South Australia

Evidence (Journalists) Amendment Bill 2014

A BILL FOR An Act to amend the *Evidence Act 1929*.

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The Parliament of South Australia enacts as follows:

Part 1—Preliminary

1—Short title

This Act may be cited as the Evidence (Journalists) Amendment Act 2014.

2—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

3—Insertion of Part 8A

After Part 8 insert:

Part 8A—Journalists

72—Interpretation

In this Part—

informant means a person who gives information to a journalist in the normal course of the journalist's work;

journalist means a person who is engaged and active in the publication of news and who may be given information by an informant in the expectation that the information may be published in a news medium;

news medium means any medium for the dissemination to the public or a section of the public of news and observations on news.

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	72A—	Applic	ation of [Part
				to proceedings commenced before or after the of this Part.
5			-	urred for failure etc to disclose identity of 1rt proceedings etc
	(1)	This section applies in relation to the following proceedings:		
		(a) criminal or civil proceedings in a court;		
		(b)	a commi Act 1917	ission of inquiry under the <i>Royal Commissions</i> 7.
10	(2)	Subject to this section, but despite any other provision of this Act or any other Act or law, if, in the course of proceedings to which this section applies, a person satisfies the court or commission that—		
		(a)	he or she	e is—
			(i)	a journalist; or
15			(ii)	a prescribed person in respect of a journalist; and
		(b)		
			(i)	in the case of a journalist—he or she; or
				in the case of a prescribed person—the journalist in respect of whom he or she is a prescribed person,
20		has been given information by an informant; and		
		(c)		rmant gave the information to the journalist in the ion that the information may be published in a news ; and
25		 (d) the informant reasonably expected that his or her identity would be kept confidential (whether because of an express undertaking given by the journalist or otherwise), 		
30		then the person does not incur any criminal or civil liability for failing or refusing to answer any question, or to produce any document or other material, that may directly or indirectly disclose the identity of the informant.		
	(3)			urt or commission may, on the application of a party gs or on its own motion—
		(a)	order that a person	at subsection (2) does not apply to, or in relation to, ; and
35		(b)	make an appropri	y ancillary order the court or commission thinks ate.

	(4)	The court or commission may only make an order under subsection (3)(a) if it is satisfied that, having regard to the circumstances of the case, the public interest in disclosing the identity of the informant—				
5		(a) outweighs any likely adve informant or any other per	erse effect of the disclosure on the rson; and			
10		(b) outweighs the public inter of information by the new	rest relating to the communication as media generally; and			
		(c) outweighs the need of the information held by poten	news media to be able to access atial informants.			
	(5)	n this section—				
		rescribed person, in respect of a	journalist, means—			
15		(a) an employer of the journa	list; or			
		(b) a person who engaged the services; or	e journalist under a contract for			
		(c) any other person prescribe purposes of this definition	ed by the regulations for the			
72C—No liability incurred for failure etc to disclose identity of informant in other proceedings						
20	(1)	his section applies in relation to a earing, examination or other proc or this section, be compelled to an ocuments (other than proceedings	ceeding at which a person may, but nswer questions or produce			
25	(2)	ny other Act or law, a prescribed r civil liability if, in the course of oplies, he or she fails or refuses to roduce any document or other ma	aterial, that may directly or			
30		adirectly disclose the identity of a aformation to the prescribed person, ngaged by the prescribed person,	on, or a journalist employed or			
		e e	formation to the journalist in the mation may be published in a news			
35		· · · · · · · · · · · · · · · · · · ·	expected that his or her identity al (whether because of an express journalist or otherwise).			
40	(3)	lowever, the person or body cond arty to the proceedings, may appl rder that subsection (2) does not a	ly to the Supreme Court for an			

	(4)	The Supreme Court may only make an order under subsection (3) if it is satisfied that, having regard to the circumstances of the case, the public interest in disclosing the identity of the informant—		
5		(a)	outweighs any likely adverse effect of the disclosure on the informant or any other person; and	
		(b)	outweighs the public interest relating to the communication of information by the news media generally; and	
		(c)	outweighs the need of the news media to be able to access information held by potential informants.	
10	(5)		upreme Court makes an order under subsection (3), it may ny ancillary order it thinks appropriate.	
	(6)	-	eedings to which this section applies, or an application for an nder this section, the onus is on a prescribed person to prove	
15		(a)	he or she is a prescribed person; and	
		(b)	the person whose identity should not be disclosed is an informant.	
	(7)	In this section—		
		prescribed person means—		
20		(a)	a journalist; or	
		(b)	an employer of a journalist; or	
		(c)	a person who engaged a journalist under a contract for services; or	
25		(d)	any other person prescribed by the regulations for the purposes of this definition.	