximum of 14 days)	17 18
Sectio	n 8H-	_	19
omit, i	nsert	<u> </u>	20
8H	Ext day	ension of terrorist emergency beyond 7	21 22
	(1)	This section applies if the Minister and the Premier are satisfied, in relation to a terrorist emergency, that it is necessary for police officers to continue to exercise terrorist emergency powers beyond the current period of the terrorist emergency to protect—	23 24 25 26 27 28
		(a) life or health at serious risk; or	29
		(b) critical infrastructure.	30
	(2)	Before the current period of the terrorist emergency ends, the Minister and the Premier	31 32

	may extend the period of the terrorist emergency by 1 or more periods of not more than 7 days each.	1 2
(3)	However, an extension may not be made under subsection (2) if the total period of the terrorist emergency, including the extension and each other extension already made under this section or section 8HA, would be more than 28 days.	3 4 5 6 7
	tension of terrorist emergency beyond 28	8 9
(1)	A regulation may extend, or further extend, the period of a terrorist emergency.	10 11
(2)	A regulation made under this section commences on the day it is made whether or not it is notified on that day.	12 13 14
(3)	Also, a regulation made under this section—	15
	(a) must state the period, of not more than 14 days, by which the terrorist emergency is extended; and	16 17 18
	(b) expires at the end of the stated period unless it is sooner repealed or expires under section 8I(3).	19 20 21
(4)	Subsection (2) applies despite the <i>Statutory Instruments Act 1992</i> , section 32.	22 23
	of s 8I (Relevant person must end terrorist name)	24 25
(1) Section 8I	(1)—	26
omit, inse	rt—	27
(1)	A relevant person must end the terrorist emergency as soon as the relevant person is satisfied it is no longer necessary for police officers to continue to exercise terrorist emergency powers to protect—	28 29 30 31 32

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	(a) life or health at serious risk; or	1
	(b) critical infrastructure.	2
	(2) Section 8I(3)—	3
	renumber as section 8I(4).	4
	(3) Section 8I—	5
	insert—	6
	(3) A regulation made under section 8HA expires when the terrorist emergency ends.	7 8
Clause 38	Replacement of s 8J (Dealing with the terrorist emergency certificate at the end of the emergency)	9 10
	Section 8J—	11
	omit, insert—	12
	8J Dealing with certificates at end of terrorist emergency	13 14
	(1) This section applies when a terrorist emergency ends.	15 16
	(2) The terrorist emergency forward commander must note the date and time of the ending on the terrorist emergency certificate.	17 18 19
	(3) The commissioner must keep the terrorist emergency certificate and any terrorist emergency evacuation certificate for at least 6 years after the ending of the terrorist emergency.	20 21 22 23
Clause 39	Amendment of pt 2A, div 2, sdiv 1, hdg (Terrorist emergency officer powers)	24 25
	Part 2A, division 2, subdivision 1, heading, after 'powers'—	26
	insert—	27
	for declared areas	28

Clause 40	Replacement	of s 8L (Grounds for exercise of power)	1
	Section 8L	—	2
	omit, inser	<i>t</i> —	3
	8L Gr	ounds for exercise of power	4
	(1)	A terrorist emergency officer may exercise a terrorist emergency power under section 8M only if the officer is satisfied that giving a person a direction under that section is necessary—	5 6 7 8
		(a) for the safety of the person or another person; or	9 10
		(b) to effectively manage the evacuation of the person to a declared evacuation area; or	11 12
		(c) to effectively receive, identify or assess the person; or	13 14
		(d) otherwise to effectively deal with the terrorist emergency.	15 16
	(2)	A terrorist emergency officer may exercise a terrorist emergency power under a section other than section 8M only if the officer is satisfied the exercise of the power is necessary to effectively deal with the terrorist emergency.	17 18 19 20 21
	(3)	Also, a terrorist emergency officer may exercise a terrorist emergency power only during the period of the terrorist emergency.	22 23 24
	(4)	A terrorist emergency officer exercising a terrorist emergency power may use the force that is reasonably necessary.	25 26 27
Clause 41	Replacement persons)	of s 8M (Power to control movement of	28 29
	Section 8N	1—	30
	omit, inser	<i>t</i> —	31

8M	Pov	ver to control movement of persons	1
	(1)	This section applies to a person—	2
		(a) who is in a declared area; or	3
		(b) who a terrorist emergency officer reasonably suspects is about to enter a declared area.	4 5 6
	(2)	A terrorist emergency officer may direct the person—	7 8
		(a) not to enter the declared area or a stated place in the declared area; or	9 10
		(b) to go to, or stay at or in, a stated place in the declared area; or	11 12
		(c) to go to, and stay at or in, a stated declared evacuation area.	13 14
	(3)	When the relevant commander is satisfied a direction given under subsection (2) is no longer reasonably necessary for a purpose mentioned in section 8L(1), the commander must ensure the direction is withdrawn.	15 16 17 18 19
	(4)	A person given 1 or more directions under subsection (2) is not, for that reason only, under arrest or in the custody of a police officer for the purposes of the <i>Police Powers and Responsibilities Act 2000</i> .	20 21 22 23 24
	(5)	A direction given under subsection (2) is not an enforcement act for the purposes of the <i>Police Powers and Responsibilities Act 2000</i> .	25 26 27
	(6)	In this section—	28
		relevant commander means—	29
		(a) for a direction given under subsection (2)(a) or (b)—the terrorist emergency forward commander; or	30 31 32

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		(b) for a direction given under subsection (2)(c)—the TERC commander.	1 2
Clause	42	Amendment of s 8N (Power to search a person without a warrant)	3 4
		(1) Section 8N(1), after 'may'—	5
		insert—	6
		, without a warrant,	7
		(2) Section 8N(1), 'just'—	8
		omit, insert—	9
		recently	10
		(3) Section 8N(2)—	11
		omit, insert—	12
		(2) The terrorist emergency officer may seize all or part of a thing if the officer reasonably suspects—	13 14
		(a) the thing may provide evidence of the commission of an offence; or	15 16
		(b) the person may use the thing to cause harm to the person or someone else.	17 18
Clause	43	Amendment of s 80 (Power to require name and address)	19
		(1) Section 8O, 'and address'—	20
		omit, insert—	21
		, address and date of birth	22
		(2) Section 8O(1), 'just'—	23
		omit, insert—	24
		recently	25
		(3) Section 8O(2), 'or address'—	26
		omit, insert—	27

		, ac	ldress and date of birth	1
lause 44	Insertion of	f new s	8P	2
	Part 2A,	, divisio	n 2, subdivision 1—	3
	insert—			4
	8P	Power 1	to search vehicle without warrant	5
	(war abo sus	terrorist emergency officer may, without a rrant, do any of the following if a vehicle is out to enter or is in, or the officer reasonably pects the vehicle has recently left, a declared a for the terrorist emergency—	6 7 8 9 10
		(a)	stop the vehicle;	11
		(b)	detain the vehicle and the occupants of the vehicle;	12 13
		(c)	search the vehicle and anything in it for anything relevant to the terrorist emergency.	14 15
	(e terrorist emergency officer may seize all or t of a thing if the officer reasonably suspects—	16 17
		(a)	the thing may provide evidence of the commission of an offence; or	18 19
		(b)	a person may use the thing to cause harm to the person or someone else.	20 21
	(cha	e Police Powers and Responsibilities Act 2000, apter 20 applies as if anything done under esection (1) or (2) were done under that Act.	22 23 24
	(act	thing done under this section is an enforcement under the <i>Police Powers and Responsibilities</i> 2000.	25 26 27
	((5) In t	his section—	28
		veh sto	<i>ticle</i> includes vessel, aircraft or railway rolling ck.	29 30

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Clause 45	Insertion of new pt 2A, div 2, sdiv 1A	1
	Part 2A, division 2—	2
	insert—	3
	Subdivision 1A Terrorist emergency officer	4
	powers for declared	5
	evacuation areas	6
	8PA Definition for subdivision	7
	In this subdivision—	8
	terrorist emergency officer means—	9
	(a) the TERC commander; or	10
	(b) a police officer acting on the TERC commander's instructions.	11 12
	8PBGrounds for exercise of power	13
	(1) A terrorist emergency officer may exercise a terrorist emergency power under section 8PC only if the officer is satisfied that giving a person a direction under that section is necessary—	14 15 16 17
	(a) for the safety of the person or another person; or	18 19
	(b) to effectively manage the evacuation of the person to a declared evacuation area; or	20 21
	(c) to effectively receive, identify or assess the person; or	22 23
	(d) otherwise to effectively deal with the terrorist emergency.	24 25
	(2) A terrorist emergency officer may exercise a terrorist emergency power under a section other than section 8PC only if the officer is satisfied the exercise of the power is necessary to effectively deal with the terrorist emergency.	26 27 28 29 30

(3)	Also, a terrorist emergency officer may exercise a terrorist emergency power only during the period of the terrorist emergency.	1 2 3
(4)	A terrorist emergency officer exercising a terrorist emergency power may use the force that is reasonably necessary.	4 5 6
8PC Pov	ver to control movement of persons	7
(1)	This section applies to a person—	8
	(a) who is in a declared evacuation area; or	9
	(b) who a terrorist emergency officer reasonably suspects is about to enter a declared evacuation area.	10 11 12
(2)	A terrorist emergency officer may direct the person—	13 14
	(a) not to enter the declared evacuation area or a stated place in the declared evacuation area; or	15 16 17
	(b) to go to, or stay at or in, a stated place in the declared evacuation area; or	18 19
	(c) to go to, and stay at or in, another stated declared evacuation area.	20 21
(3)	When the TERC commander is satisfied a direction given under subsection (2) is no longer reasonably necessary for a purpose mentioned in section 8PB(1), the commander must ensure the direction is withdrawn.	22 23 24 25 26
(4)	A person given 1 or more directions under subsection (2) is not, for that reason only, under arrest or in the custody of a police officer for the purposes of the <i>Police Powers and Responsibilities Act 2000</i> .	27 28 29 30 31
(5)	A direction given under subsection (2) is not an enforcement act under the <i>Police Powers and</i>	32 33

			Res	ponsibilities Act 2000.	1
				tion of particular provisions to terrorist ncy officer	2 3
				tions 8N to 8P apply to a terrorist emergency cer as if—	4 5
			(a)	a reference in the sections to a terrorist emergency officer were a reference to a terrorist emergency officer under this subdivision; and	6 7 8 9
			(b)	a reference in the sections to a declared area were a reference to a declared evacuation area.	10 11 12
lause 46	Amendment of s 8Q (Power to direct officers of government agencies)				13 14
	(1) S	Section 8Q(1), '	or a deputy commissioner'—	15
	C	omit.			16
	(2)	Section 8Q(3), a	fter 'declared areas'—	17
	i	nsert—			18
			or d	eclared evacuation areas	19
	(3)	Section 8Q(5)—		20
	C	omit, insert–	_		21
			the to c	government agency must be consulted before direction is given, unless it is not practicable consult the agency because compliance with direction—	22 23 24 25
			(a)	is required urgently; or	26
			(b)	is necessary for the safety of the officer to whom the direction is given or someone else.	27 28 29
	(4)	Section 8Q(9)—		30

			renumber as	section 8Q(10).	1
		(5)	Section 8Q—	_	2
			insert—		3
			•	This section does not limit the powers a terrorist emergency commander or terrorist emergency officer has under this or another Act.	4 5 6
			1	Example of powers that are not limited by this section—	7
				the powers under section 8 to give a person a resource surrender direction, resource operator direction or help direction	8 9 10
lause	47	Ame	endment of	s 8R (Report to Minister)	11
		(1)	Section 8R(1), '6'—	12
			omit, insert—	-	13
				3	14
		(2)	Section 8R(2	(a)(iv), '8F'—	15
			omit, insert—	-	16
			7	7A, 8F or 8FB	17
lause	48		endment of ond 7 days)	s 14 (Extension of CBR emergency	18 19
			Section 14(5)), 'Subsections (2) and (4) apply'—	20
			omit, insert—	-	21
			5	Subsection (2) applies	22
lause	49	Ame	endment of	s 18 (Powers of CBRE commander)	23
		(1)	Section 18(1)), notes 1 to 3—	24
			omit, insert—	-	25
			1	Notes—	26
				1 Under section 11(2), the CBRE commander may give directions relating to the circumstances in	27 28

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		which emergency responders or public service officers may exercise powers under another Act.	1 2
		2 The CBRE commander also has powers to give directions under section 17(2).	3 4
		(2) Section 18(2), '8'—	5
		omit, insert—	6
		7A or part 2, division 2 or 3	7
Clause	50	Amendment of s 43 (Reports)	8
		Section 43(2)(a)(v), '19(4)'—	9
		omit, insert—	10
		7A or 19(5)	11
Clause	51	Amendment of s 43D (Multiple appointments)	12
		(1) Section 43D(1), after 'than'—	13
		insert—	14
		1	15
		(2) Section 43D(2), definition <i>commander</i> , paragraph (d)—	16
		omit, insert—	17
		(d) TERC commander;	18
		(e) CBRE commander.	19
Clause	52	Amendment of s 44 (Protection of employment rights)	20
		Section 44(6), definition relevant direction, 'or part'—	21
		omit, insert—	22
		2A or	23

Clause	53		nendment of destruction of		6 (Compensation for use of, damage to roperty)	1 2
		(1)	Section 46(1)(a)((i)—	3
			omit, insert–	_		4
				(i)	is surrendered under a resource surrender direction given under part 2, 2A or 3; or	5 6
		(2)	Section 46(3)(b)-	<u> </u>	7
			renumber as	sect	ion 46(3)(c).	8
		(3)	Section 46(3)—		9
			insert—			10
				(b)	for a claim relating to a terrorist emergency—28 days after the day the terrorist emergency ends; or	11 12 13
Clause	54	Am	nendment of	s 4	7 (Protection from liability)	14
			Section 47(2), de	finition official—	15
			insert—			16
				(i)	a terrorist emergency commander; or	17
				(j)	a terrorist emergency forward commander; or	18 19
				(k)	a TERC commander; or	20
				(1)	the commissioner to the extent the commissioner exercises the powers of a person mentioned in paragraph (i), (j) or (k); or	21 22 23 24
				(m)	the deputy commissioner to the extent the deputy commissioner exercises the powers of a person mentioned in paragraph (i), (j) or (k); or	25 26 27 28
				(n)	a police officer acting on the instructions of a person mentioned in paragraph (f), (i), (j), (k), (l) or (m); or	29 30 31

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		8Al par	police officer mentioned in section F(3), definition <i>relevant matters</i> , agraph (h) or 8AN(3), definition <i>relevant ters</i> , paragraph (j).	1 2 3 4
lause 55	Insertion of no	ew ss 47.	A and 47B	5
	After section	on 47—		6
	insert—			7
	47A Pro	ceeding	s for offences	8
	(1)	An offer section S	nce against this Act, other than against 8AG(6), 8AH(3), 8AI(3) or 8AJ(4), is a y offence.	9 10 11 12
			ence against section 8AG(6), 8AH(3), 8AI(3) or is a crime.	13 14
	(2)	proceedi 8AH(1),	the <i>Justices Act 1886</i> , section 52(1), a ng for an offence against section 8AG(1), 8AI(1) or 8AJ(1) may be started within 2 er the matter of complaint arose if—	15 16 17 18
		(a) in r	elation to the matter of complaint—	19
		(i)	for a proceeding for an offence against section 8AG(1)—a proceeding was previously started for an offence against section 8AG(6); or	20 21 22 23
		(ii)	for a proceeding for an offence against section 8AH(1)—a proceeding was previously started for an offence against section 8AH(3); or	24 25 26 27
		(iii)	for a proceeding for an offence against section 8AI(1)—a proceeding was previously started for an offence against section 8AI(3); or	28 29 30 31
		(iv)	for a proceeding for an offence against section 8AJ(1)—a proceeding was	32 33

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			previously started for an offence against section 8AJ(4); and	1 2
		(b)	the proceeding has been discontinued, or is to be discontinued, by the Attorney-General or the director of public prosecutions.	3 4 5
	47B Use	of i	nformation obtained under Act	6
	(1)	incliund divi the	information obtained under this Act, uding, for example, information obtained er an information requirement under part 2, sion 3 may be recorded, retained or used for purpose of performing any function of the ce service.	7 8 9 10 11 12
	(2)	Act the	section (1) applies despite any provision of an that restricts the recording, retention or use of information, unless the Act expressly rrides this section.	13 14 15 16
		Note	s—	17
		1	For the functions of the police service, see the <i>Police Service Administration Act 1990</i> , section 2.3.	18 19
		2	For the restrictions on the disclosure of information by State police officers and other persons, see the <i>Police Service Administration Act 1990</i> , section 10.1.	20 21 22 23
Am	endment o	fs4	8 (Evidentiary provisions)	24
(1)	Section 48(a), af	ter 'emergency commander,'—	25
	insert—			26
		eme	terrorist emergency commander, the terrorist ergency forward commander, the TERC emander,	27 28 29
(2)	Section 48(d) to	(h)—	30
	renumber a	s sect	ion 48(f) to (j).	31
(3)	Section 48-	_		32

		in	sert—		1
			(d)	a document purporting to be a copy of a terrorist emergency certificate signed by a terrorist emergency forward commander under section 8G(4) is, on being produced in the proceeding, evidence of that certificate and of the matters stated in the certificate;	2 3 4 5 6 7
			(e)	a document purporting to be a copy of a terrorist emergency evacuation certificate signed by a TERC commander under section 8GA(4) is, on being produced in the proceeding, evidence of that certificate and of the matters stated in the certificate;	8 9 10 11 12 13
Clause	57			50 (Powers unaffected by failure to al provision)	14 15
		Se	ection 50(b), f	From 'sections'—	16
		On	nit, insert—		17
				etion 8AE(4)(b), 8G(4) and (6) to (8), 8GA(4) 8J;	18 19
Clause	58	Amen	dment of so	chedule (Dictionary)	20
		, ,	chedule, defin	itions terrorist emergency officer and terrorist ers—	21 22
		ON	nit.		23
		(2) So	chedule—		24
		in	sert—		25
				thorised person, for an information matter, for et 2, division 3, see section 8AB.	26 27
			suj	tical infrastructure means a physical facility, oply chain, information technology or mmunication network, if the destruction of or mage to the facility, chain, technology or	28 29 30 31

	vork, or its unavailability for an extended od, would—	1 2		
(a)	put at risk public health, safety or confidence in Queensland or elsewhere in Australia; or	3 4 5		
(b)	have a significant impact on the economic wellbeing of the State, another State or the Commonwealth; or	6 7 8		
(c)	impede the continuity of government or the provision of government services in Queensland or elsewhere in Australia; or	9 10 11		
(d)	affect national security.	12		
decl	ared evacuation area see section 8GA(2).	13		
	<i>losure notice</i> , for part 2, division 3, see ion 8AL(2).	14 15		
	<i>losure recipient</i> , for part 2, division 3, see ion 8AD.	16 17		
eme	rgency situation certificate see section 5(2).	18		
<i>employer</i> , of a person, for part 2, division 3, see section 8AA.				
give, in relation to information, for part 2, division 3, see section 8AA.				
<i>information</i> , for part 2, division 3, see section 2 8AA.				
information matter, for part 2, division 3, see section 8AA.				
information requirement, for part 2, division 3, see section 8AE(3).				
	manager, of a person, for part 2, division 3, see section 8AA.			
<i>period</i> , of an emergency situation, means the period—				

(a)	starting when the emergency situation is declared to exist under section 5(1); and	1 2
(b)	ending when the declaration is revoked under section 5(3).	3 4
	Evant officer , for part 2, division 3, see section $L(4)$.	5 6
	RC commander means a person appointed as ERC commander under section 8BA(2).	7 8
Note		9
_	ERC commander stands for terrorist emergency exception centre commander.	10 11
app	orist emergency commander means a person ointed as a terrorist emergency commander er section 8A(2).	12 13 14
	<i>orist emergency evacuation certificate</i> see tion 8GA(4).	15 16
a p	version appointed as a terrorist emergency ward commander under section 8A(4) or 8B.	17 18 19
terr	orist emergency officer—	20
(a)	for part 2A, division 2, subdivision 1—see section 8K; or	21 22
(b)	for part 2A, division 2, subdivision 1A—see section 8PA.	23 24
	ferred under part 2A for a terrorist emergency	25 26 27
(a)	the terrorist emergency forward commander or a police officer acting on the commander's instructions; or	28 29 30
	Note—	31
	See section 8E(2) to (4) and part 2A, division 2, subdivision 1.	32 33

	(b)	the TERC commander or a police officer acting on the commander's instructions.	1 2
		Note—	3
		See section 8FA(2) to (4) and part 2A, division 2, subdivision 1A.	4 5
	plac	corist emergency reception centre means a ce used, or to be used, to receive, identify and ess a person who—	6 7 8
	(a)	is or may be a victim of, or witness to, a terrorist act; or	9 10
	(b)	has evacuated, or may need to evacuate, from a place that is, or is close to, a terrorist emergency site.	11 12 13
		part 2, division 3, see section 8AC.	14 15
	an	rk-related information , for a person of whom information requirement is made, for part 2, ision 3, see section 8AA.	16 17 18
(3)	Schedule, defini 'accident'—	tion emergency situation, paragraph (g), after	19 20
	insert—		21
	or i	ncident	22
(4)	Schedule, defini	tion emergency situation, before 'includes'—	23
	insert—		24
	and		25
(5)	Schedule, defini	tion emergency situation, '(f) which'—	26
	omit, insert—		27
	(g)	that	28

[s 59]

	Part	(Preventative Detention) Act	1 2 3
Clause	59	Act amended	4
			5 6
Clause	60	PIM must be notified about an application to the issuing	7 8 9
		(1) Section 14—	10
		insert—	11
		(2A) However, subsection (2)(a) does not apply if—	12
		(a) the application is for an initial order; and	13
		to the applicant, the applicant does not prepare the written application required	14 15 16 17
		(2) Section 14(4), 'subsection (3)'—	18
		omit, insert—	19
		subsection (4)	20
		(3) Section 14(2A) to (4)—	21
		renumber as section 14(3) to (5).	22
Clause	61	Amendment of s 15 (Application for initial order)	23
		Section 15—	24
		insert—	25
		(6) This section is subject to sections 79 and 79A.	26

lause	62	Am		f s 17	7 (Is	suing authority may make initial	1 2
		(1)	Section 17(4)—			3
			omit, insert	·			4
			(4)	The	orde	r—	5
				(a)	mus	t be in writing; and	6
				(b)	is so with (6)(a	include, as an attachment, a photo that afficient, whether by itself or together a description mentioned in subsection a)(ii), to identify the person for whom order is made.	7 8 9 10 11
		(2)	Section 17(6)(a)-	_		12
			omit, insert	· <u> </u>			13
				(a)	1 or	more of the following—	14
					(i)	the name of the person for whom the order is made;	15 16
					(ii)	if the applicant does not know the name of the person for whom the order is made—a description, consisting of 1 or more of the following, that is sufficient, whether by itself or together with any photo included in the order as an attachment, to identify the person for whom the order is made—	17 18 19 20 21 22 23 24
						(A) part of the person's name;	25
						(B) an alias or nickname of the person;	26 27
						(C) a physical description of the person;	28 29
					(iii)	if the order includes, as an attachment, a photo of the person for whom the order is made—that the photo included	30 31

	in the order is a photo of the person for whom the order is made; and	1 2
Clause 63	Amendment of s 25 (Issuing authority may make final order)	3 4
	(1) Section 25(5)—	5
	omit, insert—	6
	(5) The order—	7
	(a) must be in writing; and	8
	(b) may include, as an attachment, a photo that is sufficient, whether by itself or together with a description mentioned in subsection (7)(a)(ii), to identify the person for whom the order is made.	9 10 11 12 13
	(2) Section 25(7)(a)—	14
	omit, insert—	15
	(a) 1 or more of the following—	16
	(i) the name of the person for whom the order is made;	17 18
	(ii) if the applicant does not know the name of the person for whom the order is made—a description, consisting of 1 or more of the following, that is sufficient, whether by itself or together with any photo included in the order as an attachment, to identify the person for whom the order is made—	19 20 21 22 23 24 25 26
	(A) part of the person's name;	27
	(B) an alias or nickname of the person;	28 29
	(C) a physical description of the person;	30 31

s	641

			(iii) if the order includes, as an attachment, a photo of the person for whom the order is made—that the photo included in the order is a photo of the person for whom the order is made; and	1 2 3 4 5
Clause	64	Amendment of s	40 (Requirement to provide name etc.)	6
		Section 40(1)-	_	7
		omit, insert—		8
			police officer may ask a person to state the erson's name, address or date of birth if—	9 10
		(8	that the person is the subject of a preventative detention order; or	11 12 13
		1)	the person has been taken into custody and is being detained under a preventative detention order; or	14 15 16
		(0	the officer believes on reasonable grounds that the person may be able to help the police officer in executing a preventative detention order and the officer does not know the person's name, address or date of birth.	17 18 19 20 21 22
Clause	65	Amendment of s detained person	5 53 (Restrictions on questioning	23 24
		•	(a), after 'stated in'—	25
		insert—	ar, arter stated in	26
			or described by,	27
		(2) Section 53(1)(• .	28
			ection 53(1)(c) and (d).	29
		(3) Section 53(1)-		30
		(5) Section 33(1)		50

[s	66]
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		insert—	1
		(b) if the person is the person described by the order—finding out the person's identity; or	2 3
	(4)	Section 53(4)(a)(i), after 'stated in'—	4
		insert—	5
		, or described by,	6
	(5)	Section 53(4)(a)(ii)—	7
		renumber as section 53(4)(a)(iii).	8
	(6)	Section 53(4)(a)—	9
		insert—	10
		(ii) if the person is the person described by the order—finding out the person's identity; or	11 12
Clause 66	Am	nendment of s 69 (Taking identifying particulars)	13
	(1)	Section 69(1), note—	14
		omit, insert—	15
		Notes—	16
		1 This section will not apply to a person if the person is released from detention under the order, even though the order may still be in force for the person.	17 18 19
		2 A contravention of this subsection may be an offence under section 54.	20 21
	(2)	Section 69(2)(b), from 'purpose of'—	22
		omit, insert—	23
		purpose of—	24
		(i) confirming the person's identity as the person stated in, or described by, the order; or	25 26 27
		(ii) if the person is the person described by the order—finding out the person's identity.	28 29

Clause	67	Amendment of	of s 7	0 (Use of identifying particulars)	1
		Section 70	(2), fi	rom 'find out' to 'order.'—	2
		omit, inser	<i>t</i> —		3
			fino	l out—	4
			(a)	whether the person is the person stated in, or described by, the order; or	5 6
			(b)	if the person is the person described by the order—the person's identity.	7 8
Clause	68	Replacement similar facility		79 (Obtaining orders by telephone or	9 10
		Section 79			11
		omit, inser	<i>t</i> —		12
				nic application in particular stances	13 14
		(1)	the	s section applies in relation to an application to issuing authority for a preventative detention er or prohibited contact order.	15 16 17
		(2)	fax. for	olice officer may apply for the order by phone, email, videoconferencing, radio or another of electronic communication if it is sonably necessary to apply in that way because	18 19 20 21 22
			(a)	urgent circumstances; or	23
			(b)	other special circumstances, including, for example, the police officer's remote location.	24 25 26
		(3)		Fore applying for the order in a way mentioned ubsection (2), the applicant must prepare—	27 28
			(a)	if the application is for an initial order—the written application required under section 15; or	29 30 31

	(b)	if the application is for a final order—the written application required under section 22; or	1 2 3	
	(c)	if the application is for a prohibited contact order—the written application required under section 32 or 33.	4 5 6	
(4	and	wever, if the application is for an initial order is made in a way mentioned in subsection (2) ause of urgent circumstances—	7 8 9	
	(a)	the applicant need not comply with subsection (3)(a); but	10 11	
	(b)	if the applicant does not comply with subsection (3)(a), the applicant must, when making the application, state each matter that would be required to be stated if the application were made in writing.	12 13 14 15 16	
		plication for initial order in urgent stances	17 18	
(1	*	s section applies in relation to an application to issuing authority for an initial order.	19 20	
(2	pers app reas	A police officer may apply for the order orally in person, and without preparing the written application required under section 15, if it is reasonably necessary to apply in that way because of urgent circumstances.		
(3	state	naking the application, the police officer must e each matter that would be required to be ed if the application were made in writing.	26 27 28	
	Recordi order	ing of particular applications for initial	29 30	
(1		s section applies in relation to the following lications to the issuing authority for an initial er—	31 32 33	

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	(a) an application made under section 79 if section 79(4)(b) applies to the applicant;	
	(b) an application made under section 79A.	
(2)	The issuing authority must—	
	(a) make an audio or visual recording of the application or direct the applicant to make an audio or visual recording of the application; or	
	(b) as soon as reasonably practicable after the application has been made, make a written record of the application or direct the applicant to make a written record of the application.	
79C Add	ditional procedure if electronic application	
	If the issuing authority makes an order under section 79, the issuing authority must—	
	(a) if there is a reasonably practicable way of immediately giving a copy of the order to the police officer, including, for example, by sending a copy by fax or email—immediately give a copy of the order to the police officer; or	
	(b) otherwise—tell the police officer the terms of the order.	
Amendment o	f schedule (Dictionary)	
Schedule—		
insert—		
	described, by a preventative detention order, means described by either or both of the following—	

			(a)	a description mentioned in section 17(6)(a)(ii) or 25(7)(a)(ii) that is stated in
			(b)	the order; a photo included in the order as an attachment.
	Part	6	_	ner amendments of Public fety Preservation Act 1986
se	70	Act amended		
		Schedule 1	amei	nds the <i>Public Safety Preservation Act 1986</i> .

Schedule 1	Other amendments of Public Safety Preservation Act 1986	
	section 70	3
1 Particular r	eferences to time and date	4
	the following sections is amended by omitting 'time' and inserting 'date and time'—	5 6
• sec	etion 5(4)	7
• sec	etion 8G(4)(c)	8
• sec	etion 8I(2)(b)	9
• sec	etion 12(5)	10

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