

New South Wales

Criminal Legislation Amendment (Organised Crime and Public Safety) Bill 2016

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

This Bill is cognate with the *Crimes (Serious Crime Prevention Orders) Bill 2016*.

Overview of Bill

The objects of this Bill are:

- (a) to amend the *Confiscation of Proceeds of Crime Act 1989* to enable the Supreme Court to make a forfeiture order in respect of the property of a person convicted of a serious criminal offence in substitution for other property that the person used in, or in connection with, the offence that is unavailable for forfeiture, and
- (b) to amend the *Crimes Act 1900* to recast the offence of dealing with property suspected of being proceeds of crime so as to adopt certain provisions of the corresponding offence in the *Criminal Code* of the Commonwealth, and
- (c) to amend the Criminal Assets Recovery Act 1990:
 - (i) to enable the Supreme Court to make a forfeiture order in respect of property used in, or in connection with, a serious crime related activity or, if that property is not available for forfeiture, other property of the offender, and
 - (ii) to clarify the circumstances in which an interest in property ceases to be serious crime derived property or illegally acquired property for the purposes of the Act on its sale or disposition, and
- (d) to amend the Law Enforcement (Powers and Responsibilities) Act 2002 to enable a senior police officer to make a public safety order to prohibit a person from being present at a public event or at premises or another area if the person's presence poses a serious risk to public safety or security, and

(e) to make consequential amendments to the *Criminal Procedure Act 1986*.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Schedule 1 Amendment of Confiscation of Proceeds of Crime Act 1989 No 90

Schedule 1 enables the Supreme Court to make a substituted tainted property declaration in respect of property of a person convicted of a serious criminal offence in cases where other property was used by the offender in, or in connection with, the offence and that other property is not available for forfeiture. The declaration will enable the substituted property to be dealt with under the Act (including for the purposes of forfeiture) as the tainted property instead of the property used in, or in connection with, the serious criminal offence. The Schedule also makes other consequential amendments.

Schedule 2 Amendment of Crimes Act 1900 No 40

Schedule 2 substitutes the offence of dealing with property suspected of being proceeds of crime. In particular, the provisions to be inserted:

- (a) provide for a maximum penalty for the offence of imprisonment for 3 years (if the property concerned is valued under \$100,000) and imprisonment for 5 years (if the property concerned is valued at \$100,000 or more), and
- (b) provide for a non-exhaustive list of conduct and circumstances that can constitute reasonable grounds to suspect that property is the proceeds of crime, and
- (c) allow several contraventions of Part 4AC of the *Crimes Act 1900* to be combined in a single charge, and
- (d) allow the offence to be the subject of an alternative verdict in a trial for an offence against section 193B (Money laundering) of the *Crimes Act 1900*.

Schedule 3 Amendment of Criminal Assets Recovery Act 1990 No 23

Schedule 3:

- (a) enables the Supreme Court to make a forfeiture order in respect of property (*serious crime use property*) used in, or in connection with, a serious crime related activity, and
- (b) enables the Supreme Court to make a substituted serious crime use property declaration in respect of the property of a person who engaged in serious crime related activity involving serious crime use property if that property is unavailable for forfeiture, and
- (c) requires half of the proceeds of forfeiture orders made in respect of serious crime use property (or substituted serious crime use property) to be paid to the credit of the Victims Support Fund under the *Victims Rights and Support Act 2013*, and
- (d) ensures that no provision is made by the Supreme Court in connection with a restraining order for the payment of legal expenses in relation to a particular interest in property if the Supreme Court is satisfied that the interest is an available interest relating to serious crime use property or the interest is the subject of an application for a substituted serious crime use property declaration, and
- (e) makes it clear that an interest in property does not cease to be serious crime derived property or illegally acquired property for the purposes of the Act if it is sold or disposed of pursuant

to an order of the Supreme Court that does not expressly provide for it to cease to be serious crime derived property or illegally acquired property on its sale or disposition.

Schedule 4 Amendment of Criminal Procedure Act 1986 No 209

Schedule 4 enables the following indictable offences to be dealt with summarily in certain cases:

- (a) an offence under section 193C of the *Crimes Act 1900* (as substituted by the proposed Act),
- (b) an offence under section 87ZA of the *Law Enforcement (Powers and Responsibilities) Act* 2002 (as inserted by the proposed Act).

Schedule 5 Amendment of Law Enforcement (Powers and Responsibilities) Act 2002 No 103

Schedule 5 enables a senior police officer to make public safety orders to prohibit a person from being present at a public event or at premises or another area if the person's presence poses a serious risk to public safety or security. In particular, the provisions to be inserted:

- (a) specify the circumstances in which such orders may, or may not, be made, and
- (b) place limits on the content and duration of public safety orders, and
- (c) provide for service and notification requirements with respect to public safety orders, and
- (d) enable a police officer to search and enter premises, and stop and search vehicles, if the officer suspects on reasonable grounds that a person to whom a public safety order applies is within the premises to which the order applies, and
- (e) enable a person to whom a public safety order applies to appeal on the merits to the Supreme Court against the order (or a variation of the order) if the order is (or is to be) in force for a period exceeding 72 hours, and
- (f) make it an offence punishable by a maximum penalty of imprisonment for 5 years for a person to whom a public safety order applies not to comply with the order.



Criminal Legislation Amendment (Organised Crime and Public Safety) Bill 2016

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Criminal Legislation Amendment (Organised Crime and Public Safety) Bill 2016

No , 2016

A Bill for

An Act to amend certain Acts to make further provision with respect to organised crime and public safety.

The Legislature of New South Wales enacts:					
1	Name of Act	2			
	This Act is the Criminal Legislation Amendment (Organised Crime and Public Safety) Act 2016.	3			
2	Commencement	5			
	This Act commences on a day or days to be appointed by proclamation.	6			

Scł	nedu	le 1		endment of Confiscation of Proceeds of Crime 1989 No 90	1 2		
[1]	Sect	ion 3	Principal o	bjects	3		
	Insert "or substitutable tainted property" after "offences" in section 3 (b).						
[2]	Sect	ion 4	Definitions		5		
	Omit	t parag	raph (b) (ii	i) from the definition of <i>appropriate court</i> in section 4 (1).	6		
	Inser	t inste	ad:		7		
			(iii)	a substituted tainted property declaration against a person convicted of a serious offence, or	8		
			(iiia)	an application for such a forfeiture order, pecuniary penalty order or substituted tainted property declaration, or	10 11		
[3]	Sect	ion 4	(1)		12		
	Inser	t in alı	phabetical o	order:	13		
			that is cap	able tainted property means any property or any interest in property pable of being the subject of a substituted tainted property declaration to the serious offence concerned.	14 15 16		
			substitute	ed tainted property declaration means a declaration under section 33.	17		
[4]	Sect	ion 13	Application	ons for confiscation orders	18		
				e tainted property" after "tainted property" wherever occurring in (a) and (6) (a).	19 20		
[5]	Part	2, Div	ision 5		21		
	Inser	t after	Division 4:		22		
	Divi	sion	5 Su	bstituted tainted property declarations	23		
	33	Sub	stituted tai	nted property declaration	24		
		(1)		opriate officer may apply to an appropriate court for a substituted operty declaration against a person.	25 26		
		(2)	property of has been	uted tainted property declaration is a declaration to the effect that or an interest in property (or a combination of these) of a person who convicted of a serious offence is available for forfeiture instead of operty used in, or in connection with, the commission of that offence.	27 28 29 30		
		(3)	Any appl	ication for a substituted tainted property declaration may be made:	31		
				conjunction with an application for a restraining order or forfeiture ler, or	32 33		
			(b) at a	any other time.	34		
		(4)		ropriate officer applies for a substituted tainted property declaration of a property or interest in property (or a combination of these) of a	35 36 37		
			per	appropriate officer must give written notice of the application to the son and to any other person the appropriate officer has reason to ieve may have an interest in the property or properties concerned,	38 39 40		

		(b)	the person, and any other person who claims an interest in the property or properties concerned, may appear and adduce evidence at the hearing of the application, and	1 2 3
		(c)	the court may, at any time before the final determination of the application, direct the appropriate officer to give or publish notice of the application to a specified person or class of persons, in the manner and within the time that the court considers appropriate.	4 5 6 7
	(5)		court must make a substituted tainted property declaration against a on if the court is satisfied that:	8 9
		(a)	the person has been convicted of a serious offence, and	10
		(b)	particular property became tainted property because it was used in, or in connection with, the commission of the serious offence, and	11 12
		(c)	the tainted property is not available for forfeiture because:	13
			(i) the person does not own, and does not have effective control of, the property, or	14 15
			(ii) the property has been sold or otherwise disposed of or cannot be found for any other reason.	16 17
	(6)		n making a substituted tainted property declaration against a person, the t is to:	18 19
		(a)	assess the value of the tainted property and specify its value in the declaration, and	20 21
		(b)	specify property or an interest in property (or combination of these) of the person that the court considers to be available for forfeiture instead of the tainted property.	22 23 24
	(7)	subse	value of the tainted property is to be assessed for the purposes of ection (6) (a) by reference to its value at the time of the commission of the ous offence concerned.	25 26 27
	(8)		erty or an interest in property (or a combination of these) specified for the oses of subsection (6) (b):	28 29
		(a)	must not have a value (or a total combined value) that is greater than the value of the tainted property, and	30 31
		(b)	if it is practicable to do so, must be in relation to property of the same kind as the tainted property.	32 33
	(9)	intered declar property of for	e court makes a substituted tainted property declaration, the property or est in property (or combination of properties or interests) specified in the aration as being available for forfeiture is to be treated as being the tainted erty for the purposes of this Act (including in connection with the making rfeiture orders) in relation to the serious offence concerned instead of the ed property that is not available for forfeiture.	34 35 36 37 38 39
[6]	Section 35	Defin	itions	40
	Insert after	paragr	raph (a) of the definition of <i>tainted property</i> in section 35 (1):	41
		(a1)	is, by reason of a declaration or other order of a court of another State, to be treated under the law of that State as being property to which an interstate forfeiture order can apply in substitution for property of the kind referred to in paragraph (a), or	42 43 44 45
[7]	Section 42	В Арр	olications for freezing notices	46
	Insert "or s	ubstitu	table tainted property" after "tainted property" in section 42B (1) (b).	47

[8]	Section 42C Issue of freezing notices	1
	Insert "or substitutable tainted property" after "tainted property" in section 42C (2) (d)	(i). 2
[9]	Section 42L Confirmation of freezing notices	3
	Insert "or substitutable tainted property" after "tainted property" in section 42L (3) (a).	4
[10]	Section 43 Restraining orders	5
	Insert "or substitutable tainted property" after "tainted property" in section 43 (2) (a) (i	i). 6
[11]	Schedule 1 Savings, transitional and other provisions	7
	Insert at the end of clause 2 (1):	8
	any other Act that amends this Act	9
[12]	Schedule 1, clause 2 (3)	10
	Omit "in the Gazette". Insert instead "on the NSW legislation website".	11
[13]	Schedule 1	12
	Insert at the end of the Schedule with appropriate Part and clause numbering:	13
	Part Provision consequent on enactment of Criminal	14
	Legislation Amendment (Organised Crime and	15
	Public Safety) Act 2016	16
	Application of amendments	17
	An amendment made by the <i>Criminal Legislation Amendment (Organi Crime and Public Safety) Act 2016</i> applies only in relation to a serious offe or serious drug offence that is committed on or after the commencement of amendment.	nce 19

Schedule 2 A		le 2	Amendment of Crimes Act 1900 No 40			
[1]	Sect	ion 19	93C	2		
	Omit	the se	ection. Insert instead:	3		
	193C	Dealing with property suspected of being proceeds of crime				
C		(1)	A person is guilty of an offence if:	5		
		()	(a) the person deals with property, and	6		
			(b) there are reasonable grounds to suspect that the property is proceed crime, and	eds of 7		
			(c) at the time of the dealing, the value of the property is \$100,000 or r	more. 9		
			Maximum penalty: Imprisonment for 5 years.	10		
		(2)	A person is guilty of an offence if:	11		
			(a) the person deals with property, and	12		
			(b) there are reasonable grounds to suspect that the property is proceed crime, and	eds of 13		
			(c) at the time of the dealing, the value of the property is less than \$100 Maximum penalty: Imprisonment for 3 years.),000. 15		
		(3)	Without limiting subsection (1) (b) or (2) (b), there are reasonable grour suspect that property is proceeds of crime in each of the follocircumstances:			
			(a) in the case of subsection (1) (a)—the dealing involves a numb transactions that are structured or arranged to avoid the report requirements of the <i>Financial Transaction Reports Act 1988</i> of Commonwealth that would otherwise apply to the transactions,	orting 21		
			(b) the dealing involves a number of transactions that are structure arranged to avoid the reporting requirements of the <i>Anti-Manual Laundering and Counter-Terrorism Financing Act 2006</i> of Commonwealth that would otherwise apply to the transactions,	Ioney 25		
			(c) the dealing involves using one or more accounts held with authorized deposit-taking institutions in false names,	orised 28		
			(d) the dealing amounts to an offence against section 139, 140 or 141 of <i>Anti-Money Laundering and Counter-Terrorism Financing Act 20</i> the Commonwealth,			
			(e) the value of the property involved in the dealing is, in the opinion of trier of fact, grossly out of proportion to the defendant's income expenditure over a reasonable period within which the dealing occ	e and 34		
			(f) the dealing involves a significant cash transaction (within the mean of the <i>Financial Transaction Reports Act 1988</i> of the Commonwe and the defendant:			
			 (i) has contravened the defendant's obligations under that relating to reporting the transaction, or 	40		
			(ii) has given false or misleading information in purp compliance with those obligations,	orted 41 42		

			A	ne dealing involves a threshold transaction (within the meaning of the <i>nti-Money Laundering and Counter-Terrorism Financing Act 2006</i> of the Commonwealth) and the defendant:	1 2 3
				i) has contravened the defendant's obligations under that Act relating to reporting the transaction, or	4 5
			(has given false or misleading information in purported compliance with those obligations,	6 7
			(h) tl	ne defendant:	8
			1	i) has stated that the dealing was engaged in on behalf of or at the request of another person, and	9 10
			(ii) has not provided information enabling the other person to be identified and located.	11 12
		(4)	defenda suspect indirect	defence to a prosecution for an offence under this section if the nt satisfies the court that the defendant had no reasonable grounds for any that the property was substantially derived or realised, directly or ly, from an act or omission constituting an offence against a law in the Commonwealth, a State or a Territory or another country.	13 14 15 16 17
[2]	Section	on 193	BE Alteri	native verdicts	18
	Insert	after s	section 1	93E (2):	19
	(2	2A)	satisfied the acci	e trial of a person for an offence under section 193B, the jury is not a that the accused is guilty of the offence charged, but is satisfied that used is guilty of an offence under section 193C (1) or (2), it may find used not guilty of the offence charged but guilty of the other offence, accused is liable to punishment accordingly.	20 21 22 23 24
[3]	Section	on 193	BFA		25
	Insert	after s	section 1	93F:	26
19	3FA	Coml	oining s	everal contraventions in a single charge	27
		(1)	more in	e charge of an offence against a provision of this Part may be about 2 or stances of the defendant engaging in conduct (at the same time or t times) that constitutes an offence against a provision of this Part.	28 29 30
		(2)	property	gle charge is about 2 or more such instances and the value of the dealt with is an element of the offence in question, that value is taken a sum of the values of the property dealt with in each of those instances.	31 32 33
[4]	Section	on 193	3G Trans	sitional provision	34
	Omit '	"This	Part app	ies" and "commencement of this Part".	35
	Crime	and	Public S	Part (as amended by the <i>Criminal Legislation Amendment (Organised Lafety) Act 2016</i>) applies" and "commencement of the amendments that Act", respectively.	36 37 38

Scl	nedu	le 3			ndment of Criminal Assets Recovery Act No 23	1
[1]	Secti	on 4 [Definit	ions		3
	Inser	t in alp	habeti	ical or	der in section 4 (1):	4
			prop	erty th	nterest relating to serious crime use property means an interest in that is an available interest relating to serious crime use property as y section 9B.	5 6 7
					<i>me use property</i> means property that is serious crime use property d by section 9B.	8
				<i>tituted</i> on 22 <i>1</i>	AA. declaration means a declaration under	10 11
[2]	Secti prop		Meanii	ng of '	serious crime derived property" and "illegally acquired"	12 13
	Omit	sectio	n 9 (5)) (d). I	nsert instead:	14
			(d)	deriv	n it is the proceeds of the sale or other disposition of serious crime wed property or illegally acquired property under the authority of Act, except if:	15 16 17
				(i)	the sale or other disposition is pursuant to an order of the Supreme Court under this Act and the order does not expressly provide for the property to cease to be serious crime derived property or illegally acquired property on its sale or disposition, or	18 19 20 21 22
				(ii)	the sale or other disposition is under section 10B (4) (b) or 14, or	23
[3]	Secti	on 9B	3			24
	Inser	t after	section	n 9A:		25
	9B	ning o	f "seri ime us	ious crime use property" and "available interest relating to se property"	26 27	
		(1)			a reference to serious crime use property is a reference to property sed in, or in connection with, a serious crime related activity.	28 29
		(2)			, an interest in property is an available interest relating to serious property if:	30 31
			(a)		nterest is an interest of a person who has engaged in serious crime ed activity (the <i>offender</i>), and	32 33
			(b)		offender's activity resulted in the property, or any other property, oming serious crime use property for the purposes of this Act, and	34 35
			(c)	is no prop	property is either the serious crime use property or, if that property of available for forfeiture as referred to in subsection (3), any other perty that is the subject of a substituted serious crime use property aration.	36 37 38 39
		(3)	Serio	ous cri	me use property is not available for forfeiture if:	40
			(a)		offender does not own, and does not have effective control of, the errty, or	41 42
			(b)		property has been sold or otherwise disposed of or cannot be found any other reason.	43 44

[4]	Sect	ion 16	A Restricti	ons on payment of legal expenses from restrained property	1
	Inser	t after	section 16A	A (1) (b):	2
			proj inte sub	provision is to be made in relation to any particular interest in perty if the Supreme Court is satisfied that the interest is an available erest relating to serious crime use property or the interest is the ject of an application for a substituted serious crime use property claration,	3 4 5 6 7
[5]	Sect	ion 22	Making of	assets forfeiture order	8
	Inser	t after	section 22 ((1A) (c):	9
				interest in property suspected by an authorised officer, at the time of application, of being:	10 11
			(i)	an available interest relating to serious crime use property, or	12
			(ii)	an interest that is capable of being the subject of a substituted serious crime use property declaration in relation to the serious crime related activity concerned.	13 14 15
[6]	Sect	ion 22	(2B)		16
	Inser	t after	section 22 ((2A):	17
		(2B)	interest in	eme Court must make an assets forfeiture order in respect of an property if the Court finds it more probable than not that the interest lable interest relating to serious crime use property.	18 19 20
[7]	Sect	ion 22	(6A)		21
	Inser	t "or (2	B)" after "	subsection (2A)".	22
[8]	Sect	ion 22	AA		23
	Inser	t after	section 22A	A :	24
2	2AA	Subs	tituted ser	rious crime use property declaration	25
		(1)		mission may apply to the Supreme Court for a substituted serious property declaration against a person.	26 27
		(2)	effect that of a perso forfeiture	uted serious crime use property declaration is a declaration to the tan interest in property (or a combination of interests in properties) on who has engaged in serious crime related activity is available for instead of serious crime use property that was used in, or in n with, that activity.	28 29 30 31 32
		(3)	Any such	application may be made:	33
				conjunction with an application for a restraining order or assets feiture order, or	34 35
			(b) in p	proceedings under section 24, 25 or 26, or	36
			(c) at a	any other time.	37
		(4)	declaration	ommission applies for a substituted serious crime use property in in respect of an interest in property (or a combination of interests ies) of a person:	38 39 40
			pers	Commission must give written notice of the application to the son and to any other person the Commission has reason to believe y have an interest in the property or properties concerned, and	41 42 43

		(b)	the person, and any other person who claims an interest in the property or properties concerned, may appear and adduce evidence at the hearing of the application, and	1 2 3
		(c)	the Supreme Court may, at any time before the final determination of the application, direct the Commission to give or publish notice of the application to a specified person or class of persons, in the manner and within the time that the Court considers appropriate.	4 5 6 7
	(5)		Supreme Court must make a substituted serious crime use property aration against a person if the Court finds that it is more probable than not	8 9 10
		(a)	the person has engaged in serious crime related activity, and	11
		(b)	the activity has resulted in particular property becoming serious crime use property for the purposes of this Act, and	12 13
		(c)	the serious crime use property is not available for forfeiture as referred to in section 9B (3).	14 15
	(6)		en making a substituted serious crime use property declaration against a on, the Supreme Court is to:	16 17
		(a)	assess the value of the serious crime use property and specify its value in the declaration, and	18 19
		(b)	specify an interest in property (or a combination of interests in properties) of the person that the Court considers to be available for forfeiture instead of the serious crime use property.	20 21 22
	(7)	of su	value of the serious crime use property is to be assessed for the purposes absection (6) (a) by reference to its value at the time that the serious crime ed activity concerned was engaged in.	23 24 25
	(8)		nterest in property (or combination of interests in properties) specified for purposes of subsection (6) (b):	26 27
		(a)	must not have a value (or a total combined value) that is greater than the value of the serious crime use property, and	28 29
		(b)	if it is practicable to do so, must be in relation to property of the same kind as the serious crime use property.	30 31
	(9)	speci crime crime the n	ne Supreme Court makes a substituted serious crime use property aration, the interest in property (or combination of interests in properties) iffied in the declaration as being available for forfeiture instead of serious e use property is to be treated as an available interest relating to serious e use property for the purposes of this Act (including in connection with making of assets forfeiture orders) in relation to the serious crime related rity concerned.	32 33 34 35 36 37 38
[9]	Section 25	Exclu	usion of property from restraining order and assets forfeiture order	39
	Insert after	section	n 25 (3):	40
	(3A)	order proper forfe that i	oite subsections (1)–(3), the Supreme Court is not to make an exclusion r if the Supreme Court finds that it is more probable than not that the erty to which the application for the assets forfeiture order, or the assets siture order, relates is serious crime use property or an interest in property is capable of being the subject of a substituted serious crime use property aration.	41 42 43 44 45 46

[10]	Section 26	Exclusion of the value of innocent interests from assets forfeiture order	1		
	Insert after	section 26 (3):	2		
	(3A)	Despite subsections (1)–(3), the Supreme Court is not to make a declaration or order under this section if the Supreme Court finds that it is more probable than not that the property to which the assets forfeiture order relates is serious crime use property or an interest in property that is capable of being the subject of a substituted serious crime use property declaration.	3 4 5 6 7		
[11]	Section 32	2 Establishment and use of Proceeds Account	8		
	Omit "prod	ceeds assessment orders or unexplained wealth orders" from section 32 (3) (c).	9		
		ead "serious crime use property assets forfeiture orders, proceeds assessment unexplained wealth orders".	10 11		
[12]	Section 32	2 (4)	12		
	Insert after section 32 (3):				
	(4)	In this section:	14		
		serious crime use property assets forfeiture orders means assets forfeiture orders made on the ground of there being an available interest relating to serious crime use property.	15 16 17		
[13]	Schedule	1 Savings and transitional provisions	18		
	Insert at th	e end of the Schedule with appropriate Part and clause numbering:	19		
	Part	Criminal Legislation Amendment (Organised Crime	20		
		and Public Safety) Act 2016	21		
	Арр	lication of amendments	22		
		An amendment made by the <i>Criminal Legislation Amendment (Organised Crime and Public Safety) Act 2016</i> applies only in relation to serious crime related activity that occurs on or after the commencement of the amendment.	23 24 25		

Schedule 4		Amendment of Criminal Procedure Act 1986 No 209	
[1]	Schedule 1	ndictable offences triable summarily	3
	Insert ", 1930	C" after "192" in clause 3 (c) of Table 1.	4
[2]	Schedule 1,	Table 1	5
	Insert after cl	ause 21A:	6
	21B Law E	nforcement (Powers and Responsibilities) Act 2002	7
		An offence under section 87ZA of the Law Enforcement (Powers and Responsibilities) Act 2002.	8
[3]	Schedule 1,	Table 2	10
	Insert "193C	" after "192" in clause 3 (c)	11

Schedule 5			Amendment of Law Enforcement (Powers and Responsibilities) Act 2002 No 103		
[1]	Part	6B			3
	Inser	t after l	Part 6	A:	4
	Part 6B Insert after P Part 6B Division 1 87P Defini 87Q What		Pul	blic safety orders	5
			1 Interpretation		
	87P	Defin	itions	\$	7
			In th	is Part:	8
			long	duration public safety order—see section 87V.	9
			publ	<i>ic event</i> means a trade, cultural, social or sporting event that is open to the ic (including when entry into the event requires the payment of a fee or r charge).	10 11 12
			publ	ic safety order—see section 87Q.	13
				or police officer means a police officer of the rank of Inspector or above uding the Commissioner).	14 15
			Note office Part.	. By virtue of the <i>Interpretation Act 1987</i> (section 48 (2)) a person acting in an ereferred to above may exercise the functions of a senior police officer under this	16 17 18
	87Q	What	is a p	oublic safety order	19
				ablic safety order is an order made by a senior police officer that prohibits exified person (or persons belonging to a specified class of persons) from:	20 21
			(a)	attending a specified public event (including entering, or being present at, premises being used in connection with the public event), or	22 23
			(b)	entering, or being present at, specified premises or other specified area at any time during a specified period.	24 25
	Divi	sion 2	2	Making, variation and revocation of public safety orders	26 27
	87R	7R Power of senior police officer to make public safety order		28	
		(1)	A se	nior police officer may make a public safety order only if satisfied that:	29
			(a)	the presence of the person (or class of persons) concerned at the public event or premises or other area concerned poses a serious risk to public safety or security, and	30 31 32
			(b)	the making of the order is reasonably necessary in the circumstances.	33
				. Section 87S includes provisions about the content of a public safety order, ding in relation to its duration.	34 35
			public reaso would	on 87T contains provisions concerning the service and notification of variations to c safety orders. In particular, section 87T (4) provides that a statement of the ons for making or varying a public safety order must not contain information that d result in the disclosure of a criminal intelligence report or other criminal mation held in relation to a person.	36 37 38 39 40
		(2)		etermining whether the making of a public safety order is reasonably ssary in the circumstances, the senior police officer must take into account	41 42

the following matters and may take into account any other matter that the officer considers relevant: whether the person or persons to whom the order will apply previously behaved in a way that posed a serious risk to public safety or security or have a history of engaging in serious crime related activity within the meaning of the Criminal Assets Recovery Act 1990, (b) whether the person or persons to whom the order will apply: are, or have been, members of a declared organisation (within the meaning of the Crimes (Criminal Organisations Control) Act 2012), or 10 (ii) are, or have been, subject to control orders under that Act, or 11 associate, or have associated, with members of a declared (iii) 12 organisation or persons subject to control orders within the 13 meaning of that Act, 14 (c) if advocacy, protest, dissent or industrial action is likely to be the 15 primary purpose for the person or persons to whom the order will apply 16 being present at the relevant public event or premises or other area—the 17 public interest in maintaining freedom to participate in such activities, 18 whether the person or persons to whom the order will apply will be 19 prevented from being present at any of the following: 20 a place of work at which the person or persons are regularly 21 employed, 22 (ii) an educational institution attended by the person or persons, 23 (iii) a place of worship attended by the person or persons, 24 (iv) a place at which the person or persons receive a health service or 25 welfare service, 26 a place at which the person or persons are provided with legal 27 services by any Australian legal practitioners or by any 28 organisations employing or otherwise using one or more 29 Australian legal practitioners to provide such services, 30 (e) whether the degree of risk involved justifies the imposition of the 31 prohibitions to be specified in the order (having regard, in particular, to 32 any legitimate reason the person or persons to whom the order will 33 apply may have for being present at the relevant event or premises or 34 other area), 35 (f) the extent to which the making of the order will mitigate any risk to 36 public safety or security, 37 the extent to which the order is necessary having regard to other (g) 38 measures reasonably available to mitigate the risk. 39 However, a senior police officer must not make a public safety order that 40 would prohibit a person or class of persons from being present at any public 41 event or premises or other area if: 42 the officer believes that non-violent advocacy, protest or dissent is 43

likely to be the primary purpose for their presence at the public event or

the officer believes that industrial action is likely to be the primary

purpose for their presence at the public event or premises or other area,

the order would prevent them from entering their principal places of

premises or other area, or

(b)

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residence.

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	(4)	A senior police officer must not make a public safety order if the period during which the order will be in force would, when added to the period of any previous orders made in connection with the same person or persons and public event or premises or other area, result in the combined period exceeding the maximum period of duration for the kind of order concerned referred to in section 87S (1).			
	(5)	For the purposes of this section, the presence of a person or persons at a public event or premises or other area poses a <i>serious risk to public safety or security</i> if there is a serious risk that the presence of the person or persons might result in:	7 8 9 10		
		(a) the death of, or serious physical harm to, a person, or	11		
		(b) serious damage to property.	12		
	(6)	In this section:	13		
	()	damage, in relation to property, includes the following:	14		
		(a) destruction of the property,	15		
		(b) an alteration to the property that depreciates its value,	16		
		(c) rendering the property useless or inoperative,	17		
		(d) in relation to an animal—injuring, wounding or killing the animal.	18		
87S	Cont	ent and duration of public safety order	19		
	(1)	A public safety order must specify:	20		
		(a) the public event or premises or other area to which it applies, and	21		
		(b) the person (or class of persons) to which it applies, and	22		
		(c) that a contravention of the order may constitute an offence that carries a maximum penalty of imprisonment for 5 years, and	23 24		
		(d) in the case of an order that applies to premises or another area other than in connection with a public event—the period during which the order will be in force (being a period not exceeding 72 hours), and	25 26 27		
		(e) in the case of an order that applies to a public event:	28		
		(i) the location or locations in which the event is being held for the purposes of the order, and	29 30		
		(ii) if the public event is held over consecutive days—when the event is taken to start and finish for the purposes of the order, and	31 32		
		(iii) if the public event is held over non-consecutive days—when the event is taken to start and finish for the purposes of the order for each of the days it is held (being a combined period that does not exceed 72 hours in total).	33 34 35 36		
		Note. Division 3 enables a person to whom a public safety order applies to appeal to the Supreme Court against the order (or a variation of the order) if the order is (or is to be) in force for a period exceeding 72 hours.	37 38 39		
	(2)	Subject to subsection (3), a public safety order remains in force only for the period or periods specified in the order in accordance with this section.	40 41		
	(3)	A public safety order that applies to a public event that is cancelled ceases to be in force on that cancellation.	42 43		

87T	Serv	rice and notification of public safety order or variation of order	1		
	(1)	Ordinary service and notification requirements	2		
		A senior police officer who makes or varies a public safety order must ensure that both of the following are served by means of personal service on each person to whom the order applies:	3 4 5		
		(a) a copy of the order as so made or varied,	6		
		(b) a notification in accordance with this section.	7		
	(2)	If the senior police officer considers that a person to whom the order applies is a person under the age of 18 years or has impaired intellectual functioning, the officer must ensure that the order and notification are also served by means of personal service on a parent or guardian (if any) of the person if it is reasonably practicable to do so. However, a failure to do so does not prevent the order or variation from becoming binding when it is served on the person.	8 9 10 11 12 13		
	(3)	The notification accompanying the order:	14		
		(a) must be in writing, and	15		
		(b) must specify the date on which the order or variation was made, and	16		
		(c) must:	17		
		(i) subject to subsection (4), include a statement of the reasons for making or varying the public safety order, and	18 19		
		(ii) include an explanation of the right of appeal to the Supreme Court against the decision under Division 3.	20 21		
	(4)	Despite any other Act or law, a statement of the reasons for making or varying a public safety order must not contain information that would result in the disclosure of a criminal intelligence report or other criminal information held in relation to a person.	22 23 24 25		
	(5)	A public safety order (as made or varied) is not binding on a person to whom the order applies unless the order and notification have been served on that person in accordance with subsection (1).			
	(6)	Once a public safety order and notification have been served on a person in accordance with subsection (1), the order is binding on the person, regardless of whether any other person or persons to whom the order applies have been so served.			
	(7)	Urgent orders	33		
		Despite subsections (1)–(6), if a police officer is satisfied that a public safety order (as made or varied) should become binding on a person as a matter of urgency:			
		(a) the officer may communicate the contents of the order, or the order as so varied, verbally to any person to whom the order applies and advise such person of the place at which the person may obtain a written copy of the order and a notification in accordance with subsection (8), and	37 38 39 40		
		(b) on the information described in paragraph (a) being communicated to the person, the order, or the order as so varied, is binding on the person.	41 42		
	(8)	The police officer who verbally communicates the order to the person must ensure that the following are both available for collection by the person at a police station that is reasonably accessible by the person within 12 hours after the communication:	43 44 45 46		
		(a) a copy of the order,	47		

		(b)	the notification that would have been required to accompany the order if the order had been served on the person in accordance with subsection (1).	1 2 3
87U	Vari	ation a	and revocation of public safety order	4
	(1) Subject to subsection (3), a public safety order may be varied or revoked by a senior police officer before the order ceases to be in force (whether or not he or she is the same officer who made the original order).			
	(2)	safet	nout limiting subsection (1), the Commissioner must revoke a public by order if the Commissioner becomes aware that the order was neously made or that the grounds for its making no longer exist.	8 9 10
	(3)		ablic safety order that is made or varied by the Commissioner may be equently varied or revoked only by the Commissioner.	11 12
	(4)	Part publ	riation of a public safety order must comply with the requirements of this concerning the appropriate content, duration and grounds for making a ic safety order. See also section 87T concerning the service and notification of variations to	13 14 15 16
		public	c safety orders.	17
	(5)	the o	revocation of a public safety order takes effect when the person to whom order applies is served by means of personal service with a written notice e revocation.	18 19 20
	(6)	revo	public safety order applies to more than one person and a variation or cation is served on those persons at different times, the order continues in e in relation to a person to whom the order applies until:	21 22 23
		(a)	in the case of a variation—the varied order is served on, or otherwise brought to the notice of, the person in accordance with section 87T, or	24 25
		(b)	in the case of a revocation—the written notice of revocation is served on the person.	26 27
Divi	ision	3	Appeals against long duration public safety orders	28
87V	Арр	licatio	n of Division	29
			Division applies only to a public safety order that is (or is to be) in force period exceeding 72 hours (a <i>long duration public safety order</i>).	30 31
87W	App	eal to	Supreme Court against long duration public safety orders	32
	(1)		erson to whom a long duration public safety order applies may appeal to Supreme Court against:	33 34
		(a)	the decision to make the order, or	35
		(b)	a decision to vary the order (unless the decision operates to reduce the duration of the order to 72 hours or less).	36 37
	(2)		appeal under this Division must be made before the long duration public by order ceases to be in force.	38 39
	(3)		making of an appeal under this Division does not affect the operation of ong duration public safety order under appeal.	40 41
87X	Crim	ninal ir	ntelligence reports or other criminal information	42
	(1)		Commissioner may make an application to the Supreme Court in an eal under this Division for the Court not to disclose the existence or content	43 44

The Supreme Court may grant the application if the Court:

order under appeal.

(2)

	, ,	(a)	is satisfied that the information to which the application relates is a criminal intelligence report or other criminal information, and	5 6	
		(b)	considers that it is in the interests of justice to grant the application.	7	
	(3)	In de the S	etermining whether it is in the interests of justice to grant the application, Supreme Court is to take into account each of the following matters erning the effect of disclosure of the criminal intelligence report or other inal information to which the application relates:	8 9 10 11	
		(a)	whether disclosure will have a prejudicial effect on the prevention, investigation or prosecution of an offence,	12 13	
		(b)	whether disclosure will result in the existence or identity of a confidential source of information relevant for law enforcement purposes being revealed or made discoverable,	14 15 16	
		(c)	whether disclosure will result in confidential investigative methods or techniques used by police or security agencies being revealed or made discoverable,	17 18 19	
		(d)	whether disclosure will endanger a person's life or physical safety.	20	
	(4)	If the	e Supreme Court grants the application, the Court:	21	
		(a)	is to ensure that the Court does not, in the reasons for its decision on the appeal or otherwise, disclose the existence or content of the criminal intelligence report or other criminal information to which the application relates, and	22 23 24 25	
		(b)	in order to prevent the disclosure of the criminal intelligence report or other criminal information, is to receive evidence and hear argument in the appeal in the absence of the public, the appellant, the appellant's representative and any other party, unless the Commissioner approves otherwise.	26 27 28 29 30	
		Note. Section 87T (4) provides that a statement of the reasons of a senior police officer for making or varying a public safety order must not contain information that would result in the disclosure of a criminal intelligence report or other criminal information held in relation to a person.			
	(5)	with	e Supreme Court refuses the application, the Commissioner is entitled to draw the tender of the information to which the application relates as ence in the appeal.	35 36 37	
	(6)	Infor	rmation that is withdrawn by the Commissioner must not be:	38	
		(a)	disclosed to any person, or	39	
		(b)	taken into consideration by the Supreme Court in determining an appeal under this Division.	40 41	
87Y	Dete	rmina	tion of appeal on the merits	42	
	(1)	On an appeal under this Division, the Supreme Court is to decide what the correct and preferable decision is having regard to the material then before it, including the following:			
		(a)	any relevant factual material,	46	
		(b)	any applicable written or unwritten law.	47	

of any criminal intelligence report or other criminal information used in connection with the making or variation of the long duration public safety

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	(2)	In de	etermining the appeal, the Supreme Court may decide:	1
		(a)	to affirm the decision under appeal, or	2
		(b)	to vary the decision under appeal, or	3
		(c)	to set aside the decision under appeal, or	4
		(d)	to set aside the decision under appeal and make a decision in substitution for the decision that is set aside.	5 6
87 Z	Rule	s of c	ourt	7
		Supr be for	es of court may be made under the <i>Civil Procedure Act 2005</i> and the <i>reme Court Act 1970</i> for or with respect to the practice and procedure to followed in respect of an appeal under this Division and any matters dental to, or relating to, such practice and procedure.	8 9 10 11
Div	ision	4	Miscellaneous	12
87ZA	Con	traven	ntion of public safety order	13
		A pe	erson to whom a public safety order applies must not contravene the order.	14
		Max	imum penalty: Imprisonment for 5 years.	15
87ZB			search premises and other areas and vehicles in connection with ety order	16 17
	(1)	prem	olice officer may, without a warrant, enter and search any of the following mises or other areas if the police officer suspects on reasonable grounds a person to whom a public safety order applies is within the premises or :	18 19 20 21
		(a)	premises or other areas specified in the public safety order,	22
		(b)	premises or other areas in which a public event specified in the public safety order is being held.	23 24
	(2)		olice officer may, without a warrant, stop and search a vehicle, and hing in or on a vehicle, if the police officer suspects on reasonable grounds	25 26 27
		(a)	a person within the vehicle is a person to whom a public safety order applies, and	28 29
		(b)	the vehicle is approaching, is in, or has recently left, any public event or premises or other area specified in the public safety order.	30 31
	(3)		olice officer may detain a vehicle for so long as is reasonably necessary to luct a search under this section.	32 33
87ZC	Regulations			
	(1)	The	regulations may make provision for or with respect to the following:	35
		(a)	forms for public safety orders or notices under this Part,	36
		(b)	the means for effecting personal service of public safety orders and other documents for the purposes of this Part,	37 38
		(c)	safeguards for vulnerable persons in connection with the making, service, variation or revocation of public safety orders that apply to	39 40

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them.

	(2)	In this section:	1
		vulnerable person means a person who falls into any one or more of the following categories:	
		(a) persons who are under the age of 18 years,	4
		(b) persons who have impaired intellectual functioning,	5
		(c) persons who have impaired physical functioning,	6
		(d) persons who are Aboriginal persons or Torres Strait Islanders,	7
		(e) persons who are of non-English speaking background.	8
[2]	Section 234 Proceedings for offences		
	Insert "(exc	cept section 87ZA)" after "this Act".	10