

Queensland

Identification Laws Amendment Bill 2013



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2013

A Bill

for

An Act to amend the *Corrective Services Act 2006*, the *Oaths Act 1867*, the *Police Powers and Responsibilities Act 2000*, the *State Buildings Protective Security Act 1983* and the *Youth Justice Act 1992* for particular purposes

[s 1]

The Parliament of Queensland enacts— 1 Part 1 **Preliminary** 2 Clause 1 Short title 3 This Act may be cited as the Identification Laws Amendment 4 Act 2013. 5 Clause 2 Commencement 6 This Act commences on a day to be fixed by proclamation. 7

Part 2Amendment of Corrective8Services Act 20069

Clause	3	Act amended		10
		This part a	mends the Corrective Services Act 2006.	11
Clause	4	Insertion of n	ew ss 160A–160D	12
		After section	on 160—	13
		insert—		14
		160A R	emoval of face coverings by visitors	15
		(1)	A corrective services officer may require a visitor to remove a face covering worn by the visitor to enable the following persons to see the visitor's face—	16 17 18 19
			(a) the corrective services officer;	20

[s 4]

	(b) a person helping the corrective services officer under section 160B or 160C.	1 2
(2)	A corrective services officer who requires a visitor to remove a face covering under subsection (1) must, as far as is reasonably practicable, ensure the following procedures are followed—	3 4 5 6 7
	(a) the corrective services officer must ask for the visitor's cooperation;	8 9
	(b) the viewing of the visitor's face must be conducted—	10 11
	(i) in a way that gives the visitor reasonable privacy if the visitor requests privacy; and	12 13 14
	(ii) as quickly as is reasonably practicable;	15
	(c) if relevant, the procedures under section 160B or 160C.	16 17
(3)	It is sufficient compliance with a requirement made under subsection (1) if only so much of the face covering as prevents the visitor's face from being seen is removed.	18 19 20 21
(4)	A corrective services officer may not require a visitor to remove a face covering under subsection (1) if the visitor establishes, to the officer's satisfaction, that the visitor has a special justification for not removing the face covering.	22 23 24 25 26
(5)	For a requirement given under subsection (1) that is also a direction under section 163, it is a reasonable excuse for the visitor not to comply with the direction if, and only if, the visitor has a special justification for not removing the face covering.	27 28 29 30 31 32
(6)	For subsections (4) and (5), a visitor has a special justification for not removing a face covering if—	33 34 35

[s 4]

	(a) the visitor has a genuine medical reason for not removing the face covering; or	1 2
	(b) the visitor has a reason for not removing the face covering that is a reason prescribed under a regulation.	3 4 5
160B S	ame sex requirement for viewing	6
(1)	This section applies if the visitor in section 160A is a visitor who is 12 years or more.	7 8
(2)	If the visitor requests it, the viewing of the visitor's face must be conducted—	9 10
	(a) by a corrective services officer of the same sex as the visitor; or	11 12
	(b) if there is no corrective services officer of the same sex available to conduct the viewing—by someone acting at the direction of the corrective services officer and of the same sex as the visitor.	13 14 15 16 17
160C S	pecial requirements for visitors under 12	18
(1)	This section applies if the visitor in section 160A is a child who is under 12 years.	19 20
(2)	The viewing of the face of the child may be conducted only if an adult accompanying the child is present during the viewing.	21 22 23
(3)	If the adult accompanying the child requests it, the viewing of the child's face must be conducted—	24 25 26
	(a) by a female corrective services officer; or	27
	(b) if there is no female corrective services officer available to conduct the viewing—by a female person acting at the direction of the corrective services officer.	28 29 30 31

[s 5]

		160D Warning to comply with requirement
		(1) This section applies if a corrective services officer—
		(a) intends to require a visitor, under section 160A, to remove a face covering; and
		(b) considers that in the circumstances the requirement is a direction under section 163.
		(2) Before giving the direction, the corrective services officer must warn the visitor that it is an offence not to comply with the direction, unless the visitor has a special justification for not removing the face covering.
Clause	5	Amendment of s 161 (Visitor may be directed to leave corrective services facility)
		Section 161(1)(a), '(2) or 160(1)'—
		omit, insert—
		(2), 160(1) or 160A(1)
Clause	6	Amendment of sch 4 (Dictionary)
		Schedule 4—
		insert—
		face means a person's face—
		(a) from the top of the forehead to the bottom of the chin; and
		(b) between (but not including) the ears.
		<i>face covering</i> means an item of clothing, a helmet, a mask or any other thing worn by a person that prevents the person's face from being seen (whether fully or partly).

[s 7]

	Part	3	Amendment of Oaths Act 1867	1
Clause	7	Act amended This part ar	nends the Oaths Act 1867.	2 3
Clause	8	Insertion of ne	ew s 13A	4
		After section	on 13—	5
		insert—		6
		13A Vie	wing face of person making declaration	7
		(1)	A person who takes a declaration must see the face of the person making the declaration.	8 9
			Maximum penalty—20 penalty units.	10
		(2)	A person who is asked to take a declaration (the <i>first person</i>) may ask a person who is seeking to make a declaration (the <i>second person</i>) to remove so much of a face covering worn by the second person as prevents the first person from seeing the second person's face.	11 12 13 14 15 16
		(3)	A contravention of subsection (1) does not affect the validity of a declaration.	17 18
		(4)	In this section—	19
			<i>face</i> means a person's face—	20
			(a) from the top of the forehead to the bottom of the chin; and	21 22
			(b) between (but not including) the ears.	23
			<i>face covering</i> means an item of clothing, a helmet, a mask or any other thing worn by a person that prevents the person's face from being seen (whether fully or partly).	24 25 26 27
			take includes receive.	28

[s 9]

Clause	9	Insertion of ne	ew s 41A	1
		After sectio	n 41—	2
		insert—		3
		41A Vie	wing face of person making affidavit	4
		(1)	A person who takes an affidavit must see the face of the person making the affidavit.	5 6
			Maximum penalty—20 penalty units.	7
		(2)	A person who is asked to take an affidavit (the <i>first person</i>) may ask a person who is seeking to make an affidavit (the <i>second person</i>) to remove so much of a face covering worn by the second person as prevents the first person from seeing the second person's face.	8 9 10 11 12 13
		(3)	A contravention of subsection (1) does not affect the validity of an affidavit.	14 15
		(4)	In this section—	16
			<i>face</i> means a person's face—	17
			(a) from the top of the forehead to the bottom of the chin; and	18 19
			(b) between (but not including) the ears.	20
			<i>face covering</i> means an item of clothing, a helmet, a mask or any other thing worn by a person that prevents the person's face from being seen (whether fully or partly).	21 22 23 24
			take includes receive and swear.	25

[s 10]

	Part		Amendment of Police Powers and Responsibilities Act 2000	1 2
Clause	10	Act amended		3
		This part am 2000.	ends the Police Powers and Responsibilities Act	4 5
Clause	11	Amendment of name and addre	ch 2, pt 4, div 1, hdg (Powers relating to ess)	6 7
		Chapter 2, pa	rt 4, division 1, heading, 'and address'—	8
		omit, insert—	-	9
		, add	ress and identity	10
Clause	12	Insertion of nev	v ss 41A–41B	11
		Chapter 2, pa	rt 4, division 1—	12
		insert—		13
			er of police officer to require removal of coverings for identification purposes	14 15
		1	A police officer may require a person to remove a face covering worn by the person to enable the officer or another police officer to see the person's face if—	16 17 18 19
		((a) the person has been lawfully required by the officer requiring the removal of the covering to give photographic identification of the person under this or another Act; or	20 21 22 23
			Example of a lawful requirement to give photographic identification of the person—	24 25
			a requirement under section 58 to produce the person's driver licence for inspection	26 27
		(b) the person has been lawfully required by the	28

(b) the person has been lawfully required by the 28 officer requiring the removal of the covering 29

	to give the person's name, address or date of birth under this or another Act.	1 2
	Example of a lawful requirement to give the person's name or address—	3 4
	a requirement under section 40 to state the person's correct name and address	5 6
	Example of a lawful requirement to give the person's date of birth—	7 8
	a requirement under section 42 to state the person's correct date of birth	9 10
	Note—	11
	Failure to comply with a requirement under this section is an offence against section 791.	12 13
(2)	A requirement may be made of a person under this section based on a lawful requirement of a kind mentioned in subsection $(1)(a)$ or (b) whether or not the person has complied with that lawful requirement.	14 15 16 17 18
(3)	A police officer who requires a person to remove a face covering under this section must, as far as is reasonably practicable, ensure the following procedures are followed—	19 20 21 22
	(a) the police officer must ask for the person's cooperation;	23 24
	(b) the viewing of the person's face must be conducted—	25 26
	(i) in a way that gives the person reasonable privacy if the person requests privacy; and	27 28 29
	(ii) as quickly as is reasonably practicable.	30
(4)	It is sufficient compliance with a requirement made under this section if only so much of the face covering as prevents the person's face from being seen is removed.	31 32 33 34

[s 12]

(5)	The removal of a face covering in compliance with a requirement made under this section, or the viewing of a person's face after the removal, is not the carrying out of a search of a person under this Act.	1 2 3 4 5
(6)	It is a reasonable excuse for the person not to comply with the requirement if, and only if, the person has a special justification for not removing the face covering.	6 7 8 9
(7)	For subsection (6), a person has a special justification for not removing a face covering if—	10 11 12
	(a) the person has a genuine medical reason for not removing the face covering; or	13 14
	(b) the person has a reason for not removing the face covering that is a reason prescribed under a regulation.	15 16 17
(8)	In a prosecution against a person for a failure to comply with a requirement under this section, the person bears the onus of proving that the person has a special justification for not removing a face covering.	18 19 20 21 22
(9)	In this section—	23
	<i>lawfully required</i> means lawfully required or requested to give the identification or information concerned in circumstances where a failure to comply with a requirement or request of that kind may form an offence.	24 25 26 27 28
	<i>photographic identification</i> includes the following—	29 30
	(a) a driver licence (wherever issued);	31
	(b) a passport (wherever issued);	32
	 (c) another licence, permit or authority bearing a photograph of its holder (wherever issued); 	33 34 35

			[s 13]	
		(d) another identification with a photograph that is identification of a kind prescribed under a regulation.	1 2 3
		41B Moni	itoring	4
		c t	The CMC must monitor the use by police officers of the power under section 41A for 1 year after his section commences and prepare a report on he monitoring.	5 6 7 8
		Ĩ	The conduct of the monitoring and the preparation of the report is a function of the CMC for the <i>Crime and Misconduct Act 2001</i> .	9 10 11
			in the course of preparing the report, the CMC nust consult with the Minister.	12 13
		e t	As soon as practicable after the monitoring has ended, the CMC must give a copy of the report to he Speaker for tabling in the Legislative Assembly.	14 15 16 17
Clause	13	Amendment of	s 637 (Supplying police officer's details)	18
		Section 637(1	l)—	19
		insert—		20
		(j) requires a person to remove a face covering under section 41A.	21 22
Clause	14	Amendment of	sch 6 (Dictionary)	23
		Schedule 6—	-	24
		insert—		25
		ſ	<i>ace</i> means a person's face—	26
		((a) from the top of the forehead to the bottom of the chin; and	27 28
		(b) between (but not including) the ears.	29

[s 15]

face covering means an item of clothing, a	1
helmet, a mask or any other thing worn by a	2
person that prevents the person's face from being	3
seen (whether fully or partly).	4

Part 5Amendment of State Buildings5Protective Security Act 19836

Clause	15	Act amended			7	
		This part amends the State Buildings Protective Security Act 1983.				
Clause	16	Amendment o	fs3	(Definitions)	10	
		Section 3—	-		11	
		insert—			12	
			face	e means a person's face—	13	
			(a)	from the top of the forehead to the bottom of the chin; and	14 15	
			(b)	between (but not including) the ears.	16	
Clause	17	Insertion of ne	ew s	s 20A–20C	17	
		After sectio	on 20-	_	18	
		insert—			19	
				o require removal of face covering in uilding	20 21	
		(1)		s section applies to a person in, or about to er, a state building used for a court of the re.	22 23 24	
		(2)		enior protective security officer may direct the rant to remove a face covering worn by the	25 26	

_

	[s 17]	
1 2	trant to enable the following persons to see the trant's face—	
3) the senior protective security officer;	(a)
4 5) a person helping the senior protective security officer under section 20B or 20C.	(b)
6 7 8 9	senior protective security officer who requires a entrant to remove a face covering under this ction must, as far as is reasonably practicable, usure the following procedures are followed—	an e sect
10 11) the security officer must ask for the entrant's cooperation;	(a)
12 13) the viewing of the entrant's face must be conducted—	(b)
14 15 16	(i) in a way that gives the entrant reasonable privacy if the entrant requests privacy; and	
17	(ii) as quickly as is reasonably practicable;	
18 19) if relevant, the procedures under section 20B or 20C.	(c)
20 21 22 23 24 25	senior protective security officer may not quire an entrant to remove a face covering ider subsection (2) if the entrant establishes, to e officer's satisfaction, that the entrant has a ecial justification for not removing the face overing.	requ und the spec
26 27 28	or subsection (4), an entrant has a special stification for not removing a face covering	
29 30) the entrant has a genuine medical reason for not removing the face covering; or	(a)
31 32 33) the entrant has a reason for not removing the face covering that is a reason prescribed under a regulation.	(b)

[s 17]

(6)	It is sufficient compliance with a direction made under this section if only so much of the face covering as prevents the entrant's face from being seen is removed.							
(7)	In this section—							
	<i>face covering</i> means an item of clothing, a helmet, a mask or any other thing worn by a person that prevents the person's face from being seen (whether fully or partly).							
20B Sa	me sex requirement for viewing	10						
(1)	This section applies if the entrant in section 20A is a person who is 12 years or more.	11 12						
(2)	(2) If the entrant requests it, the viewing of the entrant's face must be conducted—							
	(a) by a senior protective security officer of the same sex as the entrant; or	15 16						
	(b) if there is no senior protective security officer of the same sex available to conduct the viewing—by someone acting at the direction of the senior protective security officer and of the same sex as the entrant.	17 18 19 20 21						
20C Sp	ecial requirements for entrants under 12	22						
(1)	This section applies if the entrant in section 20A is a child who is under 12 years.	23 24						
(2)	The viewing of the face of the child may be conducted only if an adult accompanying the child is present during the viewing.	25 26 27						
(3)	If the adult accompanying the child requests it, the viewing of the child's face must be conducted—	28 29 30						
	(a) by a female senior protective security officer; or	31 32						

[s 18]

		(b) if there is no female senior protective security officer available to conduct the viewing—by a female person acting at the direction of the senior protective security officer.	1 2 3 4 5
Clause	18	Amendment of s 21D (Direction by senior protective security officer to leave building)	6 7
		Section 21D(1)(a), before '21(3)'—	8
		insert—	9
		20A(2),	10
Clause	19	Amendment of s 21H (Various limits on security officer examining outer garment)	11 12
		Section 21H, before 'only'—	13
		insert—	14
		under section 21A	15
Clause	20	Amendment of s 23 (Refusal of entry to and removal from building)	16 17
		Section 23, before '21(3)'—	18
		insert—	19
		20A(2),	20
	Dert	C Amondment of Voutbuluction	
	Part	6 Amendment of Youth Justice Act 1992	21 22
Clause	21	Act amended	23
		This part amends the Youth Justice Act 1992.	24

Identification Laws Amendment Bill 2013 Part 6 Amendment of Youth Justice Act 1992

[s 22]

Clause	22	Insertion of ne	w s	s 272	A–272C	1	
		After sectio	n 272	2—		2	
		insert—				3	
		272A Removal of face coverings by visitors					
		(1)	dete to 1 pers	ention eave son re	ef executive may refuse entry to a centre to a person, or may ask a person a detention centre immediately, if the efuses to comply with a request made s section.	5 6 7 8 9	
		(2)	An approved person may ask a visitor to remove a face covering worn by the visitor to enable the following persons to see the visitor's face—				
			(a)	the a	approved person;	13	
			(b)	-	rson helping the approved person under on 272B or 272C.	14 15	
		(3)	a fa as is	ce co s reas	ved person who asks a visitor to remove vering under subsection (2) must, as far onably practicable, ensure the following es are followed—	16 17 18 19	
			(a)		approved person must ask for the or's cooperation;	20 21	
			(b)		viewing of the visitor's face must be lucted—	22 23	
				(i)	in a way that gives the visitor reasonable privacy if the visitor requests privacy; and	24 25 26	
				(ii)	as quickly as is reasonably practicable;	27	
			(c)		elevant, the procedures under section B or 272C.	28 29	
		(4)	und cove	er suł ering	icient compliance with a request made osection (2) if only so much of the face as prevents the visitor's face from being moved.	30 31 32 33	

[s 22]

(5)	An approved person may not require a visitor to remove a face covering under subsection (2) if the visitor establishes, to the approved person's satisfaction, that the visitor has a special justification for not removing the face covering.						
(6)	For subsection (5), a visitor has a special justification for not removing a face covering if—						
	(a) the visitor has a genuine medical reason for not removing the face covering; or	9 10					
	(b) the visitor has a reason for not removing the face covering that is a reason prescribed under a regulation.	11 12 13					
(7)	A police officer or a member of the staff of a detention centre may, using force that is reasonable and necessary, remove from the centre a visitor who refuses to leave the centre immediately when requested to leave under this section.						
(8)	In this section—	20					
	<i>face covering</i> means an item of clothing, a helmet, a mask or any other thing worn by a person that prevents the person's face from being seen (whether fully or partly).	21 22 23 24					
272B Sa	me sex requirement for viewing	25					
(1)	This section applies if the visitor in section 272A is a visitor who is 12 years or more.	26 27					
(2)	If the visitor requests it, the viewing of the visitor's face must be conducted—	28 29					
	(a) by an approved person of the same sex as the visitor; or	30 31					
	(b) if there is no approved person of the same sex available to conduct the viewing—by	32 33					

[s 23]

	someone acting at the direction of the approved person and of the same sex as the visitor.	1 2 3				
272C S	pecial requirements for visitors under 12	4				
(1)	This section applies if the visitor in section 272A is a child who is under 12 years.	5 6				
(2)	The viewing of the face of the child may be conducted only if an adult accompanying the child is present during the viewing.					
(3)	If the adult accompanying the child requests it, the viewing of the child's face must be conducted—	10 11 12				
	(a) by a female approved person; or	13				
	(b) if there is no female approved person available to conduct the viewing—by a female person acting at the direction of the approved person.	14 15 16 17				
Amendment o	of sch 4 (Dictionary)	18				
Schedule 4		19				
insert—		20				
	<i>approved person</i> means the chief executive or a member of the staff of a detention centre.	21 22				
	<i>face</i> means a person's face—					
	(a) from the top of the forehead to the bottom of the chin; and	24 25				
	(b) between (but not including) the ears.	26				

Authorised by the Parliamentary Counsel

Clause 23