

## Youth Justice and Other Legislation Amendment Bill 2021



Queensland

### Youth Justice and Other Legislation Amendment Bill 2021

#### Contents

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|---|---|----|---|
|   |   |    |   |

| Part 1 | Prelimina                                     | ту   |          |
|--------|---|--|----------|
| 1      | Short title                                   |  | 6        |
| Part 2 | Amendment of Penalties and Sentences Act 1992 |  |          |
| 2      | Act amend                                     | ed   | 6        |
| 3      |   | nt of s 179K (Giving details of impact of crime on victim duri<br>)            | ing<br>6 |
| Part 3 | Amendme                                       | nt of Police Powers and Responsibilities Act 2000                              |          |
| 4      | Act amend                                     | ed   | 6        |
| 5      |   | nt of s 30 (Prescribed circumstances for searching persons rrant)              | s<br>7   |
| 6      | Insertion o                                   | f new ch 2, pt 3A  | 7        |
|        | Part 3A                                       | Use of hand held scanners without warrant in public places in prescribed areas | 2        |
|        | 39A   | Definitions for part   | 7        |
|        | 39B   | Meaning of use of hand held scanner  | 8        |
|        | 39C   | Use of hand held scanner in public place in prescribed are without warrant     | ea<br>8  |
|        | 39D   | Police requirements if hand held scanner indicates metal                       | 8        |
|        | 39E   | Authorisation by senior police officer   | 9        |
|        | 39F   | Safeguards for exercise of powers  | 9        |
|        | 39G   | Effect of part on power to search person without a warran                      | t        |
|        |   |  | 11       |
|        | 39H   | Expiry of particular provisions  | 11       |
| 7      |   | nt of s 69A (Meaning of type 1 and type 2 vehicle related                      | 11       |
| 8      | Amendme                                       | nt of ch 22, hdg (Provisions about evading police officers)                    | 12       |
| 9      | Amendme                                       | nt of s 746 (Purpose of chapter)   | 12       |

#### Contents

| 10       Amendment of s 747 (Definitions for ch 22)         11       Amendment of s 754 (Evasion offence)         12       Amendment of ch 22, pt 2, div 2, hdg (Matters about investigati<br>evasion offence)         13       Amendment of s 755 (When evasion offence notice may be give<br>owner of motor vehicle involved in offence)         14       Amendment of s 755 (Whon may be prosecuted for evasion offer<br>responding to evasion offence notice)         15       Amendment of s 756 (Who may be prosecuted for evasion offer<br>response to evasion offence notice)         16       Amendment of s 757 (Evidentiary provision)         17       Insertion of new ch 24, pt 22         18       Amendment of s ch 6 (Dictionary)         18       Amendment of S ch 6 (Dictionary)         20       Amendment of s 48A (Matters to be considered in making par<br>decisions about release and bail)         21       Amendment of s 48AC (Representatives of community justice g<br>must advise of particular matters)         23       Amendment of s 48AF         44       Insertion of new s 48AF         22       Amendment of s 48AF         23       Amendment of s 48AF         24       Insertion of new s 48AF         25       Amendment of s 524 (Other conditions of release on bail) | . 13<br>on of<br>. 13<br>en to<br>. 13<br>laration<br>. 14<br>. 14<br>. 14 |
|---|--|
| 12       Amendment of ch 22, pt 2, div 2, hdg (Matters about investigati         13       Amendment of s 755 (When evasion offence notice may be givo owner of motor vehicle involved in offence)         14       Amendment of s 755A (Information to be stated in statutory dec responding to evasion offence notice)         15       Amendment of s 756 (Who may be prosecuted for evasion offer response to evasion offence notice)         16       Amendment of s 757 (Evidentiary provision)         17       Insertion of new ch 24, pt 22         18       Amendment of sch 6 (Dictionary)         18       Amendment of s ch 6 (Dictionary)         19       Act amended         20       Amendment of s 48 (Releasing children in custody in connectio charge of an offence)         21       Amendment of s 48AC (Representatives of community justice gmust advise of particular matters)         22       Amendment of s 48AF         23       Amendment of s 48AF         24       Insertion of new s 48AF         25       Amendment of s 52A (Other conditions of release on bail)  | on of<br>13<br>en to<br>13<br>laration<br>14<br>ce if no<br>14<br>. 14     |
| evasion offence)         13       Amendment of s 755 (When evasion offence notice may be give owner of motor vehicle involved in offence)         14       Amendment of s 755A (Information to be stated in statutory decorresponding to evasion offence notice)         15       Amendment of s 756 (Who may be prosecuted for evasion offer response to evasion offence notice)         16       Amendment of s 757 (Evidentiary provision)         17       Insertion of new ch 24, pt 22         18       Part 22         18       Amendment of s ch 6 (Dictionary)         19       Act amended         20       Amendment of s 48 (Releasing children in custody in connectio charge of an offence)         21       Amendment of s 48AC (Representatives of community justice gmust advise of particular matters)         23       Amendment of s 48AF (Releasing children whose safety is end because of offence)         24       Insertion of new s 48AF .         25       Amendment of s 52A (Other conditions of release on bail)  | . 13<br>en to .<br>laration<br>. 14<br>ce if no<br>. 14<br>. 16            |
| owner of motor vehicle involved in offence)14Amendment of s 755A (Information to be stated in statutory dec<br>responding to evasion offence notice)15Amendment of s 756 (Who may be prosecuted for evasion offer<br>response to evasion offence notice)16Amendment of s 757 (Evidentiary provision)17Insertion of new ch 24, pt 2218Part 2219Investigation of type 1 vehicle related offence alleged<br>been committed before commencement20Amendment of s 48 (Releasing children in custody in connectio<br>charge of an offence)21Amendment of s 48 (Releasing children in custody in connectio<br>charge of an offence)22Amendment of s 48AC (Representatives of community justice g<br>must advise of particular matters)23Amendment of s 48AE (Releasing children whose safety is end<br>because of offence)24Insertion of new s 48AF<br>Releasing children charged with prescribed indictab<br>offence committed while on release25Amendment of s 52A (Other conditions of release on bail)  | . 13<br>laration<br>. 14<br>.ce if no<br>. 14<br>. 16                      |
| responding to evasion offence notice)         15       Amendment of s 756 (Who may be prosecuted for evasion offerre response to evasion offence notice)         16       Amendment of s 757 (Evidentiary provision)         17       Insertion of new ch 24, pt 22         Part 22       Transitional provision for Youth Justice and O Legislation Amendment Act 2021         891       Investigation of type 1 vehicle related offence alleged been committed before commencement         18       Amendment of s ch 6 (Dictionary)         Part 4       Amendment of s value (Matters to be considered in making part decisions about release and bail)         20       Amendment of s 48AC (Representatives of community justice gmust advise of particular matters)         23       Amendment of s 48AF         24       Insertion of new s 48AF         25       Amendment of s 52A (Other conditions of release on bail)  | . 14<br>ce if no<br>. 14<br>. 16   |
| response to evasion offence notice)         16       Amendment of s 757 (Evidentiary provision)         17       Insertion of new ch 24, pt 22         Part 22       Transitional provision for Youth Justice and O<br>Legislation Amendment Act 2021         891       Investigation of type 1 vehicle related offence alleged<br>been committed before commencement         18       Amendment of sch 6 (Dictionary)         Part 4       Amendment of Youth Justice Act 1992         19       Act amended         20       Amendment of s 48 (Releasing children in custody in connectio<br>charge of an offence)         21       Amendment of s 48AA (Matters to be considered in making par<br>decisions about release and bail)         22       Amendment of s 48AC (Representatives of community justice g<br>must advise of particular matters)         23       Amendment of s 48AF (Releasing children whose safety is end<br>because of offence)         24       Insertion of new s 48AF         48AF       Releasing children charged with prescribed indictab<br>offence committed while on release         25       Amendment of s 52A (Other conditions of release on bail)   | . 14<br>. 16   |
| 17       Insertion of new ch 24, pt 22         Part 22       Transitional provision for Youth Justice and O Legislation Amendment Act 2021         891       Investigation of type 1 vehicle related offence alleged been committed before commencement         18       Amendment of sch 6 (Dictionary)         Part 4       Amendment of Youth Justice Act 1992         19       Act amended         20       Amendment of s 48 (Releasing children in custody in connectio charge of an offence)         21       Amendment of s 48AA (Matters to be considered in making par decisions about release and bail)         22       Amendment of s 48AC (Representatives of community justice g must advise of particular matters)         23       Amendment of s 48AF (Releasing children whose safety is endable because of offence)         24       Insertion of new s 48AF         48AF       Releasing children charged with prescribed indictable offence committed while on release on bail)         25       Amendment of s 52A (Other conditions of release on bail)   |  |
| Part 22Transitional provision for Youth Justice and O<br>Legislation Amendment Act 2021891Investigation of type 1 vehicle related offence alleged<br>been committed before commencement18Amendment of sch 6 (Dictionary)Part 4Amendment of Youth Justice Act 199219Act amended20Amendment of s 48 (Releasing children in custody in connectio<br>charge of an offence)21Amendment of s 48AA (Matters to be considered in making par<br>decisions about release and bail)22Amendment of s 48AC (Representatives of community justice g<br>must advise of particular matters)23Amendment of s 48AF (Releasing children whose safety is end<br>because of offence)24Insertion of new s 48AF48AFReleasing children charged with prescribed indictab<br>offence committed while on release on bail)25Amendment of s 52A (Other conditions of release on bail)  |  |
| Legislation Amendment Act 2021         891       Investigation of type 1 vehicle related offence alleged been committed before commencement         18       Amendment of sch 6 (Dictionary)         Part 4       Amendment of Youth Justice Act 1992         19       Act amended         20       Amendment of s 48 (Releasing children in custody in connectio charge of an offence)         21       Amendment of s 48AA (Matters to be considered in making par decisions about release and bail)         22       Amendment of s 48AC (Representatives of community justice g must advise of particular matters)         23       Amendment of s 48AF (Releasing children whose safety is endabecause of offence)         24       Insertion of new s 48AF         48AF       Releasing children charged with prescribed indictab offence committed while on release         25       Amendment of s 52A (Other conditions of release on bail)  | . 16   |
| 18       Amendment of sch 6 (Dictionary)         18       Amendment of Youth Justice Act 1992         19       Act amended         20       Amendment of s 48 (Releasing children in custody in connectio charge of an offence)         21       Amendment of s 48AA (Matters to be considered in making par decisions about release and bail)         22       Amendment of s 48AC (Representatives of community justice g must advise of particular matters)         23       Amendment of s 48AE (Releasing children whose safety is enda because of offence)         24       Insertion of new s 48AF         25       Amendment of s 52A (Other conditions of release on bail)   | her  |
| Part 4       Amendment of Youth Justice Act 1992         19       Act amended         20       Amendment of s 48 (Releasing children in custody in connectio charge of an offence)         21       Amendment of s 48AA (Matters to be considered in making par decisions about release and bail)         22       Amendment of s 48AC (Representatives of community justice g must advise of particular matters)         23       Amendment of s 48AE (Releasing children whose safety is endablecause of offence)         24       Insertion of new s 48AF         48AF       Releasing children charged with prescribed indictable offence committed while on release         25       Amendment of s 52A (Other conditions of release on bail)  |  |
| 19       Act amended         20       Amendment of s 48 (Releasing children in custody in connectio charge of an offence)         21       Amendment of s 48AA (Matters to be considered in making par decisions about release and bail)         22       Amendment of s 48AC (Representatives of community justice g must advise of particular matters)         23       Amendment of s 48AE (Releasing children whose safety is endable because of offence)         24       Insertion of new s 48AF         25       Amendment of s 52A (Other conditions of release on bail)  | . 16   |
| 20       Amendment of s 48 (Releasing children in custody in connection charge of an offence)         21       Amendment of s 48AA (Matters to be considered in making part decisions about release and bail)         22       Amendment of s 48AC (Representatives of community justice grows advise of particular matters)         23       Amendment of s 48AE (Releasing children whose safety is endable because of offence)         24       Insertion of new s 48AF         48AF       Releasing children charged with prescribed indictable offence committed while on release         25       Amendment of s 52A (Other conditions of release on bail)  |  |
| 21       Amendment of s 48AA (Matters to be considered in making par decisions about release and bail)         22       Amendment of s 48AC (Representatives of community justice g must advise of particular matters)         23       Amendment of s 48AE (Releasing children whose safety is end because of offence)         24       Insertion of new s 48AF         25       Amendment of s 52A (Other conditions of release on bail)  | . 19   |
| 22       Amendment of s 48AC (Representatives of community justice g must advise of particular matters)         23       Amendment of s 48AE (Releasing children whose safety is endable because of offence)         24       Insertion of new s 48AF         48AF       Releasing children charged with prescribed indictable offence committed while on release         25       Amendment of s 52A (Other conditions of release on bail)   |  |
| 23       must advise of particular matters)         23       Amendment of s 48AE (Releasing children whose safety is endable because of offence)         24       Insertion of new s 48AF         48AF       Releasing children charged with prescribed indictable offence committed while on release         25       Amendment of s 52A (Other conditions of release on bail)   |  |
| 24       Insertion of new s 48AF         24       Insertion of new s 48AF         48AF       Releasing children charged with prescribed indictable offence committed while on release         25       Amendment of s 52A (Other conditions of release on bail)   |  |
| 48AFReleasing children charged with prescribed indictable<br>offence committed while on release25Amendment of s 52A (Other conditions of release on bail)   |  |
| offence committed while on release            25         Amendment of s 52A (Other conditions of release on bail)   | . 21   |
|   |  |
|   | . 22   |
| 26 Insertion of new s 52AA  | . 22   |
| 52AA Court may impose tracking device condition   | . 22   |
| 27 Amendment of s 59B (Definitions for part)  | . 26   |
| 28 Amendment of s 59E (Proper officer of a court may ask for help perform functions)  |  |
| 29 Amendment of s 150 (Sentencing principles)   | . 26   |
| 30 Amendment of s 289 (Recording, use or disclosure for authorise purpose)  | d  |
| 31 Amendment of s 301A (Protection from liability)  |  |

#### Youth Justice and Other Legislation Amendment Bill 2021

#### Contents

| 32 | Insertion of new pt 11, div 19 |   |           |
|----|--------------------------------|---|-----------|
|    | Division 19                    | Savings and transitional provisions for Youth Justice<br>and Other Legislation Amendment Act 2021               | e         |
|    | 402                            | Definition for division   | 28        |
|    | 403                            | Application of amended bail provisions  | 28        |
|    | 404                            | Application of show cause provision for bail for prescribed indictable offence committed while on release       | l<br>28   |
|    | 405                            | Effectiveness of tracking device condition after geographic area stops being prescribed or section 52AA expires | cal<br>29 |
|    | 406                            | Application of amended sentencing principles and youth justice principles                                       | 30        |
| 33 | Amendme                        | nt of sch 1 (Charter of youth justice principles)   | 30        |
| 34 | Amendme                        | nt of sch 4 (Dictionary)  | 30        |

## 2021

# A Bill

for

An Act to amend the *Penalties and Sentences Act 1992*, the *Police Powers and Responsibilities Act 2000* and the *Youth Justice Act 1992* for particular purposes

[s 1]

|        | The Parlia | ment of Queensland enacts—  | 1           |
|--------|------------|---|-------------|
|        | Part 1     | Preliminary   | 2           |
| Clause | 1 Sh       | ort title<br>This Act may be cited as the Youth Justice and Other                   | 3<br>4      |
|        | Part 2     | Legislation Amendment Act 2021.<br>Amendment of Penalties and<br>Sentences Act 1992 | 5<br>6<br>7 |
| Clause | 2 Act      | t amended   | 8           |
|        |            | This part amends the Penalties and Sentences Act 1992.                              | 9           |
| Clause |            | nendment of s 179K (Giving details of impact of crime victim during sentencing)     | 10<br>11    |
|        |            | Section 179K(3), note, 'section 150(1)(h)'—   | 12          |
|        |            | omit, insert—   | 13          |
|        |            | section 150(1)(j)   | 14          |
|        | Part 3     | Amendment of Police Powers<br>and Responsibilities Act 2000                         | 15<br>16    |
| Clause | 4 Ac       | t amended   | 17          |
|        |            | This part amends the <i>Police Powers and Responsibilities Act</i> 2000.            | 18<br>19    |

|        |   |                                    | [s 5]  |                      |
|--------|---|------------------------------------|--|----------------------|
| Clause | 5 | Amendment of s 3 searching persons | 0 (Prescribed circumstances for swithout warrant)  | 1<br>2               |
|        |   | Section 30(1)—                     |  | 3                    |
|        |   | insert—                            |  | 4                    |
|        |   | (1)                                | the person has failed to comply with a requirement under section 39C or 39D(2) of a police officer.  | 5<br>6<br>7          |
| Clause | 6 | Insertion of new c                 | h 2, pt 3A   | 8                    |
|        |   | Chapter 2—                         |  | 9                    |
|        |   | insert—                            |  | 1(                   |
|        |   | Part 3A                            | Use of hand held   | 1                    |
|        |   |                                    | scanners without   | 12                   |
|        |   |                                    | warrant in public  | 1.                   |
|        |   |                                    | places in prescribed   | 14                   |
|        |   |                                    | areas  | 1:                   |
|        |   | 39A Definiti                       | ons for part   | 10                   |
|        |   | In t                               | his part—  | 17                   |
|        |   | area                               | <i>badbeach CBD safe night precinct</i> means the a prescribed under the <i>Liquor Act 1992</i> , tion 173NC(1) as the Broadbeach CBD safe ht precinct.                    | 18<br>19<br>20<br>21 |
|        |   | pre                                | scribed area means—  | 22                   |
|        |   | (a)                                | the Broadbeach CBD safe night precinct; or   | 23                   |
|        |   | (b)                                | the Surfers Paradise CBD safe night precinct.  | 24<br>23             |
|        |   | the                                | <i>fers Paradise CBD safe night precinct</i> means<br>area prescribed under the <i>Liquor Act 1992</i> ,<br>tion 173NC(1) as the Surfers Paradise CBD<br>e night precinct. | 20<br>27<br>28<br>29 |

|         | <i>use</i> , of a hand held scanner, in relation to a person, see section 39B.   | 1<br>2                                 |
|---------|--|--|
| 39B Mea | aning of <i>use</i> of hand held scanner   | 3                                      |
|         | <i>Use</i> , of a hand held scanner, in relation to a person, means—   | 4<br>5                                 |
|         | (a) to pass a hand held scanner in close proximity to the person; or   | 6<br>7                                 |
|         | (b) to pass a hand held scanner in close proximity to the person's belongings.   | 8<br>9                                 |
|         | of hand held scanner in public place in scribed area without warrant   | 10<br>11                               |
|         | If an authorisation is given under section 39E in<br>relation to a prescribed area, a police officer may,<br>without a warrant, in a public place in the<br>prescribed area, require a person to stop and<br>submit to the use of a hand held scanner in<br>relation to the person to ascertain whether the<br>person has a knife. | 12<br>13<br>14<br>15<br>16<br>17<br>18 |
|         | ice requirements if hand held scanner cates metal  | 19<br>20                               |
| (1)     | This section applies if a police officer requires a<br>person in a public place in a prescribed area to<br>submit to the use of a hand held scanner in<br>relation to the person and the hand held scanner<br>indicates the presence or likely presence of metal.  | 21<br>22<br>23<br>24<br>25             |
| (2)     | The police officer may require the person—   | 26                                     |
|         | <ul><li>(a) to produce the thing that may be causing the<br/>hand held scanner to indicate the presence<br/>or likely presence of metal; and</li></ul>   | 27<br>28<br>29                         |
|         | (b) to resubmit to the use of a hand held scanner in relation to the person.   | 30<br>31                               |

|         | [\$ 6]  |
|---------|---|
|         | Note—   |
|         | See also sections 29 and $30(1)(1)$ for the power to search a person without a warrant.   |
| 39E Au  | thorisation by senior police officer  |
| (1)     | A senior police officer may authorise the use of a<br>hand held scanner in relation to a person, by a<br>police officer, in a public place in a prescribed<br>area.                                   |
| (2)     | The authorisation must state—   |
|         | (a) the day and time the authorisation starts; and  |
|         | (b) the prescribed area for which the authorisation is given.   |
| (3)     | The authorisation has effect for 12 hours after the authorisation starts.   |
| (4)     | In this section—  |
|         | senior police officer means—  |
|         | (a) a police officer of at least the rank of inspector; or  |
|         | <ul><li>(b) a police officer of at least the rank of senior<br/>sergeant authorised by the commissioner to<br/>give an authorisation under this section.</li></ul>                                    |
| 39F Sat | feguards for exercise of powers   |
| (1)     | This section applies if a police officer exercises a<br>power under this part to require a person to stop<br>and submit, or resubmit, to the use of a hand held<br>scanner in relation to the person. |
| (2)     | The police officer must exercise the power in the least invasive way that is practicable in the circumstances.  |
| (3)     | The police officer may detain the person for so<br>long as is reasonably necessary to exercise the  |
|         |   |

| [s | 6] |
|----|----|
|    |    |

|     | pow                      | /er.   | 1                    |
|-----|--------------------------|--|----------------------|
| (4) | The police officer must— |  |                      |
|     | (a)                      | if requested by the person, inform the<br>person of the police officer's name, rank<br>and station; and  | 3<br>4<br>5          |
|     | (b)                      | if requested by the person, provide the information mentioned in paragraph (a) in writing; and   | 6<br>7<br>8          |
|     | (c)                      | produce the police officer's identity card for<br>inspection by the person, unless the police<br>officer is in uniform; and                            | 9<br>10<br>11        |
|     | (d)                      | inform the person that the person is required<br>to submit to the use of a hand held scanner;<br>and   | 12<br>13<br>14       |
|     | (e)                      | offer to give the person a notice that complies with subsection (5); and   | 15<br>16             |
|     | (f)                      | if the person accepts an offer under<br>paragraph (e)—give the person a notice that<br>complies with subsection (5).                                   | 17<br>18<br>19       |
| (5) |                          | otice under subsection (4)(e) or (f) must be in ting and state—  | 20<br>21             |
|     | (a)                      | the person is in a public place in a prescribed area; and  | 22<br>23             |
|     | (b)                      | a police officer is empowered to require the person to—  | 24<br>25             |
|     |                          | (i) stop and submit, or resubmit, to the use<br>of a hand held scanner in relation to the<br>person; and   | 26<br>27<br>28       |
|     |                          | <ul> <li>(ii) produce a thing that may be causing a<br/>hand held scanner to indicate the<br/>presence or likely presence of metal;<br/>and</li> </ul> | 29<br>30<br>31<br>32 |
|     |                          |  |                      |

[s 7]

|                                     | [* . ]   |                            |
|-------------------------------------|--|----------------------------|
|                                     | (c) it is an offence for the person not to comply with the requirement unless the person has a reasonable excuse.  | 1<br>2<br>3                |
| (6)                                 | If reasonably practicable, the police officer must<br>be of the same sex as the person.  | 4<br>5                     |
| (7)                                 | Section 637 does not apply if a police officer stops or detains a person under this part.  | 6<br>7                     |
| 39G Eff<br>wit                      | ect of part on power to search person<br>hout a warrant  | 8<br>9                     |
|                                     | To remove any doubt, it is declared that this part<br>does not affect the power of a police officer to<br>search a person without a warrant under part 2,<br>division 2.   | 10<br>11<br>12<br>13       |
| 39H Ex                              | piry of particular provisions  | 14                         |
|                                     | The following provisions expire 2 years after the commencement—  | 15<br>16                   |
|                                     | (a) section $30(1)(1)$ ;   | 17                         |
|                                     | (b) this part;   | 18                         |
|                                     | <ul> <li>(c) schedule 6, definitions Broadbeach CBD safe night precinct, enforcement act, paragraph (a)(iia), prescribed area, search, paragraph (d), Surfers Paradise CBD safe night precinct and use, paragraph (aa).</li> </ul> | 19<br>20<br>21<br>22<br>23 |
| use 7 Amendment o<br>vehicle relate | of s 69A (Meaning of <i>type 1</i> and <i>type 2</i><br>d offences)  | 24<br>25                   |
| Section 69.                         | A(1)(b)—   | 26                         |
| omit, insert                        | <u>•</u>   | 27                         |
|                                     | (b) an evasion offence.  | 28                         |
|                                     |  |                            |

[s 8]

| Clause | 8  | Amendment of ch 22, hdg (Provisions about evading police officers)   | 1<br>2               |
|--------|----|--|----------------------|
|        |    | Chapter 22, heading, 'evading police officers'—  | 3                    |
|        |    | omit, insert—  | 4                    |
|        |    | type 1 vehicle related offences  | 5                    |
| Clause | 9  | Amendment of s 746 (Purpose of chapter)  | 6                    |
|        |    | (1) Section 746(1)—  | 7                    |
|        |    | omit, insert—  | 8                    |
|        |    | (1) The purpose of this chapter is to enhance community safety by—   | 9<br>10              |
|        |    | <ul> <li>(a) reducing the need for police officers to use a police service motor vehicle to pursue another motor vehicle if the driver fails to stop when directed; and</li> </ul> | 11<br>12<br>13<br>14 |
|        |    | <ul><li>(b) helping police officers investigate type 1<br/>vehicle related offences.</li></ul>   | 15<br>16             |
|        |    | (2) Section 746(2)(b), 'evasion offences'—   | 17                   |
|        |    | omit, insert—  | 18                   |
|        |    | type 1 vehicle related offences  | 19                   |
| Clause | 10 | Amendment of s 747 (Definitions for ch 22)   | 20                   |
|        |    | (1) Section 747, heading, 'ch 22'—   | 21                   |
|        |    | omit, insert—  | 22                   |
|        |    | chapter  | 23                   |
|        |    | (2) Section 747, definition <i>evasion offence</i> —   | 24                   |
|        |    | omit.  | 25                   |
|        |    | (3) Section 747, definition <i>nominated person</i> , 'an evasion offence'—  | 26<br>27             |
|        |    | omit, insert—  | 28                   |

Youth Justice and Other Legislation Amendment Bill 2021 Part 3 Amendment of Police Powers and Responsibilities Act 2000

|        |    | [s 11]  |          |
|--------|----|---|----------|
|        |    | a type 1 vehicle related offence  | 1        |
|        |    | (4) Section 747, definition <i>nominated person</i> , 'the evasion offence'—                                | 2<br>3   |
|        |    | omit, insert—   | 4        |
|        |    | the type 1 vehicle related offence  | 5        |
| Clause | 11 | Amendment of s 754 (Evasion offence)  | 6        |
|        |    | (1) Section $754(4)$ —  | 7        |
|        |    | omit.   | 8        |
|        |    | (2) Section 754(5) to (8)—  | 9        |
|        |    | <i>renumber</i> as section $754(4)$ to (7).   | 10       |
| Clause | 12 | Amendment of ch 22, pt 2, div 2, hdg (Matters about investigation of evasion offence)                       | 11<br>12 |
|        |    | Chapter 22, part 2, division 2, heading, 'evasion offence'  | 13       |
|        |    | omit, insert—   | 14       |
|        |    | type 1 vehicle related offences   | 15       |
| Clause | 13 | Amendment of s 755 (When evasion offence notice may be given to owner of motor vehicle involved in offence) | 16<br>17 |
|        |    | (1) Section 755, heading, 'evasion offence notice'—   | 18       |
|        |    | omit, insert—   | 19       |
|        |    | type 1 vehicle related offence notice   | 20       |
|        |    | (2) Section 755(1), 'an evasion offence'—   | 21       |
|        |    | omit, insert—   | 22       |
|        |    | a type 1 vehicle related offence  | 23       |
|        |    | (3) Section 755(2), 'an <i>evasion offence notice</i> '—  | 24       |
|        |    | omit, insert—   | 25       |
|        |    | a type 1 vehicle related offence notice   | 26       |

[s 14]

|        |    | (4) | Section 755(3) and (4), 'evasion offence notice'—  | 1           |
|--------|----|-----|--|-------------|
|        |    |     | omit, insert—  | 2           |
|        |    |     | type 1 vehicle related offence notice  | 3           |
|        |    | (5) | Section 755(3) and (6), 'the evasion offence'—   | 4           |
|        |    |     | omit, insert—  | 5           |
|        |    |     | the type 1 vehicle related offence   | 6           |
| Clause | 14 | sta | nendment of s 755A (Information to be stated in<br>tutory declaration responding to evasion offence<br>tice) | 7<br>8<br>9 |
|        |    | (1) | Section 755A, heading, 'evasion offence notice'—   | 10          |
|        |    |     | omit, insert—  | 11          |
|        |    |     | type 1 vehicle related offence notice  | 12          |
|        |    | (2) | Section 755A(1), 'an evasion offence notice'—  | 13          |
|        |    |     | omit, insert—  | 14          |
|        |    |     | a type 1 vehicle related offence notice  | 15          |
|        |    | (3) | Section 755A(1), 'in an evasion offence'—  | 16          |
|        |    |     | omit, insert—  | 17          |
|        |    |     | in a type 1 vehicle related offence  | 18          |
|        |    | (4) | Section 755A(2), (3) and (4), 'evasion offence'—   | 19          |
|        |    |     | omit, insert—  | 20          |
|        |    |     | type 1 vehicle related offence   | 21          |
| Clause | 15 |     | nendment of s 756 (Who may be prosecuted for asion offence if no response to evasion offence notice)         | 22<br>23    |
|        |    | (1) | Section 756, heading, from 'for'—  | 24          |
|        |    |     | omit, insert—  | 25          |
|        |    |     | for type 1 vehicle related offence if no response<br>to type 1 vehicle related offence notice                | 26<br>27    |

#### Youth Justice and Other Legislation Amendment Bill 2021 Part 3 Amendment of Police Powers and Responsibilities Act 2000

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| 23                                     |
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| 28<br>29<br>30                         |
| 31                                     |
|  |

[s 16]

|        |    | renumber as section                       | n 756(8) to (13).   | 1                                |
|--------|----|---|---|----------------------------------|
| Clause | 16 | Amendment of s 757                        | (Evidentiary provision)   | 2                                |
|        |    |   | (4), 'an evasion offence'—  | 2                                |
|        |    | omit, insert—                             |   | 4                                |
|        |    |   | 1 vehicle related offence   | 5                                |
|        |    | (2) Section 757(3), 'ev                   |   | 6                                |
|        |    | omit, insert—                             |   | 7                                |
|        |    |   | vehicle related offence   | 8                                |
| Clause | 17 | Insertion of new ch 2                     | 4, pt 22  | 9                                |
|        |    | Chapter 24—                               |   | 10                               |
|        |    | insert—                                   |   | 11                               |
|        |    | Part 22                                   | Transitional provision  | 12                               |
|        |    |   | for Youth Justice and   | 13                               |
|        |    |   | Other Legislation   | 14                               |
|        |    |   | Amendment Act 2021  | 15                               |
|        |    |   | ion of type 1 vehicle related offence<br>have been committed before<br>ement  | 16<br>17<br>18                   |
|        |    | by the<br>Amena<br>investi<br>only if     | er 22, part 2, divisions 2 and 3, as amended<br>e Youth Justice and Other Legislation<br>Iment Act 2021, applies in relation to the<br>gation of a type 1 vehicle related offence<br>the offence was allegedly committed after<br>mmencement. | 19<br>20<br>21<br>22<br>23<br>24 |
| Clause | 18 | Amendment of sch 6                        | (Dictionary)  | 25                               |
|        |    | (1) Schedule 6, defini and <i>owner</i> — | tions corresponding law, evasion offence  | 26<br>27                         |

Youth Justice and Other Legislation Amendment Bill 2021 Part 3 Amendment of Police Powers and Responsibilities Act 2000

|     |             |                   |                     | [s 18]  |                            |
|-----|-------------|-------------------|---------------------|---|----------------------------|
|     | omit.       |                   |                     |   | 1                          |
| (2) | Schedule 6- |                   |                     |   | 2                          |
|     | insert—     |                   |                     |   | 3                          |
|     |             |                   |                     | ach CBD safe night precinct, for chapter A, see section 39A.  | 4<br>5                     |
|     |             | cori              | respo               | nding law—  | 6                          |
|     |             | (a)               | for o               | chapter 22—see section 747; or  | 7                          |
|     |             | (b)               | the<br>regu<br>this | erally—means a law of another State or<br>Commonwealth, declared under a<br>ilation to be a law corresponding with<br>Act or a stated provision of it, whether<br>provision relates to— | 8<br>9<br>10<br>11<br>12   |
|     |             |                   | (i)                 | forensic procedures; or   | 13                         |
|     |             |                   | (ii)                | the acquisition or use of assumed identities; or  | 14<br>15                   |
|     |             |                   | (iii)               | the conduct of controlled operations; or  | 16                         |
|     |             |                   | (iv)                | the use of surveillance devices; or   | 17                         |
|     |             |                   | (v)                 | another matter for which this Act<br>expressly authorises the doing of<br>something in relation to a jurisdiction<br>for which there is a corresponding law<br>for the purpose.         | 18<br>19<br>20<br>21<br>22 |
|     |             | <b>eva</b><br>754 |                     | offence means an offence against section  | 23<br>24                   |
|     |             |                   |                     | ed person, in relation to a type 1 vehicle ffence, for chapter 22, see section 747.   | 25<br>26                   |
|     |             | own               | <b>er</b> , o       | f a motor vehicle—  | 27                         |
|     |             | (a)               | for o               | chapter 4, includes—  | 28                         |
|     |             |                   | (i)                 | a person in whose name the vehicle is<br>registered under a transport Act or a<br>corresponding law, within the meaning   | 29<br>30<br>31             |

[s 18]

|     | of the Road Use Management Act, schedule 4, of another State; and   | 1<br>2               |
|-----|---|----------------------|
|     | <ul> <li>(ii) a holder of a security interest registered<br/>for the vehicle under the <i>Personal</i><br/><i>Property Securities Act 2009</i> (Cwlth);<br/>or</li> </ul> | 3<br>4<br>5<br>6     |
|     | (b) for chapter 22—see section 747.   | 7                    |
|     | <i>prescribed area</i> , for chapter 2, part 3A, see section 39A.   | 8<br>9               |
|     | <i>Surfers Paradise CBD safe night precinct</i> , for chapter 2, part 3A, see section 39A.  | 10<br>11             |
|     | <i>type 1 vehicle related offence notice</i> see section 755(2).  | 12<br>13             |
| (3) | Schedule 6, definition <i>enforcement act</i> , paragraph (a)—  | 14                   |
|     | insert—   | 15                   |
|     | (iia) by requiring the person to do either of the following—  | 16<br>17             |
|     | <ul><li>(A) stop and submit, or resubmit, to the use<br/>of a hand held scanner in relation to the<br/>person under chapter 2, part 3A;</li></ul>                         | 18<br>19<br>20       |
|     | (B) produce a thing that may be causing a<br>hand held scanner to indicate the<br>presence or likely presence of metal<br>under chapter 2, part 3A; or                    | 21<br>22<br>23<br>24 |
| (4) | Schedule 6, definition <i>search</i> —  | 25                   |
|     | insert—   | 26                   |
|     | <ul><li>(d) does not include the use of a hand held<br/>scanner, in relation to a person, under<br/>chapter 2, part 3A.</li></ul>   | 27<br>28<br>29       |
| (5) | Schedule 6, definition <i>use</i> , before paragraph (a)—   | 30                   |
|     | insert—   | 31                   |
|     |   |                      |

|        |      |     |             |        | [s 19]  |                |
|--------|------|-----|-------------|--------|---|----------------|
|        |      |     |             | (aa)   | of a hand held scanner, in relation to a person, for chapter 2, part 3A, see section 39B; or  | 1<br>2<br>3    |
|        | Part | 4   |             |        | nendment of Youth Justice<br>t 1992   | 4<br>5         |
| Clause | 19   | Act | t amended   |        |   | 6              |
|        |      |     | This part a | mend   | s the Youth Justice Act 1992.   | 7              |
| Clause | 20   |     |             |        | 8 (Releasing children in custody in<br>charge of an offence)  | 8<br>9         |
|        |      |     | Section 48  | (2), n | ote 1, after '48AE'—  | 10             |
|        |      |     | insert—     |        |   | 11             |
|        |      |     |             | , 484  | AF  | 12             |
| Clause | 21   |     |             |        | 8AA (Matters to be considered in decisions about release and bail)  | 13<br>14       |
|        |      | (1) | Section 48  | AA(1   | )—  | 15             |
|        |      |     | insert—     |        |   | 16             |
|        |      |     |             | (d)    | whether the child has shown cause under section 48AF(2) why the child's detention in custody is not justified.                        | 17<br>18<br>19 |
|        |      | (2) | Section 48  | AA(1   | )(ba) to (d)—   | 20             |
|        |      |     | renumber    | as sec | tion 48AA(1)(c) to (e).   | 21             |
|        |      | (3) | Section 48  | AA(4   | )(a)—   | 22             |
|        |      |     | insert—     |        |   | 23             |
|        |      |     |             | (va)   | whether a parent of the child, or another<br>person, has indicated a willingness to the<br>court or police officer that the parent or | 24<br>25<br>26 |

[s 21]

|     |               |                     | er person will do any of the following gs—   | 1<br>2                     |
|-----|---------------|---------------------|--|----------------------------|
|     |               | (A)                 | support the child to comply with the conditions imposed on a grant of bail;  | 3<br>4                     |
|     |               | (B)                 | notify the chief executive or a police<br>officer of a change in the child's<br>personal circumstances that may affect<br>the child's ability to comply with the<br>conditions imposed on a grant of bail; | 5<br>6<br>7<br>8<br>9      |
|     |               | (C)                 | notify the chief executive or a police<br>officer of a breach of the conditions<br>imposed on a grant of bail;   | 10<br>11<br>12             |
| (4) | Section 48A   | A(4)(a)(v           | va) to (vii)—  | 13                         |
|     | renumber a    | s section 4         | 48AA(4)(a)(vi) to (viii).  | 14                         |
| (5) | Section 48A   | A(4)(b),            | 'subsection (1)(c)'—   | 15                         |
|     | omit, insert- |                     |  | 16                         |
|     |               | subsectio           | on (1)(d)  | 17                         |
| (6) | Section 48A   | A(7)—               |  | 18                         |
|     | omit, insert- |                     |  | 19                         |
|     | (7)           | is an una section 4 | t or police officer must not decide there<br>acceptable risk of a matter mentioned in<br>8AAA(2) or (3), or to refuse to release a<br>m custody, solely because 1 or both of the<br>g apply—               | 20<br>21<br>22<br>23<br>24 |
|     |               | (a) the             | child has no apparent family support;  | 25                         |
|     |               | adeo                | child will not have accommodation, or quate accommodation, on release from ody.  | 26<br>27<br>28             |
| (7) | Section 48A   | A(6) to (           | 3)—  | 29                         |
|     | renumber a    | s section 4         | 48AA(5) to (7).  | 30                         |

[s 22]

| Clause | 22 |                  |                | BAC (Representatives of community<br>at advise of particular matters)  | 1<br>2                     |
|--------|----|------------------|----------------|--|----------------------------|
|        |    | Section 48A      | C(1)           | , 'section 48AA(4)(a)(vi)'—  | 3                          |
|        |    | omit, insert–    | _              |  | 4                          |
|        |    |                  | secti          | on 48AA(4)(a)(vii)   | 5                          |
| Clause | 23 |                  |                | BAE (Releasing children whose safety ause of offence)  | 6<br>7                     |
|        |    | Section 48A      | E(3)           | (a) and (b)—   | 8                          |
|        |    | omit, insert–    | _              |  | 9                          |
|        |    |                  | (a)            | the child has no apparent family support; or   | 10                         |
|        |    |                  | (b)            | the child will not have accommodation, or adequate accommodation, on release from custody.   | 11<br>12<br>13             |
| Clause | 24 | Insertion of new | ws             | 48AF   | 14                         |
|        |    | After section    | n 48 <i>A</i>  | AE—  | 15                         |
|        |    | insert—          |                |  | 16                         |
|        |    |                  |                | ing children charged with prescribed<br>le offence committed while on release  | 17<br>18                   |
|        |    |                  | custo<br>preso | section applies in relation to a child in<br>ody in connection with a charge of a<br>cribed indictable offence if the offence is<br>ged to have been committed—  | 19<br>20<br>21<br>22       |
|        |    |                  | (a)            | while the child was released into the custody<br>of a parent, or at large with or without bail,<br>between the day of the child's apprehension<br>and the day of the child's committal for trial<br>for another indictable offence; or | 23<br>24<br>25<br>26<br>27 |
|        |    |                  | (b)            | while the child was awaiting trial, or sentencing, for another indictable offence.   | 28<br>29                   |
|        |    | (2)              | A co           | ourt or police officer must refuse to release the  | 30                         |

Page 21

[s 25]

|        |    | <ul> <li>child from custody unless the child shows cause why the child's detention in custody is not justified.</li> <li>(3) If a court releases the child, the order releasing the child must state the reasons for the decision.</li> <li>(4) If a police officer releases the child, the police officer must make a record of the reasons for the decision.</li> </ul>           | 1<br>2<br>3<br>4<br>5<br>6<br>7<br>8         |
|--------|----|---|--|
| Clause | 25 | Amendment of s 52A (Other conditions of release on bail)  | 9  |
|        |    | (1) Section 52A(5), 'The court or police officer'—  | 10   |
|        |    | omit, insert—   | 11   |
|        |    | A police officer  | 12   |
|        |    | (2) Section $52A(5)$ —  | 13   |
|        |    | insert—   | 14   |
|        |    | Note—   | 15   |
|        |    | See also section 52AA.  | 16   |
| Clause | 26 | Insertion of new s 52AA   | 17   |
|        | _• | After section 52A—  | 18   |
|        |    | insert—   | 19   |
|        |    | 52AA Court may impose tracking device condition   | 20   |
|        |    | <ul> <li>(1) A court may, under section 52A(2), impose on a grant of bail to a child a condition that the child must wear a tracking device while released on bail (a <i>tracking device condition</i>) if—</li> <li>(a) the child is at least 16 years; and</li> <li>(b) the offence in relation to which bail is being granted is a prescribed indictable offence; and</li> </ul> | 21<br>22<br>23<br>24<br>25<br>26<br>27<br>28 |

[s 26]

| (c) | the child has previously been found guilty of at least 1 indictable offence; and  | 1<br>2                     |
|-----|---|----------------------------|
| (d) | the court is in a geographical area prescribed by regulation; and   | 3<br>4                     |
| (e) | the child lives in a geographical area prescribed by regulation; and  | 5<br>6                     |
| (f) | the court is satisfied, in addition to being<br>satisfied of the matters mentioned in section<br>52A(2), that imposing the tracking device<br>condition is appropriate having regard to the<br>following matters— | 7<br>8<br>9<br>10<br>11    |
|     | (i) whether the child has the capacity to<br>understand the condition and any<br>conditions under subsection (2);   | 12<br>13<br>14             |
|     | <ul><li>(ii) whether the child is likely to comply<br/>with the condition and any conditions<br/>under subsection (2) having regard to<br/>the personal circumstances of the child;</li></ul>                     | 15<br>16<br>17<br>18       |
|     | Examples of personal circumstances of a child for subparagraph (ii)—  | 19<br>20                   |
|     | • whether the child has stable accommodation  | 21<br>22                   |
|     | • whether the child has the support of a parent or another person to assist with compliance with the conditions   | 23<br>24<br>25             |
|     | • whether the child has access to a mobile<br>phone to facilitate contact with any<br>tracking device monitoring service  | 26<br>27<br>28             |
|     | • whether the child has access to an electricity supply   | 29<br>30                   |
|     | <ul> <li>(iii) whether a parent of the child, or<br/>another person, has indicated a<br/>willingness to the court to do any of the<br/>things mentioned in section<br/>48AA(4)(a)(vi);</li> </ul>                 | 31<br>32<br>33<br>34<br>35 |

[s 26]

|     | (iv) any other matter the court considers relevant.  | 1<br>2                                       |
|-----|--|--|
|     | Note—  | 3  |
|     | See the <i>Human Rights Act 2019</i> , sections 19, 22, and 25 to 28.  | 4<br>5                                       |
| (2) | If bail for a child is subject to a tracking device<br>condition, the court may impose any other<br>condition the court considers necessary to<br>facilitate the operation of the tracking device.   | 6<br>7<br>8<br>9                             |
|     | Examples of conditions a court may consider necessary to facilitate the operation of a tracking device required to be worn by a child—   | 10<br>11<br>12                               |
|     | • a condition that requires the child to attend at a stated place to be fitted with the tracking device  | 13<br>14                                     |
|     | • a condition that requires the child to take stated and<br>other reasonable steps to ensure the tracking device<br>and any equipment necessary for the operation of<br>the tracking device are, or remain, in good working<br>order   | 15<br>16<br>17<br>18<br>19                   |
|     | • a condition that requires the child to permit a police<br>officer to enter stated premises to install equipment<br>necessary for the operation of the tracking device  | 20<br>21<br>22                               |
|     | • a condition that requires the child to permit a police<br>officer to take stated and other reasonable steps to<br>ensure the tracking device and any equipment<br>necessary for the operation of the tracking device<br>are, or remain, in good working order  | 23<br>24<br>25<br>26<br>27                   |
|     | • a condition that requires the child to comply with a direction given by a police officer that is reasonably necessary for the operation of the tracking device   | 28<br>29<br>30                               |
| (3) | A court, before it imposes on a grant of bail to a child a tracking device condition, must order the chief executive to give to the court a report (a <i>suitability assessment report</i> ) containing the chief executive's opinion about the child's suitability for a tracking device condition having regard to the matters mentioned in subsection (1)(f). | 31<br>32<br>33<br>34<br>35<br>36<br>37<br>38 |
| (4) | If the court makes an order under subsection (3),  | 39   |

|     | the chief executive must give the court the suitability assessment report—   | 1<br>2               |  |  |  |  |
|-----|--|----------------------|--|--|--|--|
|     | (a) within the period stated by the court under subsection (3); or   | 3<br>4               |  |  |  |  |
|     | (b) if no period has been stated by the court—as soon as practicable after the order is made.  | 5<br>6               |  |  |  |  |
| (5) | The court must consider a suitability assessment report given to the court under subsection (4).   |                      |  |  |  |  |
| (6) | If the court, under section 52A(2), imposes on a grant of bail to a child a tracking device condition and other conditions under subsection (2), the chief executive must make all necessary and convenient arrangements to ensure the imposition of the conditions. |                      |  |  |  |  |
| (7) | The chief executive may, for the performance of<br>the chief executive's function under subsection<br>(6)—   |                      |  |  |  |  |
|     | <ul><li>(a) ask the commissioner of the police service<br/>to fit the tracking device to, or remove the<br/>tracking device from, the child; and</li></ul>   | 18<br>19<br>20       |  |  |  |  |
|     | <ul><li>(b) ask the chief executive (corrective services)<br/>to do any of the following—</li></ul>  | 21<br>22             |  |  |  |  |
|     | (i) remotely monitor the tracking device;  | 23                   |  |  |  |  |
|     | <ul><li>(ii) contact the child on a mobile phone in<br/>relation to an alert or notification from<br/>the tracking device;</li></ul>   | 24<br>25<br>26       |  |  |  |  |
|     | <ul><li>(iii) give information relating to alerts and<br/>notifications from the tracking device<br/>to the chief executive and the<br/>commissioner of the police service.</li></ul>  | 27<br>28<br>29<br>30 |  |  |  |  |
| (8) | The commissioner of the police service and the chief executive (corrective services) must comply with a request under subsection (7).  |                      |  |  |  |  |
| (9) | The chief executive (corrective services) may  | 34                   |  |  |  |  |

[s 27]

|        |   | delegate a function requested under subsection (7)(b) to a corrective services officer.                                      | 1<br>2         |  |  |  |
|--------|---|--|----------------|--|--|--|
|        |   | (10) This section expires 2 years after the commencement.  | 3<br>4         |  |  |  |
|        |   | (11) In this section—  | 5              |  |  |  |
|        |   | <i>function</i> includes a power.  | 6              |  |  |  |
| Clause | 27  | Amendment of s 59B (Definitions for part)  | 7              |  |  |  |
|        |   | Section 59B, definition corrective services officer—   | 8              |  |  |  |
|        |   | omit.  | 9              |  |  |  |
| Clause | 28  | Amendment of s 59E (Proper officer of a court may ask for help to perform functions)   | 10<br>11       |  |  |  |
|        |   | Section 59E(4)—  | 12             |  |  |  |
|        |   | omit.  | 13             |  |  |  |
| Clause | 29 Amendment of s 150 (Sentencing principles) |  |                |  |  |  |
|        |   | (1) Section $150(1)$ —   | 14<br>15       |  |  |  |
|        |   | insert—  | 16             |  |  |  |
|        |   | (ea) the presence of any aggravating or mitigating factor concerning the child; and  | 17<br>18       |  |  |  |
|        |   | (eb) without limiting paragraph (f), whether the child committed the offence—  | 19<br>20       |  |  |  |
|        |   | <ul><li>(i) while released into the custody of a parent, or at large with or without bail, for another offence; or</li></ul> | 21<br>22<br>23 |  |  |  |
|        |   | <ul><li>(ii) after being committed for trial, or<br/>awaiting trial or sentencing, for another<br/>offence; and</li></ul>    | 24<br>25<br>26 |  |  |  |
|        |   | (2) Section 150(1)(ea) to (k)—   | 27             |  |  |  |
|        |   | renumber as section 150(1)(f) to (m).  | 28             |  |  |  |
|        |   |  |                |  |  |  |

|        |    |     | [s 30]   |                            |
|--------|----|-----|--|----------------------------|
|        |    | (3) | Section 150(4), 'subsection (1)(g)'—   | 1                          |
|        |    |     | omit, insert—  | 2                          |
|        |    |     | subsection (1)(i)  | 3                          |
| Clause | 30 |     | endment of s 289 (Recording, use or disclosure for<br>horised purpose)   | 4<br>5                     |
|        |    | (1) | Section 289(c)(i), 'section 48AA(4)(a)(vi)'—   | 6                          |
|        |    |     | omit, insert—  | 7                          |
|        |    |     | section 48AA(4)(a)(vii)  | 8                          |
|        |    | (2) | Section 289(c)(ii), 'section 150(1)(g)'—   | 9                          |
|        |    |     | omit, insert—  | 10                         |
|        |    |     | section 150(1)(i)  | 11                         |
|        |    | (3) | Section 289—   | 12                         |
|        |    |     | insert—  | 13                         |
|        |    |     | <ul> <li>(ca) if the person is the chief executive (corrective services) or a person to whom a function has been delegated under section 52AA(9)—for the purpose of performing a function under section 52AA(7)(b)(iii); or</li> </ul> | 14<br>15<br>16<br>17<br>18 |
|        |    | (4) | Section 289—   | 19                         |
|        |    |     | insert—  | 20                         |
|        |    |     | <ul><li>(2) Subsection (1)(ca) and this subsection expire 2 years after the commencement.</li></ul>  | 21<br>22                   |
| Clause | 31 | Am  | endment of s 301A (Protection from liability)  | 23                         |
|        |    | (1) | Section 301A(1)(b)(i), 'section 48AA(4)(a)(vi)'—   | 24                         |
|        |    |     | omit, insert—  | 25                         |
|        |    |     | section 48AA(4)(a)(vii)  | 26                         |
|        |    | (2) | Section 301A(1)(b)(ii), 'section 150(1)(g)'—   | 27                         |
|        |    |     | omit, insert—  | 28                         |

[s 32]

Page 28

| section 150(1)(i)                                       |                           |  |  |  |  |
|---|---------------------------|--|--|--|--|
| Clause  | 32 Insertion of new       | Insertion of new pt 11, div 19   |  |  |  |
|   | Part 11-                  |  | 3                                      |  |  |
|   | insert—                   |  | 4                                      |  |  |
|   | Division                  | 19 Savings and transitional  | 5                                      |  |  |
|   |                           | provisions for Youth   | 6                                      |  |  |
|   |                           | Justice and Other  | 7                                      |  |  |
|   |                           | Legislation Amendment  | 8                                      |  |  |
|   |                           | Act 2021   | 9                                      |  |  |
| <b>402 Definition for division</b><br>In this division— |                           |  |  |  |  |
| In this division—                                       |                           |  |  |  |  |
|   |                           | nending Act means the Youth Justice and Other egislation Amendment Act 2021.   | 12<br>13                               |  |  |
|   | 403 Applic                | cation of amended bail provisions  | 14                                     |  |  |
|   | in<br>a<br>ar<br>cc<br>in | ections 48AA, 52A and 52AA, as amended or<br>serted by the amending Act, apply in relation to<br>child in custody in connection with a charge of<br>a offence whether the offence was allegedly<br>pommitted, or the child was charged, or any step<br>the proceeding for the offence was taken,<br>efore or after the commencement. | 15<br>16<br>17<br>18<br>19<br>20<br>21 |  |  |
|   | for pre                   | cation of show cause provision for bail<br>escribed indictable offence committed<br>on release   | 22<br>23<br>24                         |  |  |
|   | ar                        | ection 48AF, as inserted by the amending Act,<br>oplies in relation to a child in custody in<br>onnection with a charge of a prescribed<br>dictable offence whether the offence was  | 25<br>26<br>27<br>28                   |  |  |

[s 32]

| (2)  | <ul> <li>allegedly committed, or the child was charged, or any step in the proceeding for the offence was taken, before or after the commencement.</li> <li>(2) Also, section 48AF, as inserted by the amending Act, applies in relation to a child mentioned in subsection (1) whether another indictable offence in relation to which the child was released into the custody of a parent, or at large with or without bail, or awaiting committed for trial, trial or sentencing, was allegedly committed, or the child was charged, or any step in the proceeding for the offence was taken, before or after the commencement.</li> </ul> |   |                |  |  |
|------|---|---|----------------|--|--|
| afte | r geogra  | es of tracking device condition<br>aphical area stops being<br>for section 52AA expires                           | 14<br>15<br>16 |  |  |
| (1)  | (1) This section applies if—  |   |                |  |  |
|      | gran  | ourt imposes, under section 52A(2), on a nt of bail to a child a tracking device dition for a stated period; and  | 18<br>19<br>20 |  |  |
|      |   | of the following events happens before<br>end of the stated period—   | 21<br>22       |  |  |
|      | (i)   | the court stops being in a geographical<br>area prescribed under section<br>52AA(1)(d);                           | 23<br>24<br>25 |  |  |
|      | (ii)  | the child stops living in a geographical<br>area prescribed under section<br>52AA(1)(e);                          | 26<br>27<br>28 |  |  |
|      | (iii)   | section 52AA expires.   | 29             |  |  |
| (2)  | effective   | king device condition is taken to be<br>until the end of the stated period despite<br>ening of any of the events. | 30<br>31<br>32 |  |  |

[s 33]

|        |    | 406 Application of amended sentencing principles<br>and youth justice principles |                                |                            | 1<br>2   |                            |
|--------|----|--|--------------------------------|----------------------------|--|----------------------------|
|        |    |  |                                | ame<br>with<br>com<br>in 1 | tion 150 and schedule 1, as amended by the<br>ending Act, apply in relation to a child charged<br>an offence whether the offence was allegedly<br>mitted, or the child was charged, or any step<br>the proceeding for the offence was taken,<br>ore or after the commencement. | 3<br>4<br>5<br>6<br>7<br>8 |
| Clause | 33 | Am   | nendment o                     | f scl                      | n 1 (Charter of youth justice principles)  | 9                          |
|        |    |  | Schedule 1                     | , item                     | 1, after 'offences'—   | 10                         |
|        |    |  | insert—                        |                            |  | 11                         |
|        |    |  |                                | and                        | , in particular, recidivist high-risk offenders  | 12                         |
| Clause | 34 | Am   | nendment o                     | f scl                      | n 4 (Dictionary)   | 13                         |
|        |    | (1)  | Schedule 4,<br><i>device</i> — | defi                       | nitions corrective services officer and tracking   | 14<br>15                   |
|        |    |  | omit.                          |                            |  | 16                         |
|        |    | (2)  | Schedule 4-                    |                            |  | 17                         |
|        |    |  | insert—                        |                            |  | 18                         |
|        |    |  |                                | chie                       | ef executive (corrective services) means the ef executive of the department in which the prectives Services Act 2006 is administered.  | 19<br>20<br>21             |
|        |    |  |                                |                            | <i>rective services officer</i> see the <i>Corrective</i><br><i>vices Act 2006</i> , schedule 4.   | 22<br>23                   |
|        |    |  |                                | pres                       | scribed indictable offence means—  | 24                         |
|        |    |  |                                | (a)                        | a life offence; or   | 25                         |
|        |    |  |                                | (b)                        | an offence of a type that, if committed by an adult, would make the adult liable to imprisonment for 14 years or more, other than an offence against the <i>Drugs Misuse Act</i> 1986, section 9(1) for which the  | 26<br>27<br>28<br>29<br>30 |

maximum penalty is 15 years imprisonment; 1 2 or an offence against any of the following (c) 3 provisions of the Criminal Code-4 section 315A; (i) 5 (ii) section 323; 6 (iii) section 328A; 7 (iv) section 339: 8 (v) section 408A(1), if the offence involves 9 a motor vehicle and the child charged 10 with the offence was allegedly the 11 driver of the motor vehicle; 12 (vi) section 408A(1A) or (1B); 13 (vii) section 412. 14 tracking device means an electronic device 15 capable of being worn, and not removed, by a 16 person for the purpose of the chief executive, the 17 Queensland Police Service, or the chief executive 18 (corrective services), finding or monitoring the 19

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geographical location of the person.

[s 34]

20