### **House of Assembly**

As passed all stages and awaiting assent.

This is an unofficial copy and is subject to correction.

#### South Australia

# **Summary Procedure (Abolition of Complaints) Amendment Bill 2016**

#### A BILL FOR

An Act to amend the *Summary Procedure Act 1921* and to make related amendments to the *Acts Interpretation Act 1915*.

#### **Contents**

#### Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Amendment provisions

#### Part 2—Amendment of Summary Procedure Act 1921

- 4 Amendment of section 4—Interpretation
- 5 Amendment of section 5—Classification of offences
- 6 Amendment of section 20—Form of warrant
- 7 Amendment of section 22—Form of summons
- 8 Amendment of section 22A—Description of offence
- 9 Amendment of section 27—Service
- Amendment of section 27A—Service of summons by post
- Amendment of section 27B—Hearing on a written plea of guilty
- 12 Amendment of section 27C—Hearing where defendant fails to appear
- Amendment of heading to Part 4 Division 2
- 14 Amendment of section 49—Information
- 15 Amendment of section 51—Joinder and separation of charges
- Amendment of section 54—Allegations and descriptions in informations and proceedings
- 17 Amendment of section 56—Exceptions or exemptions need not be specified or disproved by informant
- Amendment of section 57—Issue of summons
- 19 Amendment of section 57A—Procedure enabling written plea of guilty
- 20 Amendment of section 58—Issue of warrant
- 21 Amendment of section 60—Forms of custody etc
- Amendment of section 62—Proceedings on non-appearance of defendant
- Amendment of section 62A—Power to proceed in absence of defendant
- 24 Amendment of section 62B—Powers of court on written plea of guilty
- Amendment of section 62BA—Proceedings where defendant neither appears nor returns written plea of guilty
- Amendment of section 62C—Proceedings in absence of defendant
- 27 Amendment of section 62D—Proof of previous convictions
- Amendment of section 63—Non-appearance of informant

Amendment of section 64—If both parties a	ppear, court to hear and determine the case
---	---

- Amendment of section 67—When defendant pleads guilty, court to convict or make an order
- 31 Amendment of section 68—Procedure on plea of not guilty
- Amendment of section 69—After hearing the parties court to convict or dismiss
- Amendment of section 69A—Examination of defendant
- Amendment of section 70A—Convictions where charges joined in information
- 35 Amendment of section 70B—Conviction for attempt where full offence charged
- 36 Amendment of section 71—Order and certificate of dismissal
- 37 Amendment of section 78—Non-association and place-restriction orders
- Amendment of section 80—Issue of non-association or place restriction order in absence of defendant
- 39 Amendment of section 99AA—Paedophile restraining orders
- 40 Amendment of section 99AAC—Child protection restraining orders
- 41 Amendment of section 99C—Issue of restraining order in absence of defendant
- 42 Amendment of section 99G—Notification of making etc of restraining orders
- 43 Amendment of section 99J—Informations or applications by or on behalf of child
- Amendment of section 102—Joinder and separation of charges
- 45 Amendment of section 104—Preliminary examination of charges of indictable offences
- Amendment of section 107—Evaluation of evidence at preliminary examination
- 47 Amendment of section 181—Charges
- 48 Amendment of section 187A—Proof of convictions or orders
- Amendment of section 189C—Costs against informant in proceedings for restraining order

#### Schedule 1—Related amendments and transitional provisions

### Part 1—Amendment of Acts Interpretation Act 1915

1 Amendment of section 44—Interpretation of references to summary proceedings, complaints etc

#### Part 2—Transitional provision

2 Certain statements to have effect as affidavits

#### The Parliament of South Australia enacts as follows:

### Part 1—Preliminary

#### 1—Short title

This Act may be cited as the Summary Procedure (Abolition of Complaints) Amendment Act 2016.

#### 2—Commencement

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

#### 3—Amendment provisions

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

### Part 2—Amendment of Summary Procedure Act 1921

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

Section 4(1), definition of *complaint*—delete the definition

#### 5—Amendment of section 5—Classification of offences

- (1) Section 5(6)—delete "complaint" and substitute: information
- (2) Section 5(8)—delete "complaint or"

#### 6—Amendment of section 20—Form of warrant

- (1) Section 20(1)(a)—delete "or complaint"
- (2) Section 20(1)(c)—delete "or complaint"

#### 7—Amendment of section 22—Form of summons

- (1) Section 22(a)—delete "or complaint"
- (2) Section 22(c)—delete "or complaint"

#### 8—Amendment of section 22A—Description of offence

Section 22A(1)—delete "complaint,"

#### 9—Amendment of section 27—Service

Section 27(2)(a)—delete "complaint" and substitute: information

#### 10—Amendment of section 27A—Service of summons by post

Section 27A(1)—delete "makes a complaint" and substitute: lays an information

#### 11—Amendment of section 27B—Hearing on a written plea of guilty

Section 27B—delete "a complaint" and substitute: an information

#### 12—Amendment of section 27C—Hearing where defendant fails to appear

- (1) Section 27C(1)—delete "a complaint" and substitute:
  - an information
- (2) Section 27C(1)(a)—delete "complaint" and substitute:
  - information
- (3) Section 27C(1)(b)—delete "complaint" and substitute: information

(4) Section 27C(3)(c)—delete "complainant" and substitute:

informant

(5) Section 27C(3)(e)—delete "complaint" and substitute:

information

#### 13—Amendment of heading to Part 4 Division 2

Heading to Part 4 Division 2—delete "Complaint" and substitute:

Information

#### 14—Amendment of section 49—Information

(1) Section 49(1)—delete "a complaint may be made" and substitute:

an information may be laid

(2) Section 49(2)—delete "A complaint may be made by the complainant personally or by a legal practitioner or other person duly authorised to make the complaint on the complainant's" and substitute:

An information may be laid by the informant personally or by a legal practitioner or other person duly authorised to lay the information on the informant's

(3) Section 49(3)—delete "complaint is made orally" and substitute:

information is laid orally

(4) Section 49(4)—delete "A complaint need not be made" and substitute:

An information charging a person with summary offences only need not be laid

(5) Section 49(4)(a)—delete "complaint to be made" and substitute:

information to be laid

(6) Section 49(5)—delete "A complaint" and substitute:

An information

(7) Section 49(5)—delete "made" and substitute:

laid

#### 15—Amendment of section 51—Joinder and separation of charges

(1) Section 51—delete "complaint" wherever occurring and substitute in each case:

information

(2) Section 51(2)(b)—delete "complaints" and substitute:

informations

## 16—Amendment of section 54—Allegations and descriptions in informations and proceedings

Section 54—delete "complaint" wherever occurring and substitute in each case: information

## 17—Amendment of section 56—Exceptions or exemptions need not be specified or disproved by informant

- (1) Section 56—delete "complaint" wherever occurring and substitute in each case: information
- (2) Section 56(2)—delete "complainant" and substitute: informant

#### 18—Amendment of section 57—Issue of summons

- (1) Section 57(1)—delete "a complaint has been made" and substitute: an information has been laid
- (2) Section 57(2)(a)—delete "complaint is made" and substitute: information is laid
- (3) Section 57(3)—delete "a complaint" and substitute: an information

#### 19—Amendment of section 57A—Procedure enabling written plea of guilty

- (1) Section 57A(1)—delete "makes a complaint" and substitute: lays an information
- (2) Section 57A(1)—delete "complaint" second occurring and substitute: information
- (3) Section 57A(2)—delete "complaint" and substitute: information
- (4) Section 57A(7)—delete "complaint" and substitute: information
- (5) Section 57A(7a)(a)—delete "a complaint" and substitute: an information
- (6) Section 57A(7a)—delete "complaint" second occurring and substitute: information
- (7) Section 57A(8)—delete "a complainant uses the form of complaint" and substitute: an informant uses the form of information
- (8) Section 57A(9)—delete "complaint" and substitute: information

#### 20—Amendment of section 58—Issue of warrant

Section 58(a)—delete "complaint" and substitute: information

#### 21—Amendment of section 60—Forms of custody etc

Section 60(1)—delete "complainant" and substitute:

informant

#### 22—Amendment of section 62—Proceedings on non-appearance of defendant

Section 62—delete "complaint" wherever occurring and substitute in each case: information

#### 23—Amendment of section 62A—Power to proceed in absence of defendant

(1) Section 62A(1)—delete "a complaint" and substitute:

an information

 $(2) \quad Section \ 62A(1) \\ -- delete \ "complaint" \ second \ occurring \ and \ substitute:$ 

information

#### 24—Amendment of section 62B—Powers of court on written plea of guilty

- (1) Section 62B—delete "complaint" wherever occurring and substitute in each case: information
- (2) Section 62B(4)—delete "complaint made against him and the court before whom the defendant appears to answer the complaint" and substitute:

information laid against him and the court before whom the defendant appears to answer the information

(3) Section 62B(6)(c)—delete "complainant" and substitute:

informant

## 25—Amendment of section 62BA—Proceedings where defendant neither appears nor returns written plea of guilty

(1) Section 62BA(1)(a)—delete "a complaint has been made" and substitute:

an information has been laid

(2) Section 62BA(1)(b)—delete "the complaint" wherever occurring and substitute in each case:

the information

(3) Section 62BA(1)(b)—delete "a complaint" and substitute:

an information

(4) Section 62BA(1)—delete "complaint" fifth and sixth occurring and substitute in each case:

information

(5) Section 62BA(2)—delete "complaint" wherever occurring and substitute in each case: information

- (6) Section 62BA(4)—delete "a complaint purports to have been made" and substitute: an information purports to have been laid
- (7) Section 62BA(4)—delete "made" second occurring and substitute: laid
- (8) Section 62BA(5)—delete "a complaint" and substitute: an information

#### 26—Amendment of section 62C—Proceedings in absence of defendant

Section 62C—delete "complaint" wherever occurring and substitute in each case: information

#### 27—Amendment of section 62D—Proof of previous convictions

- (1) Section 62D—delete "complaint" wherever occurring and substitute in each case: information
- (2) Section 62D(1)—delete "complainant" and substitute: informant

#### 28—Amendment of section 63—Non-appearance of informant

- (1) Section 63(1)—delete "complainant" and substitute: informant
- (2) Section 63(1)—delete "complaint" and substitute: information

### 29—Amendment of section 64—If both parties appear, court to hear and determine the case

Section 64—delete "complaint" and substitute: information

### 30—Amendment of section 67—When defendant pleads guilty, court to convict or make an order

Section 67—delete "complaint" wherever occurring and substitute in each case: information

#### 31—Amendment of section 68—Procedure on plea of not guilty

- (1) Section 68—delete "complaint" wherever occurring and substitute in each case: information
- (2) Section 68(1)(a)—delete "complainant" and substitute: informant
- (3) Section 68(1)(c)—delete "complainant" and substitute: informant

### 32—Amendment of section 69—After hearing the parties court to convict or dismiss

Section 69—delete "complaint" wherever occurring and substitute in each case: information

#### 33—Amendment of section 69A—Examination of defendant

Section 69A(1)—delete "a complaint" and substitute: an information

### 34—Amendment of section 70A—Convictions where charges joined in information

Section 70A(1)—delete "complaint" and substitute: information

## 35—Amendment of section 70B—Conviction for attempt where full offence charged

Section 70B—delete "a complaint" and substitute: an information

#### 36—Amendment of section 71—Order and certificate of dismissal

Section 71—delete "complaint" wherever occurring and substitute in each case: information

### 37—Amendment of section 78—Non-association and place-restriction orders

(1) Section 78(1)—delete "A complaint may be made" and substitute:

An information may be laid

(2) Section 78(2)—delete "a complaint" and substitute:

an information

(3) Section 78(2)(a)—delete "complaint" second occurring and substitute:

information

## 38—Amendment of section 80—Issue of non-association or place restriction order in absence of defendant

Section 80(1) and (2)—delete "complaint" wherever occurring and substitute in each case:

information

#### 39—Amendment of section 99AA—Paedophile restraining orders

(1) Section 99AA(a1)—delete "A complaint may be made" and substitute:

An information may be laid

(2) Section 99AA(1)—delete "a complaint" and substitute:

an information

#### 40—Amendment of section 99AAC—Child protection restraining orders

(1) Section 99AAC(1)—delete "A complaint may be made" and substitute:

An information may be laid

(2) Section 99AAC(2)—delete "a complaint" and substitute:

an information

(3) Section 99AAC(4)—delete "complaint" wherever occurring and substitute in each case:

information

(4) Section 99AAC(7)—delete "complainant" and substitute:

informant

(5) Section 99AAC(7)—delete "complaint is not made" and substitute:

information is not laid

(6) Section 99AAC(7)(a)—delete "complaint" and substitute:

information

(7) Section 99AAC(7)(b)—delete "complaint" and substitute:

information

(8) Section 99AAC(7)(c)—delete "complaint" wherever occurring and substitute in each case:

information

(9) Section 99AAC(7)(d)—delete "complaint" wherever occurring and substitute in each case:

information

(10) Section 99AAC(7)(e)—delete "complaint" and substitute:

information

### 41—Amendment of section 99C—Issue of restraining order in absence of defendant

Section 99C(1) and (2)—delete "complaint" wherever occurring and substitute in each case:

information

### 42—Amendment of section 99G—Notification of making etc of restraining orders

Section 99G—delete "complainant" wherever occurring and substitute in each case: informant

### 43—Amendment of section 99J—Informations or applications by or on behalf of child

(1) Section 99J—delete "A complaint" and substitute:

An information

be laid or made

(2) Section 99J—delete "be made" wherever occurring and substitute in each case:

#### 44—Amendment of section 102—Joinder and separation of charges

Section 102(3a)—delete "a complaint" and substitute:

a separate information

### 45—Amendment of section 104—Preliminary examination of charges of indictable offences

(1) Section 104(3)—delete "a written statement verified by declaration in the form prescribed by the rules" and substitute:

an affidavit

(2) Section 104(6)—delete subsection (6)

### 46—Amendment of section 107—Evaluation of evidence at preliminary examination

Section 107(3)(b)(iii)—delete "complaint" and substitute:

information charging the defendant with summary offences only

#### 47—Amendment of section 181—Charges

Section 181—delete "or complaint" wherever occurring

#### 48—Amendment of section 187A—Proof of convictions or orders

- (1) Section 187A(1)—delete "or complaint"
- (2) Section 187A(1)—delete "complaint" second occurring and substitute: information

## 49—Amendment of section 189C—Costs against informant in proceedings for restraining order

(1) Section 189C(1)—delete "a complainant" and substitute:

an informant

(2) Section 189C(1)—delete "the complainant" and substitute:

the informant

(3) Section 189C(2), definition of *complainant*—delete "complainant" and substitute:

informant

### Schedule 1—Related amendments and transitional provisions Part 1—Amendment of *Acts Interpretation Act 1915*

## 1—Amendment of section 44—Interpretation of references to summary proceedings, complaints etc

(1) Section 44(2)—delete "complaint" and substitute:

under that Act).

- information
  Section 44—after subsection (2) insert:
  - (3) A reference in an Act to a complaint (being an instrument charging a person with a summary offence) will be taken to be a reference to an information under the *Summary Procedure Act 1921* (and a reference to a complainant will be taken to be a reference to an informant
  - (4) A reference in an Act to making a complaint in respect of an offence will be taken to be a reference to laying an information under the *Summary Procedure Act 1921* in respect of an offence of the relevant class.
  - (5) A reference in an Act to a complaint (being an instrument charging a person with a summary offence) other than of a kind contemplated by subsection (3) or (4) is to be construed so as to recognise that, following the commencement of the *Summary Procedure (Abolition of Complaints) Amendment Act 2016*, all offences are to be charged on information.

### Part 2—Transitional provision

#### 2—Certain statements to have effect as affidavits

- (1) For the purposes of section 104(3) of the *Summary Procedure Act 1921* (as amended by this Act), a requirement under that subsection that a statement be in the form of an affidavit will be taken to be satisfied if the statement is in the form of a written statement verified by declaration made before the commencement of this clause and in the form prescribed by the rules (as in force immediately before the commencement of this clause).
- (2) In this clause—

(2)

rules has the same meaning as in the Summary Procedure Act 1921.