South Australia

Evidence (Reporting on Sexual Offences) Amendment Bill 2012

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 (Reporting on Sexual Offences) Amendment Act* 2012.

5 **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.

10 Part 2—Amendment of *Evidence Act 1929*

4—Amendment of section 71A—Restriction on reporting on sexual offences

(1) Section 71A(1)—delete "A person shall not" and substitute:

Subject to this section, a person must not

- (2) Section 71A(1)(a)—delete "before a Magistrate or Justice"
- (3) Section 71A(2)—delete "A person shall not" and substitute:

Subject to this section, a person must not

- (4) Section 71A—after subsection (2) insert:
 - (3) If an accused person has not consented to the publication of material under subsection (1) or (2), the court may, on application, make an order (a *publication order*) that the restriction on publication under the relevant subsection be varied or removed altogether, if satisfied that to do so—
 - (a) may assist in the investigation of an offence; or
 - (b) is otherwise in the public interest.

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		(3a)	A publication order may be subject to such exceptions and conditions as the court thinks fit and specifies in the order.		
5		(3b)	An application for a publication order may be made, with the permission of the court, by any person who has, in the opinion of the court, a proper interest in the question of whether an order should be made.		
10		(3c)	any of the app	the follow	hits an application for a publication order to be made, wing persons may make submissions to the court on and, with the permission of the court, call or give port of those submissions:
			(a)	the app	icant for the publication order;
			(b)	a party	to the proceedings in which the order is sought;
			(c)	a repress station;	entative of a newspaper or a radio or television
15			(d)		er person who has, in the opinion of the court, a nterest in the question of whether an order should be
20		(3d)	it was r	nade, on	der may be varied or revoked by the court by which the application of any of the persons entitled to make virtue of subsection (3c).
		(3e)		application tion orde	n for the making, variation or revocation of a r—
			(a)		of fact is sufficiently proved if proved on the of probabilities; and
25			(b)	matter of	appears to be no serious dispute as to a particular of fact, the court (having regard to the desirability of expeditiously with the application) may—
				(i)	dispense with the taking of evidence on that matter; and
30				(ii)	accept the relevant fact as proved.
	(5) Section 71A(4)—delete "shall" and substitute:				

must