South Australia

Statutes Amendment (Fines Enforcement and Recovery) Bill 2013

A BILL FOR

An Act to amend the Correctional Services Act 1982; the Courts Administration Act 1993; the Criminal Law (Sentencing) Act 1988; the Cross-border Justice Act 2009; the Expiation of Offences Act 1996; the Fisheries Management Act 2007; the Magistrates Court Act 1991; the Motor Vehicles Act 1959; the Summary Procedure Act 1921; the Victims of Crime Act 2001; and the Young Offenders Act 1993.

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Amendment provisions

Part 2—Amendment of Correctional Services Act 1982

4 Amendment of section 74AA—Board may impose community service for breach of conditions

Part 3—Amendment of Courts Administration Act 1993

5 Amendment of section 21A—Non-judicial court staff

Part 4—Amendment of Criminal Law (Sentencing) Act 1988

- 6 Amendment of section 3—Interpretation
- 7 Amendment of section 13—Order for payment of pecuniary sum not to be made in certain circumstances
- 8 Amendment of section 47—Special provisions relating to community service
- 9 Amendment of section 56A—Appointment of authorised officers
- 10 Insertion of section 56B
- 56B Preliminary
- 11 Substitution of Part 9 Division 3

Division 3—Enforcement of pecuniary sums

Subdivision 1—Preliminary

- 60 Interpretation
- 61 Amounts due under expiation notices may be treated as part of pecuniary sum
- 62 Enforcement against youths
- 63 Service of notices etc

Subdivision 2-Fines Enforcement and Recovery Officer

- 64 Fines Enforcement and Recovery Officer
- 65 Delegation
- Subdivision 3—Payment of pecuniary sums
- 66 Pecuniary sum is payable within 28 days
- 67 Payment of pecuniary sum to Fines Enforcement and Recovery Officer
- 68 Payment by credit card etc
- 69 Amounts unpaid or unrecovered for more than certain period
- 70 Arrangements as to manner and time of payment
- 70A Minister may declare amnesty from payment of costs, fees and charges
- 70B Investigation of debtor's financial position
- 70C Power to require information
- 70D Disclosure of information to prescribed interstate authority
- 70E Power to require identification
- 70F Publication of names of debtors who cannot be found
- 70G Charge on land
- 70H Reminder notice
- 70I Enforcement actions

Subdivision 4—Powers relating to enforcement action

- 70J Aggregation of pecuniary sums for the purposes of enforcement
- 70K Seizure and sale of assets
- 70L Garnishment
- 70M Suspension of driver's licence
- 70N Restriction on transacting business with Registrar of Motor Vehicles

- 700 Clamping or impounding of vehicle
- 70P Power to dispose of uncollected seized vehicles
- 70Q Publication of names of debtors subject to enforcement action
- 70R Costs
- 70S Liability
- 70T Fines Enforcement and Recovery Officer may be assisted by others

Subdivision 5-Failure of enforcement process

- 70U Community service orders
- 12 Amendment of section 71—Community service orders may be enforced by imprisonment
- 13 Amendment of section 72—Identification of authorised officers
- 14 Amendment of section 72A—Hindering authorised officer or assistant
- 15 Amendment of section 75—Regulations
- 16 Transitional provisions

Part 5—Amendment of Cross-border Justice Act 2009

17 Amendment of section 120—Terms used in this Part

Part 6—Amendment of Expiation of Offences Act 1996

- 18 Amendment of section 4—Interpretation
- 19 Amendment of section 6—Expiation notices
- 20 Amendment of section 7—Payment by card
- 21 Amendment of section 8—Alleged offender may elect to be prosecuted etc
- 22 Amendment of section 8A—Review of notices on ground that offence is trifling
- 23 Substitution of sections 9 and 10
- 9 Arrangements as to manner and time of payment
- 24 Amendment of section 11—Expiation reminder notices
- 25 Amendment of section 11A—Expiation enforcement warning notices
- 26 Substitution of sections 12 to 14
 - 12 Late payment
 - 13 Enforcement determinations
 - 14 Review of enforcement determinations by Court
 - 14A Enforcement actions by Fines Enforcement and Recovery Officer
 - 14B Amounts unpaid or unrecovered for more than certain period
- 27 Amendment of section 15—Effect of expiation
- 28 Amendment of section 16—Withdrawal of expiation notices
- 29 Amendment of section 17—Application of payments
- 30 Substitution of sections 18, 18A and 18B
 - 18 Provision of information
 - 18A Minister may declare amnesty from payment of costs, fees and charges
 - 18B Investigation of alleged offender's financial position
 - 18C Power to require information
 - 18D Disclosure of information to prescribed interstate authority
 - 18E Power to require identification
- 31 Amendment of section 20—Regulations
- 32 Transitional provisions

Part 7—Amendment of Fisheries Management Act 2007

- 33 Amendment of section 104—Demerit points for certain offences
- 34 Amendment of section 108—Disqualification etc and discounting of demerit points

Part 8—Amendment of Magistrates Court Act 1991

- 35 Amendment of section 7A—Constitution of Court
- 36 Amendment of section 9A—Petty Sessions Division
- 37 Amendment of section 12—Administrative and ancillary staff
- 38 Repeal of section 13A

Part 9—Amendment of Motor Vehicles Act 1959

- 39 Amendment of section 5—Interpretation
- 40 Amendment of section 9—Duty to register
- 41 Amendment of section 85—Procedures for suspension, cancellation or variation of licence or permit
- 42 Amendment of section 93—Notice to be given to Registrar
- 43 Amendment of section 98B—Demerit points for offences in this State
- 44 Amendment of section 102—Duty to insure against third party risks
- 45 Amendment of section 139D—Confidentiality
- 46 Amendment of section 145—Regulations

Part 10—Amendment of Summary Procedure Act 1921

47 Amendment of section 189A—Costs payable by defendant in certain criminal proceedings

Part 11—Amendment of Victims of Crime Act 2001

- 48 Amendment of section 28—Right of Attorney-General to recover money paid out from offender etc
- 49 Amendment of section 32—Imposition of levy

Part 12—Amendment of Young Offenders Act 1993

50 Amendment of section 49A—Restrictions on performance of community service and other work orders

The Parliament of South Australia enacts as follows:

Part 1—Preliminary

1—Short title

This Act may be cited as the *Statutes Amendment (Fines Enforcement and Recovery)* Act 2013.

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 Correctional Services Act 1982

4—Amendment of section 74AA—Board may impose community service for breach of conditions

Section 74AA(4)(d)—delete "8" and substitute:

7.5

Part 3—Amendment of Courts Administration Act 1993

5—Amendment of section 21A—Non-judicial court staff

Section 21A(1)(ab)—delete paragraph (ab)

Part 4—Amendment of Criminal Law (Sentencing) Act 1988

5 6—Amendment of section 3—Interpretation

(1) Section 3(1), definition of *authorised officer*, (b)—delete paragraph (b) and substitute:

(b) the Fines Enforcement and Recovery Officer; or

- (2) Section 3(1), definition of *authorised officer*, (e)—delete "by the Administrator"
- 10 (3) Section 3(1)—after the definition of *court* insert:

debtor means the person by whom a pecuniary sum is payable;

(4) Section 3(1)—after the definition of *ERD Court* insert:

Fines Enforcement and Recovery Officer means the Fines Enforcement and Recovery Officer under Part 9 Division 3;

15 (5) Section 3(1), definition of *the Manager, Penalty Management* or *the Manager*—delete the definition

7—Amendment of section 13—Order for payment of pecuniary sum not to be made in certain circumstances

Section 13(1a) and (2)—delete subsections (1a) and (2) and substitute:

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25

30

- (2) Subject to subsection (3), the court is not obliged to inform itself as to the defendant's means, but it should consider any evidence on the subject that the defendant or the prosecutor has placed before it.
- (3) In considering whether the defendant would be able to comply with the order, the court should have regard to—
 - (a) the fact that the defendant could enter into an arrangement under Part 9 Division 3; and
 - (b) any information available to the court as to other pecuniary sums that have been paid, or are payable, by the defendant.

8—Amendment of section 47—Special provisions relating to community service

(1) Section 47(1)(a)—delete "16" and substitute:

15

(2) Section 47(1)(a) and (b)—delete "320" wherever occurring and substitute in each case:

35

(3) Section 47(1)(f)—delete "eight" and substitute:

7.5

9—Amendment of section 56A—Appointment of authorised officers

- (1) Section 56A—before subsection (1) insert:
- 5

10

- (a1) The Minister may appoint persons (including members of the staff of the State Courts Administration Authority) as authorised officers for the purposes of the enforcement of pecuniary sums under this Act.
- (2) Section 56A(2)—delete "subsection (1)" and substitute:

this section

(3) Section 56A(3)—delete "Administrator" and substitute:

Minister or Administrator (as the case requires)

10—Insertion of section 56B

Before section 57 insert:

56B—Preliminary

15	Unless to—	Unless the contrary intention appears, a reference in this Division to—		
	(a)	a <i>probationer</i> includes a reference to a debtor who has entered into a bond under Part 9 Division 3 Subdivision 5; and		
20	(b)	a <i>probative court</i> includes a reference to a court that made an order pursuant to which a debtor entered into a bond under Part 9 Division 3 Subdivision 5.		

11—Substitution of Part 9 Division 3

Part 9 Division 3—delete Division 3 and substitute:

25	Division 3—Enforcement of pecuniary sums
	Subdivision 1—Preliminary
	60—Interpretation
	(1) In this Division—
3(<i>clamp</i> , in relation to a vehicle, means immobilise the vehicle by means of wheel clamps (and <i>clamped</i> has a corresponding meaning);
	<i>clamping or impounding period</i> means the period for which a vehicle is liable to remain clamped or impounded in accordance with a determination under section 70O(1);
	<i>Court</i> means—
35	(a) in relation to a debtor who is a youth—the Youth Court;
	(b) in any other case—the Magistrates Court;

drive includes ride;

driver's licence includes a learner's permit;

land means, according to the context—

	(a)	land as	a physical entity, including—
5		(i)	any building or structure on, or improvement to, land (whether affixed to the land or not); or
		(ii)	land covered by water and, in such a case, the overlying water; or
10		(iii)	a lot under the <i>Community Titles Act 1996</i> or a unit under the <i>Strata Titles Act 1988</i> ; or
	(b)	a legal	estate or interest in, or right in respect of, land;
		•	ess hours means the hours between 9 am and 5 pm on han a Saturday, Sunday or public holiday;
	person	n entitled	to custody of a vehicle means—
15	(a)	an own	er of the vehicle; or
	(b)	-	n authorised by an owner of the vehicle to take y of the vehicle; or
	(c)	a perso	n legally entitled to possession of the vehicle;
20	-	-	<i>n</i> has the same meaning as in the <i>Intervention Orders Abuse</i>) <i>Act 2009</i> ;
	public Act 20	-	gency has the same meaning as in the Public Sector
25	kept u	nder the A	<i>r</i> of a vehicle means a person recorded in a register <i>Motor Vehicles Act 1959</i> or the law of another State he Commonwealth as an owner of the vehicle;
	road 1	nas the sar	ne meaning as in the Motor Vehicles Act 1959.
((2) For th	e purpose	s of this Division—
30	(a)	by the l accorda penalty before	ement action includes any action that may be taken Fines Enforcement and Recovery Officer in ance with a determination under section 70I or a r enforcement order made under this Act as in force the commencement of section 11 of the <i>Statutes</i> ment (Fines Enforcement and Recovery) Act 2013;
35	(b)	order for in the p	r is <i>subject to a suppression order</i> if a suppression orbidding publication of the debtor's name was made proceedings in which the pecuniary sum was imposed debtor and the order has not subsequently been d.

	(3)		the contrary intention appears, a reference in this Division to niary sum includes a reference to—
5		(a)	the amount outstanding of such a sum or, if a number of pecuniary sums have been aggregated, the amount outstanding of the aggregated sums; and
		(b)	any fees, charges or other amounts which are, in accordance with this Division, added to and form part of such a sum.
			s due under expiation notices may be treated as pecuniary sum
10	(1)	may ma <i>determ</i>	t to this section, the Fines Enforcement and Recovery Officer ake a determination under this section (an <i>aggregation</i> <i>ination</i>) if a debtor who owes a pecuniary sum also has an t due under an expiation notice (an <i>expiation amount</i>) and—
15		(a)	the debtor has requested the making of the aggregation determination; or
		(b)	an enforcement determination has been made in relation to the expiation amount under the <i>Expiation of Offences Act 1996</i> .
20	(2)	but no the <i>Exp</i> amount make a	ebtor requests the making of the aggregation determination enforcement determination has been made under section 13 of <i>biation of Offences Act 1996</i> in relation to the expiation t, the Fines Enforcement and Recovery Officer may refuse to determination under this section unless the issuing authority e prescribed fee.
25	(3)	On the	making of an aggregation determination—
		(a)	the expiation amount will be taken to be part of the pecuniary sum owed by the debtor; and
30		(b)	subject to the regulations, the debtor will, for the purposes of an Act or law other than this Act or the <i>Expiation of</i> <i>Offences Act 1996</i> , be taken to have expiated the offence or offences to which the determination relates (unless the debtor is already taken to have expiated the offence in accordance with section 9(14) or section 13 of the <i>Expiation</i> <i>of Offences Act 1996</i>); and
35		(c)	any enforcement determination under the <i>Expiation of Offences Act 1996</i> made in relation to the expiation amount is suspended.
40	(4)	aggrega order o taken to	purposes of section 69, an expiation fee that is subject to an ation determination is taken to be a pecuniary sum imposed by f a court and the 28 day period referred to in section 66 is be have ended on the day on which the expiation period ended he <i>Expiation of Offences Act 1996</i> .

		orcement and Recovery Officer may revoke an etermination at any time by notice in writing given to				
5		A revocation takes effect 7 days from (and including) the day on which the notice referred to in subsection (5) was given to the debtor.				
	(7) On the revocat subsection (5)	tion of an aggregation determination under				
10		maining expiation amount must be determined by the Enforcement and Recovery Officer, taking into nt—				
	(i)	any deductions that should be made on account of amounts that have been paid by or recovered from the debtor since the making of the determination; and				
15	(ii)	any additions that should be made on account of amounts that have accrued in accordance with section 69 since the making of the determination; and				
20		maining expiation amount so determined will no r be taken to be part of the pecuniary sum; and				
	(c) —					
25	(i)	if an enforcement determination had been made under the <i>Expiation of Offences Act 1996</i> prior to the making of the aggregation determination—the enforcement determination comes back into force (and the <i>Expiation of Offences Act 1996</i> applies to the remaining expiation amount as if the aggregation determination had not been made); or				
30 35	(ii)	Recovery Officer may make an enforcement determination in relation to the remaining expiation amount under section 13 of the <i>Expiation of</i> <i>Offences Act 1996</i> (and any procedural or other requirements relating to the making of such determinations will be taken to have been complied				
62	—Enforcement a	with).				
0		applies to a debtor who is a youth (ie, a person who				
40	was under the of which the p additional pow Recovery Offi making of a co	age of 18 years at the time when the offence in respect ecuniary sum was imposed was committed) but an ver exists for the youth or the Fines Enforcement and cer to apply, at any time, to the Youth Court for the ommunity service order in respect of the youth (as if applied in respect of the pecuniary sum).				

63—Service of notices etc

	(1)	be give		nination or other document required or authorised to ed under this Division may be given or served post.			
5	(2)	If—					
		(a)	under a	es Enforcement and Recovery Officer is required ny provision of this Division to give to or serve on a a notice, determination or other document; and			
10		(b)		ereabouts of the debtor cannot, after reasonable es, be ascertained,			
		the following provisions apply:					
15		(c)	Recove determine the Find publish Officer have gi	to paragraph (d), the Fines Enforcement and ry Officer must instead publish details of the notice, nation or other document on a website determined by es Enforcement and Recovery Officer (and on ing such details the Fines Enforcement and Recovery will, for the purposes of this Division, be taken to ven the debtor, or served the debtor with, the notice, nation or document);			
20		(d)	a protects serve th	ebtor is a youth, is subject to a suppression order or is cted person, the requirement to give the debtor, or ne debtor with, the notice, determination or other ent does not apply but—			
25			(i)	the Fines Enforcement and Recovery Officer may cause details of the notice, determination or other document to be provided to the debtor by any other means reasonably available that do not involve public disclosure of the debtor's name; and			
30			(ii)	on providing such details the Fines Enforcement and Recovery Officer will, for the purposes of this Division, be taken to have given the debtor, or served the debtor with, the notice, determination or document.			
	Subdiv	vision 2	—Fine	s Enforcement and Recovery Officer			
35				ent and Recovery Officer			
55	(1)			Fines Enforcement and Recovery Officer.			
	(2)	The Fir	es Enfoi	rement and Recovery Officer will be a person Public Service of the State.			
40	(3)	carrying out any Fines E	g out fun other fu nforcem	cement and Recovery Officer may, in addition to ctions and exercising powers under this Act, carry nctions, or exercise any other powers, assigned to the ent and Recovery Officer by or under any other Act Minister.			

5	 (4) If the Fines Enforcement and Recovery Officer carries out functions under any Act on behalf of a public sector agency, Local Government agency or other person or body, the Fines Enforcement and Recovery Officer may charge the agency, person or body a fee of such amount as may be agreed between the Fines Enforcement and Recovery Officer and the agency, person or body.
	65—Delegation
10	(1) The Fines Enforcement and Recovery Officer may, by instrument in writing, delegate a power or function under this Act or any other Act—
	(a) to a particular person or committee; or
	(b) to the person for the time being performing particular duties or holding or acting in a particular position.
15	(2) A power or function delegated under this section may, if the instrument of delegation so provides, be further delegated.
	(3) A delegation—
	(a) may be absolute or conditional; and
	(b) does not derogate from the power of the delegator to act personally in a matter; and
20	(c) is revocable at will.
	Subdivision 3—Payment of pecuniary sums
	66—Pecuniary sum is payable within 28 days
25	Subject to any arrangement under section 70, a pecuniary sum imposed by order of a court is payable within 28 days from (and including) the day on which the order was made.
	67—Payment of pecuniary sum to Fines Enforcement and Recovery Officer
	(1) A pecuniary sum is payable as follows (despite the fact that the order is in favour of some person):
30	(a) to the Fines Enforcement and Recovery Officer; or
	(b) to any agent appointed by the Fines Enforcement and Recovery Officer for the purpose.
35	 On receipt of the whole or part of a pecuniary sum, the Fines Enforcement and Recovery Officer must pay the amount received as follows:
	(a) firstly, if a VIC levy is payable by the defendant, then into the Victims of Crime Fund in satisfaction of that levy; and

	()	b) secondly, if the sentencing court has ordered the defendant to pay any amount by way of compensation or restitution to a particular person, then to that person in satisfaction of that amount; and
5	(6	c) thirdly, if any costs are payable to a party to the proceedings, then in satisfaction of those costs; and
	(0	l) fourthly, if any other money is payable under the order of the court to the complainant, then to the complainant; and
10	(6	e) fifthly, according to the directions of any other Act or, if no other Act contains directions as to payment, then to Treasury.
	68—Paym	ent by credit card etc
15	debi	ecuniary sum may be paid by using a credit card, charge card or t card if facilities for their use are available in relation to the ment to be made.
	69—Amou perio	nts unpaid or unrecovered for more than certain d
	· · · · · ·	ect to subsection (2), if any part of a pecuniary sum imposed by r of a court remains—
20	(8	a) unpaid by the debtor under this Subdivision; or
	(1	b) unrecovered from the debtor under Subdivision 4,
25	amo regu	the expiration of the 28 day period referred to in section 66 an unt prescribed by, or calculated in accordance with, the lations is added to, and forms part of, the pecuniary sum payable the debtor.
	circu	Fines Enforcement and Recovery Officer may, in such imstances as he or she thinks just, waive payment of the whole ny part of an amount payable by a debtor in accordance with this ion.
30	70—Arran	gements as to manner and time of payment
	· · · · · ·	ect to this section, a debtor who pays to the Fines Enforcement Recovery Officer the prescribed fee—
35	(a) may, at any time during the 28 day period referred to in section 66, enter into an arrangement with the Fines Enforcement and Recovery Officer for payment of a pecuniary sum by instalments over a period determined by the Fines Enforcement and Recovery Officer (being not more than 12 months from the date on which the arrangement is entered into); or
40	(1	b) if the Fines Enforcement and Recovery Officer agrees, may enter into some other kind of arrangement with the Fines Enforcement and Recovery Officer for payment of a pecuniary sum in accordance with subsection (3).

5	(2)	An arrangement for payment by instalments referred to in subsection (1)(a) must provide for instalments to be paid to the Fines Enforcement and Recovery Officer by direct debits by or through some other person or agency (eg, deductions from an ADI account or wages).
	(3)	Other kinds of arrangements under this section may consist of or include—
		 (a) payment by instalments (including instalments paid over a period exceeding 12 months);
10		(b) an extension of time to pay;
		(c) the taking of a charge over land;
		(d) the surrender of property to the Fines Enforcement and Recovery Officer;
15		 (e) payment of any amount, including by direct credit, by or through some other person or agency (eg, deductions from an ADI account or wages);
		(f) any other form of arrangement agreed by the Fines Enforcement and Recovery Officer and the debtor.
	(4)	If—
20		 (a) a debtor has previously been subject to enforcement action under this Division (whether in relation to the same, or a different, pecuniary sum); or
25		 (b) a debtor is an undischarged bankrupt or is subject to a composition or deed or scheme of arrangement with or for the benefit of creditors; or
		(c) a debtor is of a class prescribed by the regulations,
		the Fines Enforcement and Recovery Officer may—
30		(d) refuse to enter into an arrangement under this section, or a particular type of arrangement under this section, with the debtor; or
35		 (e) require the debtor to provide an irrevocable authority to obtain (in accordance with any prescribed requirements) financial and contact information about the debtor from any Commonwealth, State or Local Government agency, any ADI or an employer of the debtor; or
		(f) require the debtor to provide security or obtain guarantees (as the Fines Enforcement and Recovery Officer thinks fit).
	(5)	An arrangement under this section may be varied by agreement between the debtor and the Fines Enforcement and Recovery Officer.
40	(6)	If an arrangement is entered into or varied under this section, the Fines Enforcement and Recovery Officer must give a copy of the arrangement or varied arrangement (as the case requires) to the debtor.

		For the purposes of entering into, or varying, an arrangement, any number of pecuniary sums payable by the debtor may be aggregated.		
	. ,	ails to comply with an arrangement under this section are has endured for 14 days, the arrangement terminates.		
5	70A—Minister m and charges	ay declare amnesty from payment of costs, fees		
		r may from time to time declare an amnesty from the the whole or any part of 1 or more of the following:		
	(a) cos	ts, fees and other charges under this Division;		
10	imr Sta	ts and fees under Part 9 Division 3 of the Act as in force nediately before the commencement of section 11 of the <i>tutes Amendment (Fines Enforcement and Recovery)</i> 2013.		
	(2) An amnesty			
15	(a) mu	st be declared by notice in the Gazette; and		
	(b) app	lies—		
		(i) in relation to a debtor, or a class of debtors; and		
	(ii) to the extent,		
	spe	cified in the notice; and		
20	(c) is s not	ubject to the terms and conditions (if any) set out in the ice.		
		r may vary or revoke the declaration of an amnesty under 1) by notice in the Gazette.		
	70B—Investigati	on of debtor's financial position		
25 30	investigate a give a writte the Fines Er	nforcement and Recovery Officer may, at any time, a debtor's means of satisfying a pecuniary sum and may on notice to a person requiring the person to produce to aforcement and Recovery Officer, within a period stated b, documents or other material relevant to the h.		
	person), refu	no, without reasonable excuse (proof of which lies on the uses or fails to comply with a requirement under this hilty of an offence.		
	Maximum p	enalty: \$10 000.		
35	70C—Power to re	equire information		
	the agency r	ector agency is in possession of a debtor's contact details, nust, on request from the Fines Enforcement and fficer, provide those details to the Fines Enforcement and fficer.		

	(2)		ection does not apply to a public sector agency excluded from plication of this section by the regulations.
		-Disclos authori	sure of information to prescribed interstate
5			nes Enforcement and Recovery Officer may disclose bed particulars of a debtor to a prescribed interstate authority.
	70E—	Power	to require identification
10	(1)	reasona	horised officer may require a person who the officer has able cause to suspect may be a debtor to produce evidence of son's identity.
	(2)	person	on who, without reasonable excuse (proof of which lies on the), refuses or fails to comply with a requirement under this is guilty of an offence.
		Maxim	um penalty: \$10 000.
15	70F—	Publica	ation of names of debtors who cannot be found
20	(1)	ascerta a notic Enforc	whereabouts of a debtor cannot, after reasonable enquiries, be ined, the Fines Enforcement and Recovery Officer may cause e to be published on a website determined by the Fines ement and Recovery Officer, and in such other manner (if a he or she thinks fit, seeking information as to the debtor's abouts.
	(2)	A notic	ce under subsection (1)—
		(a)	must be in a form determined by the Fines Enforcement and Recovery Officer; and
25		(b)	must not include any information relating to the debtor other than the debtor's—
			(i) actual name and any assumed name; and
			(ii) last known and former addresses; and
			(iii) date of birth.
30	(3)		rer, a notice cannot be published under this section in relation btor if the debtor is—
		(a)	a youth; or
		(b)	subject to a suppression order; or
		(c)	a protected person.
35	70G—	-Charg	e on land
	(1)	apply t Registi solely	nes Enforcement and Recovery Officer may, at any time, o the Registrar-General in the form determined by the rar-General to register a charge over land owned (whether or as a co-owner) by the debtor for the amount of the
40		pecuni	ary sum outstanding from time to time.

(On receipt of an application under subsection (1), the Registrar-General must enter an appropriate note in the Register Book and, when that entry is made, a charge is created over the land in favour of the Crown.				
5 ((3)	The effe	ect of the	charge	is as follows:	
		(a)	subsect	ion (2), r	eneral must not, after entry of the note under register an instrument affecting the land over e exists unless—	
			(i)	the inst	rument—	
10				(A)	was executed before the entry was made; or	
				(B)	has been executed under or pursuant to an agreement entered into before the entry was made; or	
15				(C)	relates to an instrument registered before the entry was made; or	
			(ii)	the inst class; o	rument is an instrument of a prescribed r	
20			(iii)		rument is expressed to be subject to the on of the charge; or	
			(iv)	results t mortgag	rument is a duly stamped conveyance that from the exercise of a power of sale under a ge, charge or encumbrance registered before y was made; and	
25 30		(b)	the Crown which the Act 188 which d	wn) has he charg 6 to a m	cement and Recovery Officer (on behalf of the same powers in respect of the land over e exists as are given by the <i>Real Property</i> ortgagee under a mortgage in respect of as been made in payment of money secured	
(. ,		on to the	•	under subsection (3)(a)(i) or (ii) has effect, as if it had been registered before the entry	
35		will be the Reg	taken to istrar-Ge ar-Gener	be cance eneral mu	ered under subsection (3)(a)(iv), the charge lled by the registration of the instrument and ust take whatever action the lers appropriate to give effect to the	
40		Registra	ar-Gener	al, in the	and Recovery Officer will apply to the form determined by the Registrar-General, f a charge under this section cancelled—	
		(a)	on the p	becuniary	v sum being fully satisfied; or	

(b) if the Fines Enforcement and Recovery Officer considers, in the circumstances of the particular case, that it is just to do so,

(and the Registrar-General must then cancel the relevant entry).

(7) Any fees incurred in relation to registration (or cancellation of registration) under this section are added to and form part of the pecuniary sum.

70H—Reminder notice

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- (1) If, at the end of the 28 day period from the making of an order imposing a pecuniary sum, the debtor has not paid the pecuniary sum or entered into an arrangement under this Subdivision in respect of the sum, the Fines Enforcement and Recovery Officer must cause a reminder notice to be given to the debtor.
- (2) A reminder notice must—
 - (a) be in a form determined by the Fines Enforcement and Recovery Officer; and
 - (b) contain information as to the enforcement action that can be taken against the debtor in the event of continued default.
- (3) Subject to subsection (4), a prescribed reminder notice fee will be added to and form part of the pecuniary sum in respect of which the notice is issued.
- (4) The Fines Enforcement and Recovery Officer may, in such circumstances as he or she thinks just, waive payment of a reminder notice fee.

70I—Enforcement actions

- (1) If—
 - (a) a debtor has not, within 14 days of (and including) the date on which a reminder notice relating to a pecuniary sum was given to the debtor in accordance with section 70H, paid the sum or entered into an arrangement under section 70 in respect of the sum; or
 - (b) an arrangement under section 70 has terminated,

the Fines Enforcement and Recovery Officer may determine, at any time, in his or her absolute discretion, to do any of the following:

- (c) enter into an arrangement, or further arrangement, with the debtor under section 70(1)(b);
- (d) exercise any 1 or more of the powers under Subdivision 4 or Subdivision 5;
- (e) waive payment of the pecuniary sum or any part of the pecuniary sum.

(2)	If the Fines Enforcement and Recovery Officer determines to waive
	payment of any part of a pecuniary sum that includes an amount of
	compensation, the Fines Enforcement and Recovery Officer must
	take reasonable action to notify the person to whom the
	compensation is payable and that person may then recover the
	amount of the compensation as a debt from the debtor.

Subdivision 4—Powers relating to enforcement action

70J—Aggregation of pecuniary sums for the purposes of enforcement

Any number of pecuniary sums owed by a debtor may be aggregated for the purposes of exercising powers under this Subdivision.

70K—Seizure and sale of assets

(1)	The Fines Enforcement and Recovery Officer may, by written
	determination, determine to sell the debtor's land or personal
	property to satisfy a pecuniary sum.

- (2) A determination under this section authorises the Fines Enforcement and Recovery Officer to—
 - (a) enter any land (using such force as may be necessary) on which the Fines Enforcement and Recovery Officer reasonably suspects personal property of the debtor is situated; and
 - (b) seize and remove any personal property found on land referred to in paragraph (a) that apparently belongs (wholly or partly) to the debtor; and
 - (c) affix clamps or any other locking device to any vehicle that is to be seized and removed from land referred to in paragraph (a) in order to secure the vehicle until it can be so seized and removed; and
 - (d) seize and remove any documents evidencing the debtor's title to any real or personal property; and
 - (e) place and keep any such personal property or documents in safe custody until completion of sale; and
 - (f) sell real or personal property owned (whether solely or as a co-owner) by the debtor.

(3) However—

- (a) powers under this section may not be exercised in relation to personal property, or property of a class, prescribed by the regulations; and
- (b) this section does not authorise the sale of land unless the amount of the pecuniary sum exceeds \$10 000; and

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		 (c) any amount realised from the sale of the debtor's real or personal property in excess of the pecuniary sum owed by a debtor must be paid to the debtor by the Fines Enforcement and Recovery Officer.
5	(4)	The Fines Enforcement and Recovery Officer may exercise powers under this section in the absence of, and without prior notice to, the debtor.
10	(5)	When property is seized or removed from land, a copy of the written determination under this section and a notice listing the property seized—
		 (a) must be given personally to the debtor or to any other person apparently in charge of the land and apparently of or over the age of 16 years; or
15		(b) if paragraph (a) cannot be complied with, must be left in or attached to a conspicuous place on the land.
	(6)	The Fines Enforcement and Recovery Officer may, if he or she thinks fit, leave a debtor in possession of property until it is sold pursuant to the order for sale.
20	(7)	If property that has been seized is left in the debtor's possession pending sale, the debtor must not, except with the written approval of the Fines Enforcement and Recovery Officer, cause, permit or allow the property to be removed from the debtor's possession or to be sold or offered for sale.
		Maximum penalty: \$2 500.
25	(8)	If a vehicle has been seized but left in the debtor's possession pending sale, the debtor must not, except with the written approval of the Fines Enforcement and Recovery Officer, drive the vehicle on a road.
		Maximum penalty:
30		(a) \$2 500; or
		(b) disqualification from holding or obtaining a driver's licence for a period (of whole months only) not exceeding 6 months.
	(9)	A person must not interfere in any way—
35		 (a) with any written determination attached by the Fines Enforcement and Recovery Officer to seized property left in a debtor's possession signifying that the property has been seized; or
		(b) with the means by which a vehicle has been immobilised pursuant to this section.
40		Maximum penalty: \$2 500.
	(10)	Property seized under this section cannot be sold until 14 days have elapsed from (and including) the day on which it was seized.

	(11)	If—
		 (a) the debtor or any other person claims that property seized under this section is not liable to seizure and sale under this section; or
5		(b) a person (other than the debtor) claims an interest in property seized under this section,
		the Court may, if satisfied, on application by the debtor or other person, of the validity of the claim—
		(c) exclude the property from the sale; or
10		(d) direct the application of the proceeds of the sale of the property in such manner as the Court considers just.
	(12)	A sale of land or tangible property under this section is to be conducted in a manner determined by the Fines Enforcement and Recovery Officer.
15	(13)	If land is sold in pursuance of this section, an instrument of transfer or conveyance (as appropriate) signed by the Fines Enforcement and Recovery Officer will, on registration, operate to vest title to the land in the purchaser.
	(14)	The title vested in a purchaser under subsection (13) will be free of—
20		(a) all mortgages and charges; and
		(b) except in the case of land held from the Crown under lease, licence or agreement to purchase—all leases and licences.
25	(15)	An instrument of transfer or conveyance in pursuance of a sale under this section must, when lodged with the Registrar-General for registration, be accompanied by a statutory declaration made by the Fines Enforcement and Recovery Officer stating that the requirements of this section in relation to the sale of the land have been observed.
30 35	(16)	If it is not reasonably practicable to obtain the duplicate certificate of title to land that is sold in pursuance of this section (or other relevant instrument), the Registrar-General may register a transfer or conveyance despite the non-production of the duplicate (or instrument), but in that event will cancel the existing certificate of title for the land and issue a new certificate in the name of the transferee.
40	(17)	Where any part of the debtor's property consists of intangible property, the Fines Enforcement and Recovery Officer may sign any transfer or do anything else necessary to convert that property into money as if the Fines Enforcement and Recovery Officer were the debtor.
	(18)	If the proceeds from a sale of property under this section exceed the amount necessary to satisfy the pecuniary sum owed by the debtor, the amount remaining after deduction of the pecuniary sum from the proceeds must be returned to the debtor.

	(19)	If the Fines Enforcement and Recovery Officer determines not to sell any personal property seized under this section, the property must be returned to the debtor or left at the land from which it was seized.
	70L—	Garnishment
5	(1)	The Fines Enforcement and Recovery Officer may, by written determination, provide that—
		(a) money owing or accruing to a debtor from a third person; or
		(b) money of the debtor in the hands of a third person (including money in an ADI account),
10		be attached to satisfy a pecuniary sum owed by the debtor.
	(2)	A determination under this section may authorise the garnishee to retain from the money subject to the attachment a reasonable sum, fixed by the written determination, as compensation for the garnishee's expenses in complying with the determination.
15	(3)	The Fines Enforcement and Recovery Officer must cause a copy of a written determination under this section to be given to the debtor and the garnishee.
	(4)	A garnishee must comply with a determination under this section.
		Maximum penalty: \$10 000.
20	(5)	If the garnishee does not comply with a determination under this section, the garnishee becomes personally liable for payment to the Fines Enforcement and Recovery Officer of the amount subject to attachment.
25	(6)	If, because a determination has been made under this section in relation to an employee, the employer—
		(a) dismisses the employee; or
		(b) injures the employee in employment; or
		(c) alters the employee's position to the employee's prejudice,
		the employer is guilty of an offence.
30		Maximum penalty: \$10 000.
	(7)	A reference in this section to a <i>third person</i> includes the Crown or any person or body holding money on behalf of the Crown.
	70M—	-Suspension of driver's licence
35	(1)	The Fines Enforcement and Recovery Officer may, by written determination, suspend a debtor's driver's licence (and such a determination may be issued despite the fact that the debtor is currently disqualified from holding or obtaining a licence).
	(2)	The Fines Enforcement and Recovery Officer must —
40		(a) cause a copy of the written determination under subsection (1) to be given to the debtor; and

		(b)	notify the Registrar of Motor Vehicles of the determination.
	(3)	A licen	ce suspension under this section—
5		(a)	takes effect 14 days from (and including) the day on which the determination under subsection (1) was given to the debtor; and
10		(b)	may be cancelled by the Fines Enforcement and Recovery Officer by written determination (provided that the Fines Enforcement and Recovery Officer must make such a written determination if all pecuniary sums owed by the debtor are paid in full).
	(4)		ination under subsection (3)(b)—
		(a)	the Fines Enforcement and Recovery Officer must notify the Registrar of Motor Vehicles of the determination; and
15		(b)	the licence suspension continues in operation until the Registrar of Motor Vehicles is so notified.
			ction on transacting business with Registrar of /ehicles
20	(1)	determ	nes Enforcement and Recovery Officer may, by written ination, impose a prohibition on the debtor transacting any as with the Registrar of Motor Vehicles.
	(2)	The Fir	nes Enforcement and Recovery Officer must—
		(a)	cause a copy of the written determination under subsection (1) to be given to the debtor; and
25		(b)	notify the Registrar of Motor Vehicles of the determination.
	(3)	A proh	ibition under this section—
		(a)	takes effect on the Registrar of Motor Vehicles being notified under subsection (2); and
30		(b)	may be cancelled by the Fines Enforcement and Recovery Officer by written determination (provided that the Fines Enforcement and Recovery Officer must make such a written determination if all pecuniary sums owed by the debtor are paid in full).
35	(4)		ination under subsection (3)(b)—
		(a)	the Fines Enforcement and Recovery Officer must notify the Registrar of Motor Vehicles of the determination; and
		(b)	the prohibition continues in operation until the Registrar of Motor Vehicles is so notified.

(5)	
5	The effect of a prohibition under this section is that, while the prohibition continues in operation, the Registrar of Motor Vehicles will not process any application made by or on behalf of the debtor, whether the application was made before or after the prohibition took effect.
(6)	However, subsection (5) does not apply in relation to an application to transfer the registration of a vehicle of which the debtor is a registered owner—
10	(a) to a person who is not a joint registered owner of the vehicle; or
	(b) to a person where the transfer has been ordered by a court.
700–	-Clamping or impounding of vehicle
(1)	The Fines Enforcement and Recovery Officer may, by written determination, determine to clamp or impound any vehicle that the debtor owns or is accustomed to drive, or that was used in the commission of an offence to which action under this Division relates, for a period specified in the determination or until the Fines Enforcement and Recovery Officer determines to end the clamping
	or impounding period under this section.
20 (2)	The Fines Enforcement and Recovery Officer must cause a copy of the written determination to clamp or impound a vehicle to be given to the debtor and to each registered owner of the vehicle.
(3)	A determination under this section authorises the Fines Enforcement and Recovery Officer—
25	(a) to clamp a vehicle referred to in subsection (1); or
	(b) to seize such a vehicle for the purpose of clamping or impounding it.
(4)	If a determination has been made under this section in relation to a vehicle, the Fines Enforcement and Recovery Officer may do anything reasonably necessary for the purposes of carrying out functions under this section, including exercising any of the following powers in relation to the vehicle:
35	(a) giving an owner of the vehicle written notice in the prescribed form requiring the owner to produce the vehicle at a time and place specified in the notice;
40	 (b) entering any place, including a public place, (using such force as may be necessary) at which the Fines Enforcement and Recovery Officer reasonably suspects the vehicle is situated and breaking into or opening any garage or other structure in which the vehicle can be seen to be stored at the place;
	(c) requiring a person to stop the vehicle;
	(d) causing a locking device or other feature of the vehicle to be removed, dismantled or neutralised;

		(e)	requiring a person to surrender the keys to the vehicle, or starting the vehicle by other means;
5		(f)	temporarily affixing clamps or any other locking device to the vehicle on a public road or in any other place in order to secure the vehicle until it can be seized and moved;
10		(g)	moving the vehicle to a place determined by the Fines Enforcement and Recovery Officer and clamping or impounding the vehicle at that place (and, if the Fines Enforcement and Recovery Officer so determines, subsequently moving the vehicle to, and clamping or impounding the vehicle at, some other place);
		(h)	driving, towing or pushing the vehicle, or moving the vehicle in any other manner.
15	(5)	the pers	on must not, without reasonable excuse (proof of which lies on son), refuse or fail to comply with a notice or requirement ubsection (4)
		Maxim	um penalty: \$2 500 or imprisonment for 6 months.
	(6)	The Fin	es Enforcement and Recovery Officer—
20		(a)	must determine to end the clamping or impounding period if all pecuniary sums owed by the debtor are paid in full; and
		(b)	may determine to end the clamping or impounding period at any other time in his or her absolute discretion.
	(7)		end of the clamping or impounding period, the Fines ement and Recovery Officer may—
25		(a)	remove the clamps; or
		(b)	release the vehicle, including to a person who applies for release of the vehicle and satisfies the Fines Enforcement and Recovery Officer that he or she is entitled to custody of the vehicle.
30	(8)		er, the Fines Enforcement and Recovery Officer is not obliged ve clamps from a vehicle or release a vehicle—
		(a)	outside of ordinary business hours; or
35		(b)	if the Fines Enforcement and Recovery Officer believes that the removal or release would result in the vehicle being left in the custody of a person not entitled to custody of the vehicle.
40	(9)	question includir particul section	thes Enforcement and Recovery Officer may ask a person ins for the purpose of carrying out functions under this section, ing questions for the purpose of determining whether a ar vehicle is liable to be clamped or impounded under this and questions for the purpose of determining whether a who applies for release of a vehicle is entitled to custody of icle.

	(10)	A perso	on who—	-
		(a)		or fails, without reasonable excuse, to answer a n under subsection (9); or
5		(b)	-	onse to a question under subsection (9) gives an that is false or misleading in a material particular,
		is guilty	y of an o	ffence.
		Maxim	um pena	lty: \$2 500 or imprisonment for 6 months.
	70P—	Power	to dispo	ose of uncollected seized vehicles
10	(1)	of a veh section for relea liable to	nicle that 700 app ase of the o be so c	iny other law, if no person who is entitled to custody has been seized and clamped or impounded under lies to the Fines Enforcement and Recovery Officer e vehicle within 28 days of the vehicle ceasing to be lamped or impounded, the Fines Enforcement and er may, subject to this section, dispose of the vehicle.
15	(2)			not be disposed of under subsection (1) unless, not s before the disposal, notice of the disposal—
		(a)	was ser	t by post to—
			(i)	in the case of a registered vehicle—the registered address of each registered owner of the vehicle; or
20			(ii)	in any other case—the address of any owner of the vehicle of which the Fines Enforcement and Recovery Officer is aware; and
25		(b)	Proper secured	ten to each person registered under the <i>Personal</i> ty <i>Securities Act 2009</i> of the Commonwealth as a party in relation to a security interest for which the is collateral; and
		(c)	-	blished on a website determined by the Fines ement and Recovery Officer.
30	(3)	•		ection (4), a disposal of a vehicle under this section is public auction or public tender.
	(4)	A vehic sale if—	•	be disposed of under this section otherwise than by
35		(a)	reasonation or that	es Enforcement and Recovery Officer believes on ble grounds that the vehicle has no monetary value the proceeds of the sale would be unlikely to exceed ts of the sale; or
		(b)	the veh	icle has been offered for sale and was not sold.

(5	-	to subsection (6), the proceeds of the sale of a vehicle under tion must be dealt with as follows:
5	(a)	if the debtor is the owner of the vehicle—the proceeds must be applied towards satisfaction of the pecuniary sum owed and any remaining amount must be dealt with in accordance with section 7A of the <i>Unclaimed Moneys Act 1891</i> as money the owner of which cannot be found;
10	(b)	in any other case—the proceeds must be dealt with in accordance with section 7A of the <i>Unclaimed Moneys Act 1891</i> as money the owner of which cannot be found.
(6	than the and clar	re the disposal of a vehicle under this section, a person (other e debtor) claims an interest in a vehicle that has been seized mped or impounded under section 700 the Court may, if d, on application by the person, of the validity of the claim
	(a)	that the vehicle be released into the custody of the person; or
	(b)	the application of the proceeds of the sale of the vehicle in such manner as the Court considers just.
20 (7	_	any other Act or law, if a vehicle is sold or otherwise d of under this section—
	(a)	any interests in the vehicle existing prior to the sale or disposal are extinguished; and
	(b)	any purchaser of the vehicle, or of any part of the vehicle, acquires a good title.
25 70Q	—Publica action	ation of names of debtors subject to enforcement
(1	be publ Recove thinks f under tl	tes Enforcement and Recovery Officer may cause a notice to ished on a website determined by the Fines Enforcement and ry Officer, and in such other manner (if any) as he or she it, identifying a debtor who is subject to enforcement action his Division and specifying the amount of the pecuniary sum bayable at the date of the notice.
(2) A notic	e under subsection (1)—
35	(a)	must be in a form determined by the Fines Enforcement and Recovery Officer; and
	(b)	must not include any identifying information relating to the debtor other than the debtor's—
		(i) actual name and any assumed name; and
		(ii) date of birth.
40 (3		er, a notice cannot be published under this section in relation otor if the debtor is—
	(a)	a youth; or

- (b) subject to a suppression order; or
- (c) a protected person.
- (4) The Fines Enforcement and Recovery Officer must remove a notice published under subsection (1) from the website as soon as is reasonably practicable after the debtor has paid in full the pecuniary sum to which the notice relates.

70R—Costs

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Any costs incurred by the Fines Enforcement and Recovery Officer in relation to the exercise of powers and functions under this Subdivision are added to and form part of the pecuniary sum owed by the debtor.

70S—Liability

- (1) No civil liability is incurred by the Crown, the Fines Enforcement and Recovery Officer or a public sector employee (within the meaning of the *Public Sector Act 2009*) in respect of the exercise, or purported exercise, of powers or functions under this Subdivision.
- (2) A person—
 - (a) to whom powers or functions under this Subdivision are delegated by the Fines Enforcement and Recovery Officer; and
 - (b) who is not a public sector employee within the meaning of the *Public Sector Act 2009*,

does not incur any civil liability in respect of the exercise, or purported exercise, in good faith of those powers or functions.

70T—Fines Enforcement and Recovery Officer may be assisted by others

The Fines Enforcement and Recovery Officer or an authorised officer may, in the exercise of any powers or functions under this Subdivision, be assisted by such other persons (including a member of the police force) as the Fines Enforcement and Recovery Officer or authorised officer considers necessary in the circumstances.

Subdivision 5—Failure of enforcement process

70U—Community service orders

(1) The Court may, on application by the Fines Enforcement and Recovery Officer, make a community service order in relation to a debtor, if the Court is satisfied that the debtor does not have, and is not likely within a reasonable time to have, the means to satisfy a pecuniary sum without the debtor or his or her dependants suffering hardship.

	(2)		•	service order is made by the Court under this section, povisions apply:
		(a)		ber of hours of community service to be performed ebtor is—
5			(i)	if the pecuniary sum is equal to or less than the prescribed unit—7.5 hours; or
10			(ii)	if the pecuniary sum exceeds the prescribed unit— 7.5 hours for each prescribed unit of the pecuniary sum and for any fraction left after dividing the sum by that unit, up to a maximum of 500 hours;
		(b)	applies, with the	or must not, during the period for which the order leave the State for any reason except in accordance written permission of the Fines Enforcement and ry Officer.
15	(3)		es Enforo pecifying	cement and Recovery Officer must give the debtor a
		(a)		ber of hours of community service to be performed dance with subsection (2)(a); and
		(b)	the requ	irement set out in subsection (2)(b); and
20		(c)	any othe	er matter prescribed by regulation.
	(4)	-		s specified in subsection (2) apply and are they were terms of the order under subsection (1).
25	(5)	•	under thi	ection, Part 6 applies to an order for community s section as if it were a sentence of community
	(6)			and (b) do not apply to an order for community s section.
30	(7)	modific	ations, in to a yout	<i>ang Offenders Act 1993</i> applies, with necessary relation to an order under this section made in th as if it were an order for community service under
	(8)	reduced	l by 1 pre	um to which a community service order relates is scribed unit for each 7.5 hours of community service the order.
35	(9)	sum to service	which it r	nunity service order is in force, part of the pecuniary relates is paid, the number of hours of community formed under the order will be reduced by a nount.

(10)	However, if the Court, on application by the Fines Enforcement and
	Recovery Officer at any time, is satisfied that a person subject to a
	community service order under this section has the means to pay a
	fine without the person or his or her dependants suffering hardship,
	the Court may—

- (a) revoke the community service order; and
- (b) order the restoration of the pecuniary sum in respect of which the community service order was made (and for the purposes of taking enforcement action against the person, the pecuniary sum so restored is to be treated as having been imposed on the day on which the court makes an order under this paragraph).
- (11) In restoring a pecuniary sum under subsection (10), the Court must take into account the number of hours of community service (if any) that the person performed under the revoked community service order.

12—Amendment of section 71—Community service orders may be enforced by imprisonment

- (1) Section 71(1)—delete "of a court or authorised officer"
- (2) Section 71(2)(a)—delete "eight" and substitute:

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(3) Section 71(2)(b)—delete "six months" and substitute:

the prescribed period

- (4) Section 71—after subsection (9) insert:
 - (10) In this section—

prescribed period means-

- (a) in relation to an order made under section 70U—12 months;
- (b) in any other case—6 months.

13—Amendment of section 72—Identification of authorised officers

(1) Section 72(1)—delete "Administrator" and substitute:

Minister

- (2) Section 72—after subsection (3) insert:
 - (4) A person appointed as an authorised officer by the Minister must, within 2 days after ceasing to be an authorised officer, return his or her identity card to the Minister.

Maximum penalty: \$250.

14—Amendment of section 72A—Hindering authorised officer or assistant

Section 72A(2)—after "officer" insert:

appointed by the Administrator

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15—Amendment of section 75—Regulations

(1) Section 75(2)(b)—after "officers" insert:

or any other matter relating to the functions of authorised officers

- (2) Section 75(2)—after (b) insert:
 - (c) prescribe, or provide for the calculation of, costs, fees or charges for the purposes of this Act;
 - (e) exempt any person or class of persons from the obligation to pay any costs, fees or charges so prescribed;
 - (f) prescribe penalties, not exceeding \$5 000, for breach of, or non-compliance with, a regulation.
- (3) Section 75—after subsection (2) insert:
 - (3) The regulations may—
 - (a) be of general or limited application; and
 - (b) make different provision according to the persons, things or circumstances to which they are expressed to apply; and
 - (c) provide that a specified provision of this Act does not apply, or applies with prescribed variations, to any person, circumstance or situation (or person, circumstance or situation of a prescribed class) specified by the regulations, subject to any condition to which the regulations are expressed to be subject; and
 - (d) provide that any matter or thing is to be determined, dispensed with, regulated or prohibited according to the discretion of the Minister, an authorised officer or another prescribed person.
 - (4) The regulations may make provisions of a savings or transitional nature consequent on the commencement of any provisions of this Act (including provisions of a transitional nature modifying any provisions of this Act).

30 **16—Transitional provisions**

- (1) Subject to this section and to any regulations made under section 75(4) of the principal Act (as inserted by this Act)—
 - (a) Part 9 Division 3 of the principal Act as in force immediately after the commencement day applies in relation to enforcement of a pecuniary sum regardless of whether the liability to pay the pecuniary sum arose before or after the commencement day; and
 - (b) section 61 of the principal Act (as inserted by this Act) applies to an expiation amount regardless of whether the liability to pay the expiation amount arose before or after the commencement day.

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- If, immediately before the commencement day, a debtor is subject to an arrangement (2)with an authorised officer under section 64 of the principal Act, or is subject, or apparently subject, to any requirement as to the manner and time of payment of a pecuniary sum pursuant to an order made, or purportedly made, under Part 9 Division 3 of the principal Act, that arrangement or requirement continues as if it were an arrangement with the Fines Enforcement and Recovery Officer under section 70 of the principal Act as in force after the commencement day (but such an arrangement or requirement is, despite the provisions of section 70, to have effect according to its terms).
- A charge on land imposed under section 68 of the principal Act as in force before the (3) commencement day continues as if it were a charge on land imposed under section 70G of the principal Act after the commencement day.
 - (4) Without derogating from any powers or functions that may be exercised in accordance with subsection (1), a relevant order continues in operation after the commencement day (whether or not the order had taken effect before the commencement day).
 - (5) Part 9 Division 3 of the principal Act as in force before the commencement day (other than Subdivision 7) continues to apply in relation to a relevant order continued in operation under subsection (4) as if references in that Division to the Manager, the Registrar or an authorised officer were references to the Fines Enforcement and Recovery Officer.
 - However, the Fines Enforcement and Recovery Officer may, with the consent of the (6)relevant debtor, revoke a relevant order continued in operation under subsection (4).
 - (7)Despite section 69 of the principal Act (as inserted by this Act) no amount is payable under that section in relation to an amount that is taken to be a pecuniary sum imposed by order of a court by virtue of the making of an enforcement order under section 13 of the Expiation of Offences Act 1996 before the commencement of section 26 of this Act.
 - (8)In this section—

commencement day means the day on which section 11 of this Act comes into operation;

principal Act means the Criminal Law (Sentencing) Act 1988;

relevant order means a penalty enforcement order (and any warrant or order issued in relation to the penalty enforcement order) made under Part 9 Division 3 of the principal Act as in force before the commencement day.

Part 5—Amendment of Cross-border Justice Act 2009 35

17—Amendment of section 120—Terms used in this Part

Section 120, definition of *Fines Director*—delete "Manager, Penalty Management" and substitute:

Fines Enforcement and Recovery Officer

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Part 6—Amendment of Expiation of Offences Act 1996

18—Amendment of section 4—Interpretation

(1) Section 4(1)—after the definition of *child* insert:

<i>community corrections officer</i> means an officer or employee of the
administrative unit of the Public Service that is, under a Minister, responsible
for the administration of the Correctional Services Act 1982 whose duties
include the supervision of offenders in the community;

(2) Section 4(1), definition of *expiation period*—after "expiation fee" insert:

(in the absence of an arrangement under section 9)

(3) Section 4(1)—after the definition of *expiation period* insert:

Fines Enforcement and Recovery Officer means the Fines Enforcement and Recovery Officer under the *Criminal Law (Sentencing) Act 1988*;

(4) Section 4(1), definitions of *the Manager, Penalty Management* and *Registrar*—delete the definitions and substitute:

protected person has the same meaning as in the Intervention Orders (Prevention of Abuse) Act 2009.

- (5) Section 4—after subsection (2) insert:
 - (3) Subject to this Act, a person *explates* an offence if a person pays all of the amounts due under the explation notice (including any levy payable under the *Victims of Crime Act 2001*) or such amounts are recovered from the person in accordance with this Act.

19—Amendment of section 6—Expiation notices

Section 6(1)(c)—after "the notice" insert:

unless an arrangement is entered into under section 9

25 **20—Amendment of section 7—Payment by card**

Section 7—delete "at the place at which the payment is to be made" and substitute:

in relation to the payment to be made

21—Amendment of section 8—Alleged offender may elect to be prosecuted etc

Section 8(2)—delete subsection (2) and substitute:

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- (2) An election to be prosecuted for an offence cannot be made after—
 - (a) if the alleged offender enters into an arrangement under section 9—the day on which the arrangement is entered into; or
 - (b) in any other case—the day on which an enforcement determination is made under section 13 in relation to the expiation notice.
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22—Amendment of section 8A—Review of notices on ground that offence is trifling

(1) Sec	tion 8A(4)-	-delete '	"an enforcement	order"	and substitute:
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an enforcement determination under section 13

- 5 (2) Section 8A(6)—delete subsection (6) and substitute:
 - (6) However, an expiation notice cannot be withdrawn under this section in respect of an offence if—
 - (a) any amount due under the notice in respect of that offence has been paid; or
 - (b) the alleged offender has entered into an arrangement under section 9; or
 - (c) an enforcement determination has been made under section 13 in relation to the expiation notice.

23—Substitution of sections 9 and 10

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15 Sections 9 and 10—delete the sections and substitute:

9—Arrangements as to manner and time of payment

(1)	Subject to this section, an alleged offender who has been given an			
expiation notice and who pays to the Fines Enforcement an				
	Recovery Officer the prescribed fee—			

(a)	may, at any time during the expiation period, enter into a
	arrangement with the Fines Enforcement and Recovery
	Officer for payment of the amount due under the notice by
	direct debit instalments in accordance with subsection (3); or

- (b) if the Fines Enforcement and Recovery Officer agrees, may enter into some other kind of arrangement with the Fines Enforcement and Recovery Officer in relation to the amount due under the notice in accordance with subsection (4).
- (2) The Fines Enforcement and Recovery Officer must give the issuing authority notice (in a manner agreed between the Fines Enforcement and Recovery Officer and the issuing authority) of any arrangement entered into under this section.
- (3) An arrangement for payment by instalments referred to in subsection (1)(a)—
 - (a) may not be entered into after an enforcement determination has been made under section 13 in respect of the expiation notice; and
 - (b) must provide for instalments to be paid to the Fines Enforcement and Recovery Officer by direct debits by or through some other person or agency (eg, deductions from an ADI account or wages); and

		(c)	must require payment in full within a period determined by the Fines Enforcement and Recovery Officer (being not more than 12 months from the date on which the arrangement is entered into).
5	(4)		inds of arrangements referred to in subsection (1)(b) may of or include—
		(a)	payment by instalments (including instalments paid over a period exceeding 12 months);
		(b)	an extension of time to pay;
10		(c)	the taking of a charge over land;
		(d)	the surrender of property to the Fines Enforcement and Recovery Officer;
15		(e)	payment of any amount, including by direct credit, by or through some other person or agency (eg, deductions from an ADI account or wages);
		(f)	subject to subsection (5)—requirements for the performance of community service by the alleged offender (in accordance with a scheme prescribed by the regulations);
20		(g)	any other form of arrangement agreed by the Fines Enforcement and Recovery Officer and the alleged offender.
	(5)		es Enforcement and Recovery Officer may only agree to an ment requiring the performance of community service if—
25		(a)	the Fines Enforcement and Recovery Officer is satisfied that the alleged offender does not have, and is not likely within a reasonable time to have, the means to satisfy the amount due under an expiation notice without the alleged offender or his or her dependants suffering hardship; and
30		(b)	an enforcement determination has been made by the Fines Enforcement and Recovery Officer under section 13 in relation to the expiation notice.
	(6)	If—	
35		(a)	an alleged offender has previously been subject to enforcement action under this Act (whether in relation to the same, or a different, expiation notice) or under Part 9 Division 3 Subdivision 4 of the <i>Criminal Law (Sentencing)</i> <i>Act 1988</i> ; or
		(b)	an alleged offender is an undischarged bankrupt or is subject to a composition or deed or scheme of arrangement with or for the benefit of creditors; or
40		(c)	an alleged offender is of a class prescribed by the regulations,
		the Fine	es Enforcement and Recovery Officer may—

		(d)	refuse to enter into an arrangement under this section, or a particular type of arrangement under this section, with the alleged offender; or	
5		(e)	require the alleged offender to provide an irrevocable authority to obtain (in accordance with any prescribed requirements) financial and contact information about the alleged offender from any Commonwealth, State or Local Government agency, any ADI or an employer of the alleged offender; or	
10		(f)	require the alleged offender to provide security or obtain guarantees (as the Fines Enforcement and Recovery Officer thinks fit).	
15	(7)	between	ngement under this section may be varied by agreement n the alleged offender and the Fines Enforcement and ry Officer.	
	(8)	Fines E arrange	rangement is entered into or varied under this section, the inforcement and Recovery Officer must give a copy of the ement or varied arrangement (as the case requires) to the offender personally or by post.	
20	(9)	For the purposes of entering into, or varying, an arrangement, any number of amounts due under expiation notices given to the alleged offender may be aggregated.		
25	(10)		leged offender fails to comply with an arrangement under this and the failure has endured for 14 days, the arrangement ites.	
30	(11)	alleged perform enforce	ines Enforcement and Recovery Officer determines that an offender who is subject to an arrangement requiring the nance of community service has the means to satisfy an ement amount without the alleged offender or his or her ants suffering hardship, the arrangement terminates.	
35	(12)	If an arrangement terminates under subsection (10) or (11), the Fin Enforcement and Recovery Officer must give the issuing authority notice (in a manner agreed between the Fines Enforcement and Recovery Officer and the issuing authority) of the termination and the amount then outstanding (taking into account, where the arrangement required the performance of community service, the number of hours of community service so performed).		
40	(13)	section	leged offender complies with an arrangement under this or pays to the Fines Enforcement and Recovery Officer, at le, the amount then outstanding, the arrangement is ged.	

(14) Subject to the regulations, an alleged offender who enters into an arrangement under this section will, for the purposes of any other Act or law, be taken to expiate the offence or offences to which the arrangement relates on the day on which the arrangement is entered into (unless the alleged offender is already taken to have expiated the offence in accordance with section 13 or in accordance with section 61 of the *Criminal Law (Sentencing) Act 1988)* regardless of whether the arrangement is subsequently discharged or terminates before being discharged.

10 **24—Amendment of section 11—Expiation reminder notices**

(1) Section 11(1)—delete "been granted relief under this Act" and substitute:

entered into an arrangement under section 9

- (2) Section 11(1a)(a)—delete paragraph (a) and substitute:
 - (a) must specify the amount of the expiation fee and to whom the expiation fee is payable; and
- (3) Section 11(2)—delete subsection (2)
- (4) Section 11(4)—delete subsection (4)

25—Amendment of section 11A—Expiation enforcement warning notices

- (1) Section 11A(2)(b)—delete paragraph (b) and substitute:
 - (b) must specify the amount of the expiation fee and to whom the expiation fee is payable; and
- (2) Section 11A(3)—delete subsection (3)
- (3) Section 11A(5)—delete subsection (5)

26—Substitution of sections 12 to 14

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Sections 12 to 14 (inclusive)—delete the sections and substitute:

12—Late payment

The issuing authority may accept late payment of the amount due under an expiation notice at any time before an enforcement determination is made under section 13.

13—Enforcement determinations

- (1) An expiation notice may be enforced against the alleged offender by the issuing authority sending to the Fines Enforcement and Recovery Officer—
 - (a) a certificate that contains the particulars determined by the Fines Enforcement and Recovery Officer relating to—
 - (i) the alleged offender; and
 - (ii) the offence or offences that remain unexpiated; and
 - (iii) the amount due under the notice; and

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			(iv)	compliance by the authority with the requirements of this Act and any other Act; and
		(b) th	e pres	scribed fee.
5	(2)		nt det	rement and Recovery Officer may make an termination in relation to an expiation notice given to
		th	e rele	ines Enforcement and Recovery Officer has, within vant period, received a certificate under ion (1) and—
10			(i)	14 clear days have elapsed from the date on which a reminder notice relating to the explation notice was sent by post in accordance with section 11; or
15			(ii)	14 clear days have elapsed from the date on which an expiation enforcement warning notice relating to the expiation notice was sent by post in accordance with section 11A; or
20		te Er pe	rmina nforce eriod,	rangement under section 9 relating to the notice has ted in accordance with that section and the Fines ement and Recovery Officer has, within the relevant received a certificate under subsection (1) following mination.
25	(3)	determinat Act or law which the offender is with section	ion th , be ta enfore alrea on 9(1	egulations, on the making of an enforcement he alleged offender will, for the purposes of any other aken to have expiated the offence or offences to cement determination relates (unless the alleged dy taken to have expiated the offence in accordance 4) or in accordance with section 61 of the <i>Criminal</i> <i>g</i>) <i>Act 1988</i>).
	(4)	The Fines	Enfor	cement and Recovery Officer may—
30		(a) va	ary an	enforcement determination at any time; and
		no pi	otice o ublish	ication under this section made within 30 days of of an enforcement determination being given, sent or ed in accordance with this section—revoke the ment determination.
35	(5)	An applica prescribed		under subsection (4)(b) must be accompanied by the
	(6)	application	ı unde	recement and Recovery Officer may entertain an er subsection (4)(b) made out of time if he or she son exists for doing so.
40	(7)	an applicat Recovery	tion u Office	recement and Recovery Officer may refuse to entertain nder subsection (4)(b) if the Fines Enforcement and er considers that the application is frivolous or not made in good faith.

(8)			under subsection (4)(b) for the revocation of an termination can only be made on the ground that—
5	(a)	-	iation notice to which the determination relates not have been given to the applicant in the first e; or
	(b)	-	cedural requirements of this Act or any other Act ot complied with; or
	(c)		licant failed to receive a notice required by this Act other Act; or
10	(d)	the issu	ing authority failed to receive—
		(i)	a notice sent to the authority by the applicant electing to be prosecuted for the offence; or
15		(ii)	a statutory declaration or other document sent to the authority by the applicant in accordance with a notice required by law to accompany the expiation notice or expiation reminder notice; or
	(e)	the app notice.	licant has expiated the offence, or offences, under the
(9) 20			orcement and Recovery Officer revokes an termination—
	(a)	(and su	ermination will be taken to be void and of no effect bsection (3) is taken never to have applied in relation letermination); and
25	(b)	•	Forcement action taken under section 14A in relation letermination will be taken to have been revoked; and
	(c)	she thir	es Enforcement and Recovery Officer may, if he or hks fit, refund the fee paid in accordance with ion (5).
30 (10)	Recove	ry Office	er provision of this Act, if the Fines Enforcement and er revokes an enforcement determination on a ground bsection (8)(b), (c) or (d), the following provisions
35	(a)	alleged will be issuing offence	eriod of 1 year from the date of commission of the offence, or offences, has not expired, the applicant taken to have been given an expiation notice by the authority in respect of the alleged offence, or es, for the first time on the day on which the ination was revoked; and
40	(b)	-	iation notice will also be taken to have been issued day; and
	(c)		iation period will be taken to be the period of 28 days and including) that day; and

(d)	a prosecution can be commenced for the alleged offence, or
	offences, within 6 months of the expiry of that expiation
	period (despite the fact that the time for the commencement
	of the prosecution may have already otherwise expired).

(11) Subject to subsection (12), on an enforcement determination being made, varied or revoked, the Fines Enforcement and Recovery Officer must cause a written notice of the determination, variation or revocation containing the particulars (if any) prescribed by the regulations—

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- (a) to be—
 - (i) given personally or by post to the alleged offender; or
 - (ii) if the whereabouts of the alleged offender cannot, after reasonable enquiries, be ascertained published on a website determined by the Fines Enforcement and Recovery Officer; and
- (b) to be given to the issuing authority.
- (12) If—
 - (a) the alleged offender was under the age of 18 years at the time the offence is alleged to have been committed or is a protected person; and
 - (b) the whereabouts of the alleged offender cannot, after reasonable enquiries, be ascertained,

the Fines Enforcement and Recovery Officer may not publish the written notice in accordance with subsection (11)(a)(ii) but may, if he or she is satisfied that other reasonable means of contacting the alleged offender (not involving public disclosure of the alleged offender's name) are available, cause the written notice to be given to the alleged offender by such other means.

- (13) The Fines Enforcement and Recovery Officer is not required to conduct a hearing for the purposes of making, varying or revoking an enforcement determination.
- (14) In this section—

relevant period, in relation to an expiation notice, means-

- (a) for the purposes of subsection (2)(a)—
 - (i) the period ending 90 days after the end of the expiation period; or

5		(ii)	such longer period as the Fines Enforcement and Recovery Officer may allow (provided that the Fines Enforcement and Recovery Officer may not extend the period so as to allow a certificate to be received after the time for commencement of a prosecution against the person for the unexpiated offence or offences to which the certificate relates has expired); and
10			purposes of subsection (2)(b)—the period of 30 days e day on which the arrangement terminated.
	14—R	eview of enfor	cement determinations by Court
15	(1)	made by the Fin section 13 in rel apply to the Cou	ection, if an enforcement determination has been es Enforcement and Recovery Officer under ation to an expiation notice, the alleged offender may art for a review of the determination within 30 days determination being given, sent or published under
	(2)	The Court may good reason exi	entertain an application made out of time if it thinks sts for doing so.
20	(3)	that the alleged	can only be made under this section on the ground offender did not commit the offence or offences to tion notice relates.
	(4)	The Court, after determination, r	conducting a review of an enforcement nay—
25		(a) confirm	the determination; or
		(b) vary or	revoke the determination,
			ay make any consequential or ancillary order that the necessary or expedient.
30	(5)		es or revokes the determination, the Court must g authority of that fact.
	(6)	If the Court revo	okes an enforcement determination—
		(and see	ermination will be taken to be void and of no effect ction $13(3)$ is taken never to have applied in relation etermination); and
35		· · · · ·	sequent enforcement action taken under section 14A taken to have been revoked.
	(7)		e Court made on a review of an enforcement not subject to appeal by the alleged offender.

14A—Enforcement actions by Fines Enforcement and Recovery Officer

5	(1)	Enforcem expiation and Recov	ent an notice very C	nt determination has been made by the Fines d Recovery Officer under section 13 in relation to an e (and has not been revoked), the Fines Enforcement officer may take enforcement action against the r to secure payment of the amount due under the
10	(2)			rcement and Recovery Officer may take enforcement person by doing any of the following:
				g into an arrangement, or further arrangement, with son under section 9(1)(b);
15		Se	ubdiv xercis	ring a charge on land under Part 9 Division 3 ision 3 of the <i>Criminal Law (Sentencing) Act 1988</i> or ing any 1 or more of the powers under Part 9 on 3 Subdivision 4 or Subdivision 5 of that Act as if—
			(i)	references to a pecuniary sum were references to the amount due; and
20			(ii)	references to the debtor were references to the person against whom the enforcement action is being taken;
			vaiving moun	g payment of the amount due or any part of the t due.
25 30	(3)	action of a other char and Recov in respect and Recov	a kind ges th very C of suc very C	orcement and Recovery Officer takes enforcement described in subsection (2)(b), any costs, fees or at would be recoverable by the Fines Enforcement Officer under the <i>Criminal Law (Sentencing) Act 1988</i> ch action are recoverable by the Fines Enforcement Officer for the purposes of this Act (and will be added rt of, the amount due).
	(4)	respect of	expia notice	In 1 enforcement determination has been made in tion notices issued to a person, the amounts due as may be aggregated for the purposes of taking tion.
35		Amounts eriod	unpa	aid or unrecovered for more than certain
40	(1)	Subject to unpaid by the expiat accordance	, or un ion pe e with	ection (2), if any part of an expiation fee remains necovered from, the alleged offender at the end of briod, an amount prescribed by, or calculated in a, the regulations is added to, and forms part of, the ler the notice.

(2) The Fines Enforcement and Recovery Officer may, in such circumstances as he or she thinks just, waive payment of the whole or part of an amount payable by an alleged offender in accordance with this section.

5 27—Amendment of section 15—Effect of expiation

(1) Section 15(4)—delete "an application for relief" and substitute:

the entry into an arrangement

(2) Section 15(5)—after "conviction" insert:

or finding of guilt

10 **28—Amendment of section 16—Withdrawal of expiation notices**

(1) Section 16(3)(a)—delete "order has been made under this Act in respect of the offence" and substitute:

determination has been made under section 13 in relation to the expiation notice

- 15 (2) Section 16(3)(b)—delete paragraph (b) and substitute:
 - (b) the period of 60 days from the date of the notice has expired.
 - (3) Section 16(5)—delete "an instalment or applied for relief under this Act" and substitute:

entered into arrangement under section 9

- 20 (4) Section 16(11)(a) and (b)—delete paragraphs (a) and (b) and substitute:
 - (a) the issuing authority must, if an enforcement determination has been made under section 13, inform the Fines Enforcement and Recovery Officer of the withdrawal of the notice; and
 - (b) any aggregation determination under section 61 of the *Criminal Law* (*Sentencing*) Act 1988 in relation to the notice will be taken to have been revoked; and
 - (ba) any enforcement determination made under this Act in respect of the notice will be taken to have been revoked (and any subsequent enforcement action is discontinued or rescinded); and
- 30 (5) Section 16—after subsection (11) insert:
 - (11a) If an expiation notice is withdrawn—
 - (a) after an arrangement has been entered into under section 9 in relation to the notice—section 9(14) is taken never to have applied in relation to that arrangement; or
 - (b) after an enforcement determination has been made under section 13 in relation to the notice—section 13(3) is taken never to have applied in relation to that determination.

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29—Amendment of section 17—Application of payments

Section 17(1)—delete "expiation fees" and substitute:

amounts due under expiation notices (other than any part of such amounts attributable to the levy under the Victims of Crime Act 2001)

30—Substitution of sections 18, 18A and 18B 5

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Sections 18, 18A and 18B—delete the sections and substitute:

18—Provision of information

(1) **F** 1 · · ·

(1)		Each issuing authority must enter into an agreement with the Fines Enforcement and Recovery Officer in relation to—			
	(a)	the manner in which the Fines Enforcement and Recovery Officer is to provide information to the issuing authority in relation to action taken by the Fines Enforcement and Recovery Officer under this Act in respect of an expiation notice issued by the issuing authority; and			

- (b) the manner in which the issuing authority is to provide information to the Fines Enforcement and Recovery Officer in relation to the issuing of an expiation notice by the issuing authority or any other action taken by the issuing authority in respect of an expiation notice so issued.
- An agreement will be taken to contain any provisions prescribed by (2)the regulations.

18A—Minister may declare amnesty from payment of costs, fees and charges

- (1)The Minister may from time to time declare an amnesty from the payment of the whole or any part of 1 or more of the following:
 - costs, fees (other than an expiation fee) and charges under (a) this Act;
 - costs and fees (other than an expiation fee) under this Act as (b) in force immediately before the commencement of Part 5 of the Statutes Amendment (Fines Enforcement and Recovery) Act 2013.
- (2)An amnesty
 - must be declared by notice in the Gazette; and (a)
 - (b) applies
 - in relation to an alleged offender, or a class of (i) alleged offenders; and
 - (ii) to the extent,

specified in the notice; and

is subject to the terms and conditions (if any) set out in the (c) notice.

(3) The Minister may vary or revoke the declaration of an amnesty under subsection (1) by notice in the Gazette.

18B—Investigation of alleged offender's financial position

- (1) The Fines Enforcement and Recovery Officer may, at any time, investigate an alleged offender's means of paying an amount due under an expiation notice and may give a written notice to a person requiring the person to produce to the Fines Enforcement and Recovery Officer, within a period stated in the notice, documents or other material relevant to the investigation.
- (2) A notice under subsection (1) may be given personally or by post.
- (3) A person who, without reasonable excuse (proof of which lies on the person), refuses or fails to comply with a requirement under this section is guilty of an offence.

Maximum penalty: \$10 000.

18C—Power to require information

- (1) If a public sector agency within the meaning of the *Public Sector Act 2009* is in possession of the contact details of an alleged offender, the agency must, on request from the Fines Enforcement and Recovery Officer, provide those details to the Fines Enforcement and Recovery Officer.
- (2) This section does not apply to a public sector agency excluded from the application of this section by the regulations.

18D—Disclosure of information to prescribed interstate authority

The Fines Enforcement and Recovery Officer may disclose prescribed particulars of an alleged offender to a prescribed interstate authority.

18E—Power to require identification

- (1) The Fines Enforcement and Recovery Officer may require a person who the Fines Enforcement and Recovery Officer has reasonable cause to suspect may be a person to whom an expiation notice has been given to produce evidence of the person's identity.
- (2) A person who, without reasonable excuse (proof of which lies on the person), refuses or fails to comply with a requirement under this section is guilty of an offence.

Maximum penalty: \$10 000.

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31—Amendment of section 20—Regulations

Section 20—after its present contents (now to be designated as subsection (1) insert:

- (2) Without limiting the generality of subsection (1), the regulations may—
 - (a) prescribe, or provide for the calculation of, any costs, fees or charges for the purposes of this Act;
 - (b) exempt any person or class of persons from the obligation to pay costs, fees or charges so prescribed;
 - (c) prescribe penalties, not exceeding \$5 000, for breach of, or non-compliance with, a regulation.
- (3) The regulations may—
 - (a) be of general or limited application; and
 - (b) make different provision according to the persons, things or circumstances to which they are expressed to apply; and
 - (c) provide that a specified provision of this Act does not apply, or applies with prescribed variations, to any person, circumstance or situation (or person, circumstance or situation of a prescribed class) specified by the regulations, subject to any condition to which the regulations are expressed to be subject; and
 - (d) provide that any matter or thing is to be determined, dispensed with, regulated or prohibited according to the discretion of the Minister, the Fines Enforcement and Recovery Officer or another prescribed person.
- (4) The regulations may make provisions of a savings or transitional nature consequent on the commencement of any provisions of this Act (including provisions of a transitional nature modifying any provisions of this Act).

32—Transitional provisions

- 30 (1) Subject to this section and to any regulations made under section 20(4) of the principal Act (as inserted by this Act), the principal Act as in force immediately after the commencement day applies in relation to an expiation notice whether given before or after the commencement day.
 - (2) If an order for relief has been made in relation to an expiation notice given before the commencement day, the principal Act as in force before the commencement day continues to apply in relation to the expiation notice unless the order for relief is cancelled (in which case the principal Act as in force immediately after the commencement day applies in relation to the expiation notice as if an arrangement under section 9 of the principal Act relating to the expiation notice had terminated).
 - (3) For the avoidance of doubt, if an order for relief referred to in subsection (2) is cancelled, section 10 of the principal Act (as in force immediately before the commencement day) does not apply in relation to the cancellation.

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- (4) The Registrar (within the meaning of the principal Act as in force immediately before the commencement day) may—
 - (a) with the agreement of the alleged offender, vary an order for relief referred to in subsection (2); and
 - (b) delegate any functions and powers relating to an order for relief referred to in subsection (2) to the Fines Enforcement and Recovery Officer.
- (5) A power or function delegated under subsection (4)(b) may, if the instrument of delegation so provides, be further delegated.
- (6) A delegation under subsection (4)(b)—
 - (a) may be absolute or conditional; and
 - (b) does not derogate from the power of the delegator to act personally in a matter; and
 - (c) is revocable at will; and
 - (d) operates despite any direction under section 18A of the principal Act (as in force before the commencement day).
- (7) In this section—

principal Act means the Expiation of Offences Act 1996;

commencement day means the day on which this Part comes into operation.

Part 7—Amendment of Fisheries Management Act 2007

33—Amendment of section 104—Demerit points for certain offences

Section 104(2) and (3)—delete subsections (2) and (3)

34—Amendment of section 108—Disqualification etc and discounting of demerit points

Section 108(5)(b)—delete "convicted" and substitute:

found guilty

Part 8—Amendment of Magistrates Court Act 1991

35—Amendment of section 7A—Constitution of Court

Section 7A(2)—after paragraph (b) insert:

(ba) to hear and determine applications for review of enforcement determinations under section 14 of the *Expiation of Offences Act 1996*; or

36—Amendment of section 9A—Petty Sessions Division

- (1) Section 9A(1)(a)—delete paragraph (a)
- (2) Section 9A(1)(c)—delete "10 or"

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37—Amendment of section 12—Administrative and ancillary staff

Section 12(1)(ab)—delete paragraph (ab)

38—Repeal of section 13A

Section 13A—delete the section

5 Part 9—Amendment of Motor Vehicles Act 1959

39—Amendment of section 5—Interpretation

Section 5(6)—delete subsection (6)

40—Amendment of section 9—Duty to register

(1) Section 9(1), penalty provision—delete "\$2 500" and substitute:

\$7 500

(2) Section 9(3), penalty provision—delete "\$2 500" and substitute:

\$7 500

41—Amendment of section 85—Procedures for suspension, cancellation or variation of licence or permit

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Section 85—after its present contents (now to be designated as subsection (1)) insert:

(2) This section does not apply where the Registrar is required, under any Act or law, to exercise a power to suspend, cancel or vary a person's licence or learner's permit.

42—Amendment of section 93—Notice to be given to Registrar

- 20 (1) Section 93(3a)—delete subsection (3a) and substitute:
 - (3a) If a person expiates an offence that—
 - (a) attracts demerit points under this Act; or
 - (b) is an offence of contravening a condition of a learner's permit, probationary licence or provisional licence,

the Commissioner of Police, the issuing authority (within the meaning of the *Expiation of Offences Act 1996*) or the Fines Enforcement and Recovery Officer (whoever first becomes aware that the person has expiated the offence) must send to the Registrar notice in writing of the expiation.

- 30 (2) Section 93—after subsection (3b) insert:
 - (3c) If a person is, for the purposes of subsection (3a), taken to have expiated an offence to which that subsection applies on the making of an enforcement determination under the *Expiation of Offences Act 1996* and the enforcement determination is subsequently revoked under that Act—
 - (a) in the case of revocation by a court—the court; or

(b) in any other case—the Fines Enforcement and Recovery Officer,

must forthwith notify the Registrar in writing of the revocation.

43—Amendment of section 98B—Demerit points for offences in this State

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Section 98B(1a)—delete "granted an order for relief under the *Expiation of Offences Act 1996* in respect of an expiation notice for that offence" and substitute:

treated as if he or she has expiated the offence in accordance with the *Expiation of Offences Act 1996*

44—Amendment of section 102—Duty to insure against third party risks

(1) Section 102(1), penalty provision—delete "\$5 000" and substitute:

\$10 000

(2) Section 102(2), penalty provision—delete "\$5 000" and substitute:

\$10 000

45—Amendment of section 139D—Confidentiality

Section 139D(1)(ea)—delete paragraph (ea) and substitute:

(ea) as may be required for the purposes of Part 9 Division 3 of the *Criminal Law (Sentencing) Act 1988*; or

46—Amendment of section 145—Regulations

Section 145(1)(n)—delete "\$1 250" and substitute:

\$2 500

Part 10—Amendment of Summary Procedure Act 1921

47—Amendment of section 189A—Costs payable by defendant in certain criminal proceedings

Section 189A(1)(b)—delete paragraph (b)

Part 11—Amendment of Victims of Crime Act 2001

48—Amendment of section 28—Right of Attorney-General to recover money paid out from offender etc

Section 28—after subsection (6) insert:

5 10		(7)	If a debt arises from a judgment entered in favour of the Crown and against an offender in accordance with this section, the Fines Enforcement and Recovery Officer may take action on behalf of the Crown to recover the debt and for that purpose may, subject to subsection (8), exercise any power or do any thing that the Fines Enforcement and Recovery Officer is authorised or required to exercise or do in relation to an enforcement determination under the <i>Expiation of Offences Act 1996</i> as if—
15			 (a) the debt that may be recovered from the offender in accordance with this section was the amount due under the expiation notice to which the enforcement determination relates; and
			(b) the offender was a person against whom enforcement action was being taken.
20		(8)	The Fines Enforcement and Recovery Officer, in acting under subsection (7) in relation to an offender—
			 (a) may not enter into an arrangement requiring the offender to complete community service under section 9 of the <i>Expiation of Offences Act 1996</i>; and
25			(b) may only waive payment under section 14A of that Act with the approval of the Attorney-General.
		(9)	Section 14B of the <i>Expiation of Offences Act 1996</i> does not apply to a debt to be recovered under this section.
30		(10)	Section 61 of the <i>Criminal Law (Sentencing) Act 1988</i> applies in relation to a debt under this section in the same way as it applies to an expiation amount (other than an expiation fee).
	49—A	mendment of	ection 32—Imposition of levy
	(1)	Section 32(5)—	after paragraph (c) insert:
35		(ca)	whether the offence is explated by payment of the explation fee, or other arrangements in relation to payment of the explation fee, during the explation period or otherwise;
	(2)	Section 32(6)—	lelete subsection (6) and substitute:
		(6)	If a levy is payable under this section by a person who expiates an offence, the amount of the levy must be shown on the expiation notice.

Part 12—Amendment of Young Offenders Act 1993

50—Amendment of section 49A—Restrictions on performance of community service and other work orders

Section 49A(b)(ii)—delete "8" and substitute:

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