Legislative Council—No 195A

As reported with amendments, report adopted, Standing Orders suspended and passed remaining stages, 30 October 2013

South Australia

Evidence (Identification Evidence) Amendment Bill 2013

A BILL FOR

An Act to amend the *Evidence Act 1929*.

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Schedule 1-Review of identity parade evidence

Review and report on section 34AB

The Parliament of South Australia enacts as follows:

Part 1—Preliminary

1—Short title

This Act may be cited as the Evidence (Identification Evidence) Amendment Act 2013.

2—Commencement

This Act will come into operation on a day to be fixed by proclamation.

3—Amendment provisions

In this Act, a provision under a heading referring to the amendment of a specified Act amends the Act so specified.

Part 2—Amendment of Evidence Act 1929

10 4—Insertion of section 34AB

After section 34A insert:

34AB—Identification evidence

- (1) In a criminal trial, evidence of the identity of a person alleged to have committed an offence is not inadmissible, and is not to be excluded, merely because it was obtained other than by means of an identity parade involving a physical line-up of persons.
- (2) In a criminal trial, evidence of the identity of a person alleged to have committed an offence obtained by means of an identity parade is to be excluded unless—

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			(i)	an audio visual record of the identity parade is made and kept in accordance with the regulations; and	
5			(ii)	if the regulations prescribe procedures for the conduct of an identity parade—the identity parade is conducted in accordance with the prescribed procedures; or	
10		(b)		ge is satisfied that the interests of justice require the on of the evidence despite the failure to comply with ph (a).	
	(3)	commi	tted an of	al where the identity of a person alleged to have ffence is in issue, the judge must, if evidence of the erson is admitted, inform the jury—	
15		(a)	of the nevidence	eed for caution before accepting identification ee; and	
		(b)		easons for the need for caution, both generally and in umstances of the case.	
20	(4)	In giving any such information, the judge is not required to use any particular form of words but may not suggest that identification evidence obtained from an identity parade by any means other than by a physical line-up of persons is inherently or intrinsically less reliable than evidence obtained from an identity parade by such means.			
	(5)	To avo	id doubt,	this section does not—	
25		(a)		vidence admissible that would otherwise be ssible; or	
		(b)	affect the	he court's discretion to exclude evidence.	
	(6)	In this :	section-	-	
30		<i>identity parade</i> means a contemporaneous presentation (whether by physical line-up or by means of images) of a number of persons to witness for the purpose of identifying a person.			
	5—Substitution of S	chedule	e 1		
	Schedule 1—de	Schedule 1—delete the Schedule and substitute:			
	Sche	dule 1	—Rev	view of identity parade evidence	
35	1—Re	view ar	ıd repo	rt on section 34AB	
40	(1)	clause, issued b section <i>Eviden</i>	cause a f by the Co 34AB of <i>ce) Amer</i>	ust, within 12 months after the commencement of this review to be carried out of any orders and directions ommissioner of Police to support the operation of a this Act (as inserted by the <i>Evidence (Identification</i> <i>edment Bill 2013</i>), including the extent to which any directions—	
		(a)	reflect	scientific best practice; and	

- (b) make provision for the following:
 - (i) persons with disability;
 - (ii) persons of cultural and linguistic diversity.

Example—

Ensuring that the procedures to be followed are accessible to persons referred to in paragraph (b).

- (2) A report on the review must be provided to the Minister within 3 months after the commencement of the review.
- (3) The Minister must, within 12 sitting days after receipt of the report under this clause, cause a copy of the report to be laid before each House of Parliament.

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