## House of Assembly—No 3A

As reported with an amendment, report agreed to and passed remaining stages, 1 March 2012

South Australia

# Serious and Organised Crime (Control) (Miscellaneous) Amendment Bill 2012

A BILL FOR

An Act to amend the *Serious and Organised Crime (Control) Act 2008*; and to make related amendments to the *Summary Offences Act 1953*.

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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 Serious and Organised Crime (Control) (Miscellaneous) Amendment Act 2012.

## 2—Commencement

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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 Serious and Organised Crime (Control) Act 2008

#### 4—Amendment of section 3—Interpretation

(1)	Section 3, definition of <i>control order</i> —delete "an order of the Court under section 14"
	and substitute:

a control order made by the Court under Part 3 (but does not include an interim control order)

(2) Section 3, definition of *Court*—delete the definition and substitute:

*conviction* means a finding of guilt by a court, or the acceptance of a plea of guilty by a court, whether or not a conviction is recorded;

*corresponding control order* means an order made under a provision of a law of another State or Territory that is prescribed by regulation for the purposes of this definition;

*corresponding declaration* means a declaration or order made under a provision of a law of another State or Territory that is prescribed by regulation for the purposes of this definition;

Court—

- (a) in Part 2, Part 3 and Part 6, means the Supreme Court;
- (b) in Part 4, means the Magistrates Court;
- 25 (3) Section 3, definition of *declared organisation*—delete "the Attorney-General under section 10" and substitute:

an eligible Judge under Part 2 or a registered corresponding declaration that is in force under Part 6

(4) Section 3, definition of *defendant*—delete the definition and substitute:

eligible Judge-see section 8;

exercise a function includes perform a duty;

*function* includes a power, authority or duty;

*interim control order* means an interim control order made by the Court under section 22A;

- (5) Section 3, definition of *member*, (b)(iii)—delete subparagraph (iii)
  - (6) Section 3—after the definition of *personal details* insert:

proceedings includes any proceedings or hearing before an eligible Judge;

(7) Section 3—after the definition of *public safety order* insert:

#### respondent—

- (a) in Part 3, means the person to whom a control order or interim control order, or application for such an order, relates; and
- (b) in Part 6, means the organisation the subject of a corresponding declaration or the person the subject of a corresponding control order (as the case may be);
- (8) Section 3, definition of *serious criminal offences*—after paragraph (b) insert:
  - or
  - (c) offences under the law of another jurisdiction consisting of conduct that would, if engaged in this State, be offences of a kind specified in paragraph (a) or (b).

## 5—Insertion of section 5A

After section 5 insert:

15	5A—Criminal intelligence
	(1) In any proceedings under this Act before a court, the court—
20	<ul> <li>(a) must, on the application of the Commissioner, take steps to maintain the confidentiality of information properly classified by the Commissioner as criminal intelligence, including steps to receive evidence and hear argument abou the information in private in the absence of the parties to the proceedings and their representatives; and</li> </ul>
25	(b) may take evidence consisting of or relating to information s classified by the Commissioner by way of affidavit of a police officer of or above the rank of superintendent.
	(2) In any proceedings under this Act before an eligible Judge, the eligible Judge—
30	<ul> <li>(a) must, on the application of the Commissioner, take steps to maintain the confidentiality of information properly classified by the Commissioner as criminal intelligence, including steps to receive or hear submissions about the information, or otherwise deal with the information, in private in the absence of the parties to the proceedings and their representatives; and</li> </ul>
35	(b) may receive information so classified or submissions relating to information so classified by the Commissioner by way of statutory declaration of a police officer of or above the rank of superintendent.

(3) The duties imposed on a court by subsection (1) in relation to proceedings under this Act apply to any court dealing (whether on an appeal under this, or another, Act or otherwise) with information properly classified under this Act as criminal intelligence or with the question of whether information has been properly classified under this Act by the Commissioner as criminal intelligence.

## 6—Substitution of Parts 2 and 3

Parts 2 and 3—delete the Parts and substitute:

## Part 2—Declared organisations

## 8—Eligible Judges

- (1) For the purposes of this Act, an *eligible Judge* is a Judge in relation to whom a consent under subsection (2) and an appointment under subsection (3) are in force.
- (2) A Judge of the Court may, by instrument in writing, consent to being the subject of an appointment by the Attorney-General under subsection (3).
- (3) The Attorney-General may, by instrument in writing, appoint Judges in relation to whom consents are in force under subsection (2) to be eligible Judges.
- (4) An eligible Judge has, in relation to the exercise of a function conferred on an eligible Judge by this Act, the same protection, privileges and immunities as a Judge of the Court has in relation to proceedings in the Court.
- (5) A Judge who has given consent under subsection (2) may, by instrument in writing, revoke the consent.
- (6) An appointment of an eligible Judge under subsection (3) cannot be revoked by the Attorney-General but is revoked if—
  - (a) the eligible Judge revokes his or her consent in accordance with subsection (5) or ceases to be a Judge; or
  - (b) the Chief Justice notifies the Attorney-General that the Judge should not continue to be an eligible Judge.
- (7) To avoid doubt, the selection of an eligible Judge to exercise a particular function conferred on eligible Judges is not to be made by the Attorney-General or other Minister of the Crown, and the exercise of that particular function is not subject to the control and direction of the Attorney-General or other Minister of the Crown.

### 9—Commissioner may apply for declaration

- (1) The Commissioner may apply to an eligible Judge for a declaration under this Part in relation to an organisation.
- (2) The application must—
  - (a) be in writing; and

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		(b)	identify the particular organisation in respect of which the declaration is sought; and
		(c)	describe the nature of the organisation and any of its distinguishing characteristics; and
5		(d)	set out the grounds on which the declaration is sought; and
		(e)	set out the information supporting the grounds on which the declaration is sought; and
10		(f)	set out details of any previous application for a declaration in respect of the organisation and the outcome of that application; and
		(g)	be supported by at least 1 statutory declaration from a police officer of or above the rank of superintendent, verifying the contents of the application.
15	(3)	of the c	plication may identify the organisation by specifying the name organisation or the name by which the organisation is only known or by providing other particulars identifying the ation.
20	(4)	prescril	plication must be lodged with the holder of an office bed by the regulations and that person must, as soon as able, refer the application to an eligible Judge.
	(5)	eligible of the a	eiving an application that complies with this section, the Judge must determine the date, time and place of the hearing application and notify the Commissioner of the matters I to in section $10(f)$ .
25	(6)	applica	to subsection (7), the Commissioner must make a copy of an tion under this section, and any statutory declaration ting the application, available for inspection by—
		(a)	any person who satisfies the Commissioner that he or she is a representative of the organisation; and
30		(b)	any person who is alleged in a statutory declaration supporting the application to be a member or former member of the organisation; and
35		(c)	any person who satisfies the Commissioner that he or she is a member or former member of the organisation or other person who may be directly affected (whether or not adversely) by the outcome of the application.
	(7)		g in subsection (6) authorises or requires the disclosure of ation properly classified by the Commissioner as criminal ence.

## 10—Publication of notice of application

5	If the Commissioner makes an application under section 9 in relation to an organisation, the Commissioner must as soon as practicable (but no later than 3 days) after being given a notification by the eligible Judge under section 9(5) publish a notice in the Gazette and a newspaper circulating generally throughout the State—
	<ul> <li>(a) specifying that an application has been made for a declaration under this Part in respect of the organisation; and</li> </ul>
10	<ul> <li>(b) specifying that there may be serious consequences for members of the organisation and other persons if the declaration is made; and</li> </ul>
	(c) inviting the organisation to make submissions to the eligible Judge in relation to the application; and
15	<ul> <li>(d) inviting members and former members of the organisation and other persons who may be directly affected (whether or not adversely) by the outcome of the application to provide written submissions in relation to the application; and</li> </ul>
20	<ul> <li>(e) specifying the manner in which the organisation or a person referred to in paragraph (d) may inspect or apply to inspect a copy of the application and any statutory declaration supporting the application; and</li> </ul>
	(f) specifying—
	<ul><li>(i) the date, time and place of the hearing, as determined by the eligible Judge; and</li></ul>
25	(ii) the requirements of the eligible Judge in relation to the provision of written submissions.
11—E	ligible Judge may make declaration
(1)	The eligible Judge may make a declaration on an application made under this Part in relation to an organisation if the eligible Judge is satisfied that—
	<ul> <li>(a) members of the organisation associate for the purpose of organising, planning, facilitating, supporting or engaging in serious criminal activity; and</li> </ul>
35	(b) the organisation represents a risk to public safety and order in this State.
(2)	In considering whether or not to make a declaration, the eligible Judge may have regard to the following:
	<ul> <li>(a) information suggesting that a link exists between the organisation and serious criminal activity;</li> </ul>
40	(b) any convictions recorded against—
	(i) current or former members of the organisation; or

			(ii)	persons who associate, or have associated, with members of the organisation;
		(c)	informa	ation suggesting that—
			(i)	current or former members of the organisation; or
5			(ii)	persons who associate, or have associated, with members of the organisation,
			whethe	een, or are, involved in serious criminal activity, r directly or indirectly and whether or not the ement resulted in convictions;
10		(d)	oversea describ	ation suggesting that members of an interstate or as chapter or branch of the organisation (however ed) associate for the purpose of organising, planning, ting, supporting or engaging in serious criminal r;
15		(e)	anythin	g else the eligible Judge considers relevant.
	(3)	are enti	tled to m	ay be made whether or not any of the persons who nake or provide submissions in relation to the advantage of that opportunity.
20	(4)		in any n	organisation may <i>associate</i> for the purposes of this nanner including merely by being members of the
25	(5)	be satis	fied that e of orga	ge may, for the purposes of making the declaration, members of the organisation associate for the nising, planning, facilitating, supporting or engaging nal activity—
		(a)		r all the members associate for that purpose or only f the members; and
30		(b)	the sam	r members associate for that purpose in relation to ne serious criminal activity or different serious al activity; and
		(c)	whethe purpose	r or not the members also associate for other es.
	12—N	otice of	f declar	ation
35	(1)	Part, th	e Comm	ticable after the making of a declaration under this issioner must publish notice of the declaration in the newspaper circulating generally throughout the
	(2)	The dec subsect		is of no effect until notice of it is published under
40	13—D	uratior	ı of dec	laration
				ade under this Part remains in force unless and until accordance with this Part.

## 14—Revocation of declaration

	(1)	-	-	ge who has made a declaration under this Part in ganisation may, at any time, revoke the declaration—
		(a)	on appl	ication by the Commissioner; or
5		(b)	on appl	ication by—
			(i)	the organisation; or
			(ii)	a person who made or provided submissions in relation to the application for the declaration; or
10			(iii)	with the permission of the eligible Judge—any other member or former member of the organisation or person directly affected (whether or not adversely) by the declaration.
	(2)	An app	lication 1	nay not be made under subsection (1)(b) if—
15		(a)	under th	ication has been made in relation to the organisation hat paragraph (whether by the same or a different nt) within the preceding period of 12 months; or
20		(b)	under th	ication has been made in relation to the organisation hat paragraph (whether by the same or a different nt) and that application has not been finally ned.
	(3)	An app	lication u	under subsection (1) must—
		(a)	be in w	riting; and
		(b)	set out	the grounds on which revocation is sought; and
25		(c)		the information supporting the grounds on which ion is sought; and
		(d)		oorted by at least 1 statutory declaration from the nt verifying the contents of the application.
30	(4)	prescri	bed by th	must be lodged with the holder of an office e regulations and that person must, as soon as r the application to an eligible Judge.
	(5)	eligible	e Judge n	application that complies with this section, the nust determine the date, time and place of the hearing on and notify the applicant accordingly.
35	(6)	must as given a publish	s soon as notificat	a is made under subsection (1)(a), the Commissioner practicable (but no later than 3 days) after being tion by the eligible Judge under subsection (5) in the Gazette and a newspaper circulating generally State—
40		(a)	of a dec	ing that an application has been made for revocation claration under this Part in respect of the ation; and

		(b)	-	g the organisation to make submissions to the eligible n relation to the application; and
5		(c)	and oth not adv	g members and former members of the organisation er persons who may be directly affected (whether or ersely) by the outcome of the application to provide submissions in relation to the application; and
		(d)	referred	ing the manner in which the organisation or a person d to in paragraph (c) may inspect or apply to inspect a f the application; and
10		(e)	specify	ing—
			(i)	the date, time and place of the hearing, as determined by the eligible Judge; and
			(ii)	the requirements of the eligible Judge in relation to the provision of written submissions.
15	(7)	as soon	as pract	is made under subsection $(1)(b)$ , the applicant must icable after being given a notification by the eligible osection (5)—
20		(a)	and of t	he Commissioner of the making of the application the date, time and place of the hearing, as determined eligible Judge; and
		(b)		copy of the application and any supporting statutory tion on the Commissioner.
25	(8)	subsect time at would r	ion (1)(b which th	by be revoked on an application under b) only if the eligible Judge is satisfied that, as at the de application for revocation is made and heard, there ounds for the making of a declaration in relation to b.
	(9)	The Co revoked		ner must, as soon as practicable after a declaration is
30		(a)	any per	easonable efforts to give notice of the revocation to rson who made or provided a submission in relation naking of the declaration; and
		(b)	-	notice of the revocation in the Gazette and in paper circulating generally throughout the State.
35	(10)	has cear by that	sed to be	adge who made a declaration under this Part has died, e an eligible Judge or is absent, a power exercisable Judge under this section may be exercised by any adge.

## 15—Submissions at hearings

5	At the hearing of any application under this Part, the Commissioner and the organisation to which the application relates are entitled to make oral submissions, personally or through a legal representative, to the eligible Judge and, with the permission of the eligible Judge, to provide, in accordance with any requirements of the eligible Judge, written submissions.
10 (2	At the hearing of any application under this Part, a member or former member of the organisation to which the application relates and any other person who may be directly affected (whether or not adversely) by the outcome of the application may—
	(a) provide, in accordance with any requirements of the eligible Judge, written submissions; and
15	<ul> <li>(b) with the permission of the eligible Judge—make oral submissions, personally or through a legal representative, to the eligible Judge.</li> </ul>
(3	A person referred to in subsection (2) who does not wish to appear at the hearing may, at any time before the date fixed for the hearing, apply to the eligible Judge to make a protected submission.
20 (4	) An application to make a protected submission must—
	(a) be in writing and be lodged with the holder of an office prescribed by the regulations; and
25	<ul><li>(b) set out the grounds on which the person believes that his or her proposed submission would be a protected submission within the meaning of this section; and</li></ul>
	(c) include any other prescribed information.
30	) If the eligible Judge is satisfied that a person who has applied to make a protected submission under this section is eligible to make such a submission, the eligible Judge must notify the person, and the Commissioner, of that fact and of the arrangements that are to be made for the making of the submission.
(6	) The eligible Judge is to take steps to maintain the confidentiality of a protected submission, including steps—
35	(a) to ensure that other persons referred to in subsection (2) (or their legal representatives) are not made aware of—
	(i) the fact that the submission was made; or
	(ii) any details contained in, or relating to, the protected submission; and
40	<ul><li>(b) to hear the submission in private in the absence of other persons referred to in subsection (2) (or their legal representatives).</li></ul>
(7	) The Commissioner, or a legal representative of the Commissioner, is entitled to be present when a protected submission is made.

	(8)	The holder of the office referred to in subsection (4)(a), the Commissioner and any other person who, in the exercise of official functions or powers, knows of the making of, hears or otherwise has access to a protected submission must not disclose—
5		(a) the fact that the submission was made; or
		(b) any details contained in, or relating to, the protected submission,
10		(except to the Attorney-General, the eligible Judge, a court or a person to whom the eligible Judge or the person making the protected submission authorises its disclosure or as may otherwise be required in the course of exercising such official functions or powers).
		Maximum penalty: Imprisonment for 2 years.
15	(9)	A statutory declaration may be provided to the eligible Judge (in accordance with any requirements of the eligible Judge) verifying—
		(a) any matter referred to in an oral or written submission made to the eligible Judge under this section; or
		(b) any grounds on which a person believes that his or her proposed submission would be a protected submission.
20	(10)	In this section—
25		<i>protected submission</i> means an oral or written submission made by a person who has reasonable grounds to believe that he or she may be subjected to action (whether directly or indirectly) comprising or involving injury, damage, loss, intimidation or harassment in reprisal for making the submission.
	16—R	easons to be published in Gazette
	(1)	An eligible Judge must, as soon as practicable after making a declaration or decision under this Part—
30		<ul> <li>(a) make available (in such manner as the eligible Judge thinks fit) reasons for the declaration or decision to the Commissioner, the organisation to whom the declaration or decision relates and other persons who made or provided submissions in relation to the declaration or decision; and</li> </ul>
35		(b) ensure that written reasons for the declaration or decision are published in the Gazette.
	(2)	Nothing in this section authorises or requires the disclosure of information by an eligible Judge where an obligation to maintain the confidentiality of the information otherwise exists (whether under section 5A, section 15(6) or some other Act or law).
40	17—M	laking of subsequent declaration
		For the avoidance of doubt, nothing prevents the making of a declaration in relation to an organisation that has been the subject of a previous declaration which has been revoked.

## **18—Practice and procedure**

(1)	The practices and procedures of an eligible Judge are to be as
	determined by the eligible Judge.

(2) The rules of evidence do not apply to proceedings before an eligible Judge under this Act.

## 19—Regulations

The regulations may—

- (a) make provision in relation to the manner in which records of proceedings before an eligible Judge are to be dealt with, including—
  - (i) the custody of such records; and
  - (ii) access to such records; and
- (b) prescribe, and provide for the payment of, fees in respect of proceedings before an eligible Judge or any step in such proceedings or access to records of such proceedings.

## 20—Change of name etc

- (1) A change in the name or membership of a declared organisation does not affect the organisation's status as a declared organisation.
- (2) If the members of a declared organisation substantially re-form themselves into another organisation, that organisation is taken to form a part of the declared organisation (whether or not the organisation named in the declaration is dissolved).

## 21—Evidentiary

In any proceedings before a court, an apparently genuine document purporting to be signed by the Commissioner and to certify that a specified organisation was, on a specified date, a declared organisation constitutes, in the absence of proof to the contrary, proof of the matter so certified.

## Part 3—Control orders

### 22—Court may make control order

- (1) The Commissioner may apply to the Court for the making of a control order relating to a person (the *respondent*).
- (2) The Court may, on application by the Commissioner, make a control order relating to the respondent if the Court is satisfied that—
  - (a) the respondent is a member of a declared organisation; or
  - (b) the respondent—
    - (i) has been a member of an organisation which, at the time of the application, is a declared organisation; or

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			(ii)	engages, or has engaged, in serious criminal activity,
				ociates or has associated with a member of a declared ation; or
5		(c)	activity	bondent engages, or has engaged, in serious criminal and associates or has associated with other persons gage, or have engaged, in serious criminal activity,
		and tha	t the mal	king of the order is appropriate in the circumstances.
	(3)	In proc	eedings u	under this section—
10		(a)		nmissioner and the respondent are parties to the lings; but
15		(b)	served proceed	art may, if satisfied that the application has been on the respondent, hear and determine the lings whether or not the respondent chooses to bate in the hearing.
20	(4)	without order the with the	t notice to nat servic e applica	toner requests the making of an interim control order to the respondent under section 22A, the Court may be of the application (and any material to be served tion) on the respondent under this section be delayed has determined that request.
	(5)	A contr	ol order-	_
		(a)	may pro followi	ohibit the respondent from any 1 or more of the ng:
25			(i)	associating with a specified person or persons of a specified class;
			(ii)	holding an authorisation to carry on a prescribed activity while the control order remains in force;
30			(iii)	being present at, or being in the vicinity of, a specified place or premises or a place or premises of a specified class;
			(iv)	possessing a specified article or weapon, or articles or weapons of a specified class;
			(v)	carrying on his or her person more than a specified amount of cash;
35			(vi)	using for communication purposes, or being in possession of, a telephone, mobile phone, computer or other communication device except as may be specified;
40			(vii)	engaging in other conduct of a specified kind that the Court considers could be relevant to the commission of serious criminal offences; and
		(b)		espondent is a member of a declared organisation, rohibit the respondent from—

			(i)		ting with any other person who is a member clared organisation; and
			(ii)	possess	ing—
				(A)	a dangerous article; or
5				(B)	a prohibited weapon,
					the meaning of section 15 of the <i>ry Offences Act 1953</i> ),
			except	as may b	e specified in the order.
10	(6)		ourt prol		espondent from holding an authorisation to ivity—
		(a)	from th	e date or	isation held by the respondent is revoked which the control order takes effect or a ied by the Court; and
15		(b)	may im respond	pose any lent in re	is to take effect on a later date—the Court further prohibition it thinks fit on the lation to the conduct of the activity to which relates until the revocation takes effect; and
20		(c)	award o employ the auth	or industr ment of nority that	s effected despite any other Act or any law, rial or other agreement affecting the the respondent, and neither the Crown nor it issues an authorisation incurs any liability evocation.
25	(7)	associat	tion with	any per	n subsection (5)(b)(i) applies in relation to son who is a member of a declared of the association—
		(a)		-	son is a member of a declared organisation as made or becomes a member at a later time;
30		(b)			lared organisation is a declared organisation is made or is declared at a later time.
	(8)		rmining a to the fol		ation for a control order, the Court may have
35		(a)	suggest	s that the	oondent's behaviour, or history of behaviour, ere is a risk that the respondent will engage nal activity;
		(b)			ich the order might assist in preventing the engaging in serious criminal activity;
40		(c)	person	specified	al record (if any) of the respondent and any in the application as a person with whom associates or has associated;
		(d)			eason the respondent may have for any person specified in the application;

		(e) any other matter that, in the circumstances of the case, the Court considers relevant.
5	(9)	For the purposes of this section, a person may <i>associate</i> with another person by any means including communicating with that person by letter, telephone or fax or by email or other electronic means.
	(10)	In this section—
		<i>authorisation</i> includes the licensing, registration, approval, certification or any other form of authorisation required by or under legislation for the carrying on of an occupation or activity;
10		<i>occupation</i> means an occupation, trade, profession or calling of any kind that may only be carried on by a person holding an authorisation;
		<i>prescribed activity</i> means an occupation or activity of a kind prescribed by regulation for the purposes of this definition.
15	22A—	Interim control orders
20	(1)	The Court may, on an application under section 22, make an interim control order if the Court is satisfied that, on the basis of the application and any evidence tendered by the Commissioner, the Court could make a control order under section 22 in relation to the respondent.
	(2)	An interim control order—
		(a) may be made without notice to the respondent; and
25		<ul> <li>(b) may include any prohibition that may be included in a control order under section 22(5)(a) and, if the Court is satisfied that the respondent is a member of a declared organisation, must include prohibitions of a kind referred to in section 22(5)(b).</li> </ul>
	(3)	Section 22(6) and (7) apply in relation to an interim control order as if it were a control order.
30	22B—	Duration of control order or interim control order
	(1)	A control order or interim control order takes effect—
		<ul> <li>(a) if the respondent or a legal representative of the respondent is present when the order is made—on the making of the order; or</li> </ul>
35		(b) otherwise—when the Commissioner serves the order on the respondent.
	(2)	Service under subsection (1)(b) must be by personal service.
	(3)	Subject to section 22H, a control order remains in force—
		(a) for the period of time (if any) specified in the order; or
40		(b) until the order is revoked in accordance with section 22C,
		(whichever occurs first).

(4) Subject to sections 22D and 22H, an interim control order remains in force for the period specified in the order and any further period specified by the Court.

## 22C—Variation or revocation

- The Court may make an order varying a control order (a *variation order*) or revoking a control order (a *revocation order*) on application—
  - (a) by the Commissioner; or
  - (b) by the respondent.
- (2) An application may only be made under subsection (1)(b) with the permission of the Court and permission is only to be granted if the Court is satisfied, on the basis of the application and any evidence tendered by the respondent, there has been a substantial change in the relevant circumstances since the control order was made or last varied.
- (3) An application made under subsection (1)(b) must be supported by oral evidence given on oath.
- (4) Subject to this section, in proceedings for the variation or revocation of a control order—
  - (a) the Commissioner and the respondent are parties to the proceedings; but
  - (b) in the case of an application under subsection (1)(a), the Court may, if satisfied that the application has been served on the respondent, hear and determine the proceedings whether or not the respondent chooses to participate in the hearing.
- (5) The Court may, on an application under subsection (1)(a), make an interim variation order if the Court is satisfied that, on the basis of the application and any further information provided or evidence tendered by the Commissioner, it would be appropriate for the Court to vary the control order made in relation to the respondent.
- (6) An interim variation order—
  - (a) may be made without notice to the respondent; and
  - (b) remains in force until further order of the Court.
- (7) In determining an application under this section the Court may have regard to the same matters that the Court may have regard to in determining an application for a control order.
- (8) If a revocation order is made, or a variation order is made on application under subsection (1)(b), the revocation or variation order has effect immediately on the making of the order or at such later time as may be specified by the Court in making the order.

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	(9)	If a variation order or interim variation order is made on application under subsection (1)(a), the order has effect—
5		<ul> <li>(a) if the respondent or a legal representative of the respondent is present when the variation order or interim variation order is made—on the making of the order; or</li> </ul>
		(b) otherwise—when the Commissioner serves the order on the respondent.
	(10)	Service under subsection (9)(b) must be by personal service.
	22D—	Right to object if interim order made ex parte
10	(1)	This section only applies if an interim control order or interim variation order has been made without notice to the respondent.
	(2)	The respondent may, within 14 days of service of the interim control order or interim variation order or such longer period as the Court may allow, lodge a notice of objection with the Court.
15	(3)	A copy of the notice of objection must be served by the respondent on the Commissioner by registered post at least 21 days before the day appointed for hearing of the notice.
20	(4)	The Court must, when determining a notice of objection, consider whether, on the basis of the notice and any further information provided or evidence tendered by the Commissioner, the Court could make a control order under section 22 in relation to the respondent or a variation order under section 22C in relation to the control order.
	(5)	The Court may, on hearing a notice of objection, confirm, vary or revoke the interim control order or interim variation order.
25	22E—	Consequential and ancillary orders
30	(1)	The Court may, on making a control order or variation order or an interim control order or variation order, make any consequential or ancillary orders it thinks fit, including, in a case where the order prohibits the possession of an article or weapon or an article or weapon of a specified class, orders—
		(a) providing for the surrender or confiscation of the article or weapon or such an article or weapon; and
		(b) if the circumstances of the case so require, authorising a police officer—
35		<ul> <li>to enter and search and, if necessary, use reasonable force to break into or open—</li> </ul>
		<ul><li>(A) premises or a vehicle in which the article or weapon, or such an article or weapon is suspected to be; or</li></ul>

	(B) part of, or anything in or on, premises or a vehicle in which the article or weapon, or
	such an article or weapon is suspected to be; and
(ii)	to take possession of the article or weapon, or such an article or weapon.

(2) An article or weapon surrendered or confiscated under subsection (1) is forfeited to the Crown and may be sold or disposed of as the Minister thinks fit unless the Court orders that the article or weapon is to be returned to the respondent when the control order or interim control order lapses or is revoked.

## 22F—Appeal

The commencement of an appeal under the *Supreme Court Act 1935* against an order made under this Part does not, of itself, affect the operation of the order to which the appeal relates.

## 22G—Evidentiary

(1)	Subject to this section,	in any pr	oceedings un	der this Part —
(1)	Subject to this section,	in any pr	occounts an	aor uno r urt

- (a) transcripts of evidence or documents tendered in evidence, or material otherwise relied on by a court, in proceedings in which a person has been convicted of an offence; and
- (b) evidence or documents relating to the factual basis on which a person was convicted and sentenced for an offence,

will be admissible, and the Court may draw any conclusions of fact that it considers proper from the evidence, document or other material.

- (2) Subject to this section, in any proceedings under this Part, an apparently genuine document purporting to be a police record of a person's antecedents or criminal history will be admissible without further proof as evidence of the facts referred to in the document, or to be inferred from the document.
- (3) An affidavit of a police officer of or above the rank of superintendent will be admissible in evidence for the purpose of proving that evidence, a document or other material is of a kind referred to in subsection (1) or (2).
- (4) Evidence, a document or other material will not be admitted in evidence under subsection (1) or (2) if the Court is of the opinion—
  - (a) that the person by whom, or at whose direction, the evidence, document or material was prepared can and should be called by the party tendering the evidence, document or material to give evidence of the matters contained in the evidence, document or material; or

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		(b)	materia might r	evidentiary weight of the evidence, document or l is slight and is outweighed by the prejudice that esult to any of the parties from the admission of the e, document or material in evidence; or
5		(c)		vould be otherwise contrary to the interests of justice t the evidence, document or material in evidence.
	(5)	• •	-	ngs under this Part, an apparently genuine document remarks made by a court in—
		(a)	sentenc	ing a person for an offence; or
10		(b)	giving	reasons for upholding or dismissing an appeal—
			(i)	against a sentence for an offence; or
			(ii)	against a conviction for an offence where the conviction is upheld,
15		establis withou	shed in th	hich the court accepts or finds to have been e proceedings for the offence will be admissible proof, if relevant to an issue in the proceedings, as be facts.
20	(6)	section	, the Cou	whether to admit any material in evidence under this rt may receive evidence by affidavit of any matter e admission of that material.
25	(7)	materia be give safegua	al admitted in to the stards (if an	of determining the evidentiary weight, if any, of ad in evidence under this section, consideration must source from which the material was produced, the material was produced, the material have been taken to ensure its accuracy, and nt matters.
	(8)		-	section limits the material that might be admissible in ler this Part.
	22Н—	Autom	atic rev	vocation of order
30		control in relia organis particu	order or nce on th ation or lar declar	ing from any power of the Court under this Part, if a interim control order is made in relation to a person e person's membership of a particular declared the person's association with a member of a red organisation, the order is revoked when the he declared organisation is no longer in force.
35	22I—(	Offence	e to cont	travene or fail to comply with control order
	(1)	-		ontravenes or fails to comply with a control order or order is guilty of an offence.
		Maxim	um pena	ty: Imprisonment for 5 years.
40	(2)	of an ac constitu	ct or omi uted a co	ot commit an offence against this section in respect ssion unless the person knew that the act or omission ntravention of, or failure to comply with, the order or to that fact.

## 7—Amendment of section 29—Disclosure of reasons and criminal intelligence

- (1) Section 29(1)—delete "(but is required to provide such grounds or reasons to a person conducting a review under Part 6 if that person so requests)"
- (2) Section 29(2)—delete "a person conducting a review under Part 6,"
- (3) Section 29(3) and (4)—delete subsections (3) and (4)

## 8—Amendment of section 30—Service and notification

(1) Section 30(1)—delete "Subject to subsection (5), if" and substitute:

If

(2) Section 30(1)—delete "personally" and substitute:

by personal service

(3) Section 30(4) and (5)—delete subsections (4) and (5)

## 9—Insertion of section 33A

After section 33 insert:

## 33A—Principles of equity and good conscience

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In proceedings under this Part, other than for an offence, a court—

- (a) is not bound by the rules of evidence but may inform itself as the court thinks fit; and
- (b) must act according to equity, good conscience and the substantial merits of the case without regard to technicalities and legal forms.

10—Insertion of sections 34A and 34B

Before section 35 insert:

# 34A—Permitting premises to be habitually used as place of resort by members of declared organisation

(1) A person who is the owner, occupier or lessee of any premises must not knowingly permit those premises to be habitually used as a place of resort by members of a declared organisation.

Maximum penalty: Imprisonment for 2 years.

(2) A person must not be knowingly concerned in the management of any premises habitually used as a place of resort by members of a declared organisation.

Maximum penalty: Imprisonment for 2 years.

- (3) In proceedings for an offence against subsection (1), a person who—
  - (a) is the owner, occupier or lessee of any premises habitually used as a place of resort by members of a declared organisation; and
  - (b) is a member of the declared organisation,

		is presumed, in the absence of proof to the contrary, to knowingly permit those premises to be habitually used as a place of resort by members of the declared organisation.
	(4)	In proceedings for an offence against subsection (2), a person who-
5		<ul> <li>(a) is concerned in the management of any premises habitually used as a place of resort by members of a declared organisation; and</li> </ul>
		(b) is a member of the declared organisation,
10		is presumed, in the absence of proof to the contrary, to be knowingly concerned in the management of those premises.
	(5)	In this section—
		owner, in relation to premises, includes—
		(a) a person entitled to receive rent paid in respect of the premises; and
15		(b) a person to whom the rent in respect of the premises is paid.
		-Recruiting person to become member of declared organisation
20	(1)	A person commits an offence if the person is a member of a declared organisation or is subject to a control order or interim control order and the person—
		(a) recruits, or attempts to recruit, anyone to become a member of a declared organisation; or
		(b) encourages anyone to associate with another person who is a member of a declared organisation.
25		Maximum penalty: Imprisonment for 5 years.
	(2)	A person does not commit an offence against subsection (1) unless the person knew—
		(a) in the case of an offence against subsection (1)(a)—that the organisation was a declared organisation; or
30		(b) in the case of an offence against subsection (1)(b)—that the other person was a member of a declared organisation,
		or was reckless as to that fact.

## 11—Substitution of Part 6

Part 6—delete the Part and substitute:

	Part 6—Corresponding orders
	Division 1—Preliminary
5	37—Interpretation
	In this Part—
	<i>registrar</i> means—
	(a) in relation to a corresponding declaration—the holder of an office prescribed by the regulations; and
10	(b) in relation to a corresponding control order—the registrar within the meaning of the <i>Supreme Court Act 1935</i> .
	38—Service
15	(1) An application, order or other document that is to be served on a respondent under this Part may, if personal service is not practicable or the respondent is an unincorporated group, be served by public notice or in any other manner directed by the Court.
20	(2) For the purposes of this section, an application, order or other document will be taken to have been served on a respondent by public notice on publication of a notice in a newspaper circulating generally throughout the State setting out the following:
	(a) the general nature of the application, order or other document;
	(b) details (to the extent practicable) of the respondent who is being served with the application, order or other document;
25	<ul> <li>(c) the manner in which a copy of the application, order or other document (including any accompanying affidavit) may be obtained or read by the respondent.</li> </ul>
	Division 2—Registration of corresponding declarations
	<b>39—Application may be made by Commissioner</b>
30	(1) The Commissioner may apply to the registrar for the registration of a corresponding declaration.
	(2) An application for registration—

- (a) must be made in the prescribed manner; and
- (b) must be accompanied by a copy of the corresponding declaration to be registered.
- (3) An application for registration of a corresponding declaration does not need to be served on the respondent.

	(4)		lication for registration of a corresponding declaration cannot e under this Division if any of the following apply to the tion:
		(a)	the declaration is no longer in force;
5		(b)	the law of the jurisdiction in which the declaration was made specifies requirements as to publication of the declaration or service of the declaration that have not been complied with (or are not, in accordance with that law, taken to have been complied with);
10		(c)	the law of the jurisdiction in which the declaration was made specifies a period within which the respondent may appeal against the declaration, and that period has not expired;
15		(d)	the determination of an application by the respondent for permission to appeal against the declaration (whether made before or after any appeal period has expired) is pending;
		(e)	the determination of an appeal by the respondent against the declaration is pending;
20		(f)	the application is of a kind, or is made in circumstances, prescribed by the regulations for the purposes of this provision.
	39A—	-Registr	ation of corresponding declaration
25	(1)	corresp	application under this Division for the registration of a onding declaration, the registrar must register the declaration ied that the application has been properly made under this n.
30	(2)	registra Act will declarat	stering a corresponding declaration under this Division, the r must specify the date on which the registration under this l expire (being the date on which the corresponding tion would cease to be in force in the jurisdiction in which it de if it were not sooner revoked).
	(3)	jurisdic corresp	er, subsection (2) does not apply if, under the law of the tion in which the corresponding declaration was made, the onding declaration remains in force for an indefinite period, h case—
35		(a)	on registering the declaration, the registrar is to specify that the registration is for an indefinite period; and
		(b)	the registration of the corresponding declaration under this Act does not expire.
	39B—	-Notice	of registration
40	(1)	declarat the regi	er than 2 working days after registering a corresponding tion, the registrar must give the Commissioner a certificate of stration with a copy of the registered corresponding tion attached.

(2)	corresp the regi	onding c	ticable after receiving a copy of the registered leclaration, the Commissioner must publish notice of of the declaration in the Gazette and in a newspaper erally throughout the State.
	-Comm leclarat		ent and effect of registered corresponding
(1)	A regis	tered con	responding declaration—
10	(a)	which	into force in this State on the day after the day on notice of the registration of the declaration is ed in the Gazette in accordance with section 39B(2);
	(b)	remain	s in force in this State until 1 of the following occurs:
		(i)	the registration of the declaration expires in accordance with section 39A(2);
15		(ii)	the registration of the declaration is cancelled under Division 3.
20	this sec this Sta provisi	tion, the te as if it ons of Pa	orresponding declaration has come into force under registered corresponding declaration has effect in t were a declaration made under Part 2 (but the art 2, other than sections 20 and 21, do not apply in egistered corresponding declaration).
Divisi	ion 3—	Cance	llation of registration
39D—	-Revoca	ation in	llation of registration jurisdiction where corresponding ginally made
39D—	-Revoca leclarat	ntion in ion orig	jurisdiction where corresponding
39D—	-Revoca leclarat	<b>ition in</b> ion origication origication origination of the second	<b>jurisdiction where corresponding</b> <b>ginally made</b> blies to a registered corresponding declaration if— laration is revoked in the jurisdiction in which it was
39D—	- <b>Revoca</b> leclarat	ation in ion origon ction app the dec made; a	<b>jurisdiction where corresponding</b> <b>ginally made</b> blies to a registered corresponding declaration if— laration is revoked in the jurisdiction in which it was
39D—	-Revoca declarat This se (a) (b) On rece	ation in ion origonal ction app the dec made; a the reg	<b>jurisdiction where corresponding</b> <b>ginally made</b> blies to a registered corresponding declaration if— laration is revoked in the jurisdiction in which it was and
<b>39D</b>	-Revoca declarat This se (a) (b) On rece	ation in ion origonal ction app the dec made; a the reg eiving no tion, the cancel	<b>jurisdiction where corresponding</b> <b>ginally made</b> blies to a registered corresponding declaration if— laration is revoked in the jurisdiction in which it was and istrar receives notice of that revocation. btice of the revocation of the registered corresponding
<b>39D</b>	-Revoca declarat This se (a) (b) On rece declara	ation in ion origination of the dec made; a the reg eiving not tion, the cancel the can	<b>jurisdiction where corresponding</b> <b>ginally made</b> olies to a registered corresponding declaration if— laration is revoked in the jurisdiction in which it was and istrar receives notice of that revocation. otice of the revocation of the registered corresponding registrar must— the registration of the declaration without delay (and
<b>39D</b> 25 (1) 30 (2) <b>39E</b>	-Revoca declarat This se (a) (b) On reco declara (a) (b)	ation in ion origination origination origination origination of the decomposition of the regulation, the cancel the cancel the can give the distribution of the distributication of the distributication of the distributication o	jurisdiction where corresponding ginally made olies to a registered corresponding declaration if— laration is revoked in the jurisdiction in which it was and istrar receives notice of that revocation. otice of the revocation of the registered corresponding registrar must— the registration of the declaration without delay (and cellation takes effect immediately); and
<b>39D</b> 25 (1) 30 (2) <b>39E</b>	-Revoca leclarat This se (a) (b) On rece declara (a) (b) -Cancel oy Cour The Co registra declara	ation in ion origination origination origination origination of the decomposition of the deco	jurisdiction where corresponding ginally made olies to a registered corresponding declaration if— laration is revoked in the jurisdiction in which it was and istrar receives notice of that revocation. otice of the revocation of the registered corresponding registrar must— the registration of the declaration without delay (and cellation takes effect immediately); and e Commissioner written notice of that cancellation.

		-	tration of a corresponding declaration is cancelled under this , the corresponding declaration is taken never to have been red.
5	(4)		g in this section authorises the Court to reconsider the merits corresponding declaration.
			lation of registration of corresponding declaration est of Commissioner
10	(1)	declara	ommissioner may, at any time while a corresponding tion is registered under this Part, apply to the registrar to the registration of the declaration.
	(2)	On reco	eiving an application under this section, the registrar must—
		(a)	cancel the registration of the declaration without delay (and the cancellation takes effect immediately); and
		(b)	give the Commissioner written notice of that cancellation.
15			of cancellation or expiry of registration of onding declaration
20		declara Commi	n as practicable after the registration of a corresponding ation is cancelled under this Division or expires, the issioner must publish notice of the cancellation or expiry in zette and in a newspaper circulating generally throughout the
			of cancellation or expiry of registration of onding declaration
25		declara	piry or cancellation of the registration of a corresponding tion under this Division has effect in this State in the same the revocation of a declaration made under Part 2.
	Divisio	on 4—	Registration of corresponding control orders
	39I—A	pplica	ntion may be made by Commissioner
30	(1)		ommissioner may apply to the registrar for the registration of a bonding control order.
	(2)	An app	lication for registration—
		(a)	must be made in the prescribed manner; and
		(b)	must be accompanied by a copy of the order to be registered; and
35		(c)	must be accompanied by any affidavit the Commissioner intends to rely on in relation to the application; and
40		(d)	must state whether the Commissioner considers that the order needs to be adapted or modified for its effective operation in this State and, if so, the details of the adaptation or modification that the Commissioner considers necessary.

(3)		n for the registration of a corresponding control order to be served on the respondent.
(4)	~ ~	n for the registration of a corresponding control order le under this Division if—
5	. ,	espondent is subject to a control order or interim control under Part 3; or
	(b) any order	of the following apply to the corresponding control :
	(i)	the order is no longer in force;
10	(ii	) the order has not been served, or is not taken to have been served, on the respondent under the law of the jurisdiction where the order was made;
15	(iii	) the law of the jurisdiction in which the order was made specifies a period within which the respondent may appeal against the order, and that period has not expired;
20	(iv	) the determination of an application by the respondent for permission to appeal against the order (whether made before or after any appeal period has expired) is pending;
	(v	) the determination of an appeal by the respondent against the order is pending; or
25		pplication is of a kind, or is made in circumstances, ribed by the regulations for the purposes of this sion.
39J—	Registration	of corresponding control order
(1)		tion under this Division for the registration of a g control order, the registrar must register the order if
30		he application has been properly made under this ion; and
		he order does not need to be adapted or modified for its tive operation in this State.
35 (2)	modified for i	r considers that the order needs to be adapted or ts effective operation in this State, the registrar must cation to the Court.
	-Referral of a nodification	application to Court for adaptation or
40 (1)		pplies if an application for the registration of a g control order is referred to the Court under b.

	(2)	The Court may vary the corresponding control order for the purposes of its registration by adapting or modifying it in a way the Court considers necessary or desirable for its effective operation in the State.
5	(3)	Nothing in subsection (2) authorises the Court to reconsider the merits of the corresponding control order.
	(4)	If this section applies—
		(a) the Commissioner and the respondent are parties to the proceedings before the Court relating to the application; but
10		(b) the Court may, if satisfied that the application has been served on the parties, hear and determine the proceedings whether or not the Commissioner or the respondent choose to participate in the hearing.
15	(5)	Before varying a corresponding control order under this section, the Court must be satisfied that the application for registration has been properly made under this Division.
	(6)	The registrar must register the corresponding control order as varied by the Court.
39	9L—	Expiry of registration
20	(1)	On registering a corresponding control order under this Division, the registrar must specify the date on which the registration under this Act will expire (being the date on which the corresponding control order would cease to be in force in the jurisdiction in which it was made if it were not sooner revoked).
25	(2)	However, subsection (1) does not apply if, under the law of the jurisdiction in which the corresponding control order was made, the corresponding control order remains in force for an indefinite period, in which case—
30		(a) on registering the order, the registrar is to specify that the registration is for an indefinite period; and
		(b) the registration of the corresponding control order under this Act does not expire.
3	9M—	-Notice of registration
35	(1)	Not later than 2 working days after registering a corresponding control order, the registrar must give the Commissioner a certificate of the registration with a copy of the registered corresponding control order attached.
	(2)	As soon as practicable after receiving a copy of the registered corresponding control order, the Commissioner must—
40		(a) serve a copy of the order personally on the respondent; and
		(b) publish notice of the registration of the order in the Gazette.

		-Comm control		ent and effect of registered corresponding
	(1)	A regis	stered con	responding control order—
5		(a)		into force in this State when the respondent is served ally with a copy of the order; and
		(b)	remain	s in force in this State until 1 of the following occurs:
			(i)	the registration of the order expires under section 39L;
10			(ii)	the registration of the order is cancelled under Division 5.
15	(2)	this sec this Sta provisi contrav	etion, the ate as if it ons of Pa vene or fa	orresponding control order has come into force under registered corresponding control order has effect in t were a control order made under Part 3 (but the art 3, other than the provision making it an offence to all to comply with a control order (section 22I), do ation to the registered corresponding control order).
				ion and cancellation of registered control order
20				evocation in jurisdiction where control order originally made
	(1)		-	ng control order is varied by a court in the which the order was made—
25		(a)	in the s register	iations to the order may be registered under this Part ame way as the corresponding control order is red, whether the variations were made before or after istration of the corresponding control order; and
		(b)	-	visions of this Part apply accordingly with all ary modifications.
30	(2)	Subsec if—	tion (3) a	applies to a registered corresponding control order
		(a)		er is revoked by a court in the jurisdiction in which er was made; and
		(b)	-	istrar receives notice of that revocation from an of that court or from the Commissioner.
35	(3)		-	tice of the revocation of the registered corresponding ne registrar must—
		(a)		the registration of the order without delay (and the ation takes effect immediately); and
		(b)	give th	e Commissioner written notice of that cancellation.

(4)	As soon as practicable after receiving notice of the cancellation of the registration of a corresponding control order, the Commissioner must serve a copy of the notice of cancellation personally on the respondent.
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## 39P—Cancellation of registration of corresponding control order by Court

- (1) The Court may, on application by the respondent, cancel the registration of a corresponding control order if satisfied that the control order should not have been registered in accordance with section 39J(1).
- (2) The Commissioner is a party to an application under this section.
- (3) If registration of a corresponding control order is cancelled under this section, the corresponding control order is taken never to have been registered.
- (4) Nothing in this section authorises the Court to reconsider the merits of the corresponding control order.

## **39Q**—Cancellation of registration of corresponding control order at request of Commissioner

- (1) The Commissioner may, at any time while a corresponding control order is registered under this Part, apply to the registrar to cancel the registration of the order.
- (2) On receiving an application under this section, the registrar must—
  - (a) cancel the registration of the order without delay (and the cancellation takes effect immediately); and
  - (b) give the Commissioner written notice of that cancellation.
- (3) As soon as practicable after receiving notice of the cancellation of the registration of a corresponding control order, the Commissioner must serve a copy of the notice of cancellation personally on the respondent.

# **39R**—Registration of corresponding control order cancelled automatically in certain circumstances

The registration of a corresponding control order under this Part is immediately cancelled if—

- (a) the person to whom the order relates becomes subject to a control order or interim control order made under Part 3; or
- (b) the order was made in reliance on the person to whom the order relates
  - (i) being a member of a particular organisation that is subject to a corresponding declaration; or

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(ii) associating with a member of a particular organisation that is subject to a corresponding declaration,

and the corresponding declaration is no longer in force.

# 39S—Proof of making or variation of corresponding control order not required on proceedings for breach

In proceedings for a breach, committed in this State, of a registered corresponding control order, no proof is required of—

- (a) the making of the corresponding control order or of any variation of it that operates in this State under this Part; or
- (b) the service of the order or variation on the person to whom the order relates.

## 12—Insertion of sections 39T to 39Z

Before section 40 insert:

# **39T**—General provisions on service of applications, orders and other documents

- (1) If a police officer has reasonable cause to suspect that a person is someone on whom an application, order or other document is required to be served by personal service under this Act, the officer may—
  - (a) require the person to state all or any of the person's personal details; and
  - (b) require the person to remain at a particular place for—
    - (i) so long as may be necessary for the order to be served on the person; or
    - (ii) 2 hours,

whichever is the lesser; and

- (c) if the person refuses or fails to comply with a requirement under a preceding paragraph, or the officer has reasonable cause to suspect that the requirement will not be complied with, arrest and detain the person in custody (without warrant) for the period referred to in paragraph (b).
- (2) If a person has been required to remain at a particular place in accordance with subsection (1)(b), personal service of a photocopy, faxed copy or printed electronic copy of the application, order or other document will be taken to be personal service of the application, order or other document on the person.

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(3)	If the person serving an application, order or other document which is required, under this Act, to be served on a person by personal service—
5	(a) has reasonable cause to believe that the person is present at any premises; but
	(b) is unable to gain access to the person at the premises for the purpose of effecting personal service,
	the application, order or other document may be served on the person by—
10	(c) leaving it for the person at the premises with someone apparently over the age of 16 years; or
	<ul><li>(d) if the person serving the order is unable to gain access to such a person at the premises—affixing it to the premises at a prominent place at or near to the entrance to the premises.</li></ul>
15 (4)	A court dealing with any proceedings under this Act may make such orders as to service of an application, order or other document relating to the proceedings as it thinks fit.
39U—	-Representation of unincorporated group
20 (1)	An organisation that is an unincorporated group may, in proceedings under this Act, be represented in the proceedings by a person or persons who satisfy the court or eligible Judge dealing with the proceedings that he or she is, or they are, appropriate representatives of the group or a part of the group.
(2)	A person referred to in subsection (1) may be represented by legal counsel in the proceedings.
39V—	-Application of Act to children
(1)	Subject to this section, this Act applies in relation to a child in the same way as it applies to an adult.
(2)	A control order may not be made in relation to a child who is under 16 years of age.
(3)	If a control order relating to a child who is of or over 16 years of age is made, varied or revoked, the Commissioner must, as soon as reasonably practicable, give written notice of the making of the order or of the variation or revocation (as the case may be) to—
35	<ul> <li>(a) a parent or guardian of the child, if the Commissioner is able to find a parent or guardian of the child after making reasonable attempts; and</li> </ul>
	(b) any other prescribed person or person of a prescribed class.
(4)	In this section—
40	child means a person under 18 years of age.

## 39W—Costs

	(1)	Each party to proceedings on an application under this Act must bear the party's own costs for the proceedings.
5	(2)	However, a court or eligible Judge may award costs against a party who has—
		(a) made an application the court considers frivolous or vexatious; or
		(b) by an unreasonable act or omission, caused another party to incur costs in connection with the proceedings.
10	(3)	If proceedings are delayed through the neglect or incompetence of a representative, a court or eligible Judge may, at the conclusion of those proceedings—
15		<ul> <li>(a) disallow the whole or part of the costs as between the representative and his or her client (and, where appropriate, order the representative to repay costs already paid); or</li> </ul>
		<ul> <li>(b) order the representative to indemnify his or her client or any other party to the proceedings for costs resulting from the delay; or</li> </ul>
		(c) order the representative to pay to—
20		(i) in the case of proceedings before a court—the registrar of the court; or
		<ul> <li>(ii) in the case of proceedings before an eligible</li> <li>Judge—the holder of an office prescribed by the regulations,</li> </ul>
25		for the credit of the Consolidated Account an amount fixed by the court or eligible Judge as compensation for time wasted.
	(4)	A person who refuses or fails to comply with an order of an eligible Judge under this section is guilty of an offence.
30		Maximum penalty: Imprisonment for 6 months.
	39X—	Joint and several liability
35		If a member of a declared organisation is found to be liable, in any civil proceedings, for damage or loss resulting from conduct engaged in by the member for the benefit of the declared organisation or at the direction of, or in association with, the declared organisation, the organisation and each member of the organisation is jointly and severally liable for the damage or loss.

## **39Y—Use of evidence or information for purposes of Act**

5	(1)	Despite any other Act or law, evidence or information obtained by the lawful exercise of powers under an Act or law (whether before or after the commencement of this section) and evidence or information obtained incidentally to such an exercise of powers—
		(a) may be used by law enforcement and prosecution authorities for the purposes of this Act; and
10		<ul> <li>(b) is not inadmissible in proceedings before a court under this Act merely because the evidence or information was not obtained for the purposes of this Act.</li> </ul>
	(2)	Despite any other Act or law, information (whether obtained before or after the commencement of this section) properly classified by the Commissioner as criminal intelligence —
15		(a) may be used by law enforcement and prosecution authorities for the purposes of this Act; and
		(b) may be admitted in evidence or otherwise used in proceedings under this Act,
20		despite the fact that the person who provided the information to the Commissioner has not consented to such use or has refused consent to such use.
	(3)	No civil or criminal liability lies against a person in respect of any use of evidence or information permitted by this section.
	39Z—	Presumption as to membership
25		For the purposes of any proceedings under this Act, a person is presumed, in the absence of proof to the contrary, to be a member of an organisation at a particular time if the person is, at that time, displaying (whether on an article of clothing, as a tattoo or otherwise) the insignia of that organisation.
	13—Repeal of section	n 41
30	Section 41—de	ete the section
	14—Insertion of sec	tion 42A
	After section 42	insert:
	42A—	Review of operation of Act
35	(1)	The Attorney-General must, as soon as practicable after the fourth anniversary of the commencement of this section, conduct a review of the operation and effectiveness of this Act.

(2) The Attorney-General, or any person conducting the review on behalf of the Attorney-General, must maintain the confidentiality of information provided to the Attorney-General or other person that is classified by the Commissioner as criminal intelligence.

(3) The Attorney-General must prepare a report based on the review and must, within 12 sitting days after the report is prepared, cause copies of the report to be laid before each House of Parliament.

## 15—Amendment of section 43—Regulations

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- Section 43—after its present contents (now to be designated as subsection (1)) insert:
  - (2) Regulations under this Act—
    - (a) may make different provision according to the matters or circumstances to which they are expressed to apply;
    - (b) may provide that a matter or thing in respect of which regulations may be made is to be determined according to the discretion of the Attorney-General, the Commissioner or any other person or body prescribed by the regulations.

## Schedule 1—Related amendments and transitional provisions Part 1—Related amendments to *Summary Offences Act 1953*

## 15 **1—Amendment of heading**

Heading to Part 2—delete the heading and substitute:

## **Part 2—Offences with respect to police operations**

### 2—Insertion of section 6AA

After section 6 insert:

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## 6AA—Disclosure of criminal intelligence

(1) A person who, without lawful excuse, discloses information that has been properly classified by the Commissioner as criminal intelligence under any Act is guilty of an offence.

Maximum penalty: Imprisonment for 2 years.

(2) It is a defence to prosecution for an offence against this section to prove that the defendant did not know, and did not have reason to believe, that the information was classified by the Commissioner as criminal intelligence under an Act.

## 3—Amendment of section 74BA—Interpretation

(1) Section 74BA—after the definition of *Court* insert:

*declared organisation* has the same meaning as in the *Serious and Organised Crime (Control) Act 2008*;

(2) Section 74BA—after the definition of *fortification removal order* insert:

*member*, in relation to a declared organisation, has the same meaning as in the *Serious and Organised Crime (Control) Act 2008*;

## **Part 2—Transitional provisions**

## 4—Declarations made before commencement of section 6

A declaration made under section 10 of the *Serious and Organised Crime (Control) Act 2008* as in force before the commencement of section 6 is of no force or effect.

## 5 **5—Control orders made before commencement of section 6**

A control order made under section 14(2)(b) of the *Serious and Organised Crime* (*Control*) *Act 2008* (the *Act*) as in force before the commencement of section 6 continues as if it were a control order made under Part 3 of the Act, as in force after the commencement of section 6.