

New South Wales

Police Powers Legislation Amendment Bill 2006

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This Public Bill, originated in the Legislative Assembly and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly,



New South Wales

Police Powers Legislation Amendment Bill 2006

Act No , 2006

An Act to amend various Acts and other legislation to make further provision with respect to police powers.

EXAMINED

Chairman of Committees

The	Legisl	ature o	of New South Wales enacts:	1
1	Nam	e of A	ct	2
		This	Act is the Police Powers Legislation Amendment Act 2006.	3
2	Com	mence	ement	4
	(1)		Act commences on the date of assent to this Act, except as rwise provided by subsection (2).	5 6
	(2)	The f	following provisions commence on the dates indicated:	7
		(a)	Schedule 1 [15] and [16]—the date of commencement of section 87MA of the Law Enforcement (Powers and Responsibilities) Act 2002, as inserted by the Crimes Legislation Amendment (Gangs) Act 2006, or the date of assent to this Act, whichever is the later,	8 9 10 11 12
		(b)	Section 4 and Schedule 2—a day or days to be appointed by proclamation.	13 14
3	Ame No 1	ndmer 03	nt of Law Enforcement (Powers and Responsibilities) Act 2002	15 16
			Law Enforcement (Powers and Responsibilities) Act 2002 is nded as set out in Schedule 1.	17 18
4	Ame 2003	ndmer No 28	nt of Police Powers (Drug Detection in Border Areas Trial) Act	19 20
			Police Powers (Drug Detection in Border Areas Trial) Act 2003 is nded as set out in Schedule 2.	21 22
5	Ame	ndmer	nt of Terrorism (Police Powers) Act 2002 No 115	23
			Terrorism (Police Powers) Act 2002 is amended as set out in dule 3.	24 25
6	Ame	ndmer	nt of other Acts and regulation	26
			Acts and regulation specified in Schedule 4 are amended as set out at Schedule.	27 28
7	Repo	eal of A	Act	29
	(1)		Act is repealed on the day following the day on which all of the isions of this Act have commenced.	30 31
	(2)		repeal of this Act does not, because of the operation of section 30 e <i>Interpretation Act 1987</i> , affect any amendment made by this Act.	32 33

Scl	hedu	le 1		ndment of Law Enforcement ers and Responsibilities) Act 2002	1 2
				(Section 3)	3
[1]	Sect	ion 3 I	terpretatio	n	4
	Omit	t parag	aph (b) of th	ne definition of <i>authorised officer</i> in section 3 (1).	5
	Inser	t instea	d:		6
			(b) a reg	gistrar of a Local Court, or	7
[2]	Sect	ion 3 (), definitio	n of "ordinary search"	8
	Inser	t ", soo	ks" after "sł	noes" in paragraph (a).	9
[3]	Sect	ion 21	١		10
	Inser	t after	ection 21:		11
	21A	Anci	ary power	to search persons	12
		(1)		ing a search of a person under section 21, a police	13
				y, if the police officer suspects on reasonable grounds g referred to in section 21 (1) (a), (b), (c) or (d) is	14 15
				in the person's mouth or hair, request the person:	16
			(a) to op	pen his or her mouth, or	17
			(b) to sh	nake, or otherwise move, his or her hair.	18
		(2)	Subsection a person's	(1) does not authorise a police officer to forcibly open mouth.	19 20
		(3)		nust not, without reasonable excuse, fail or refuse to	21
				th a request made by a police officer in accordance ection and section 201.	22 23
				penalty: 5 penalty units.	24
[4]	Sect	ion 26	Power to se	earch for knives and other dangerous implements	25
	Omit	sectio	26 (2). Ins	ert instead:	26
		(2)		n is in a school and is a student at the school, the police	27
			following:	y also request the person to do either or both of the	28 29
				abmit to a search of any bag or other personal effect is on or with the person,	30 31
			and a	an examination of any bag or other personal effect that side the locker.	32 33 34

[E]	Section 26	(6)	
[5]	Section 26	• •	1
	Omit the sui	bsection (and the note to the subsection).	2
[6]	Section 28	Power to confiscate knives or other dangerous implements	3
	Insert after s	section 28 (2):	4
	(3)	The power conferred by subsection (1) may be exercised whether or not the police officer requests the person to produce the thing under section 26.	5 6 7
[7]	Section 59	Application of Division	8
	Omit "61 (7	")" wherever occurring in section 59 (2) and (3).	9
	Insert instea	nd "61 (5)–(8)".	10
[8]	Section 61	Telephone warrant	11
	Omit "in the	e case of a search warrant," from section 61 (5) (c).	12
[9]	Section 61	(6) (b)	13
	Omit "in the	e case of a search warrant". Insert instead "in a case".	14
[10]	Section 75	Death, absence of authorised officer who issued warrant	15
	Omit "or 73	(4)" from section 75 (b). Insert instead ", 73 (4) or 73A".	16
[11]	Section 82	Entry by invitation	17
	Omit section	n 82 (3). Insert instead:	18
	(3)	A police officer may exercise a power to enter and remain in a dwelling if the invitation to enter and remain is given by a person who apparently resides in the dwelling and whom the police officer believes to be the victim of a domestic violence offence, even if another occupier of the dwelling expressly refuses authority to the police officer to do so.	19 20 21 22 23 24
	(4)	For the purposes of this section, a <i>victim of a domestic violence offence</i> is any person against whom a domestic violence offence is being, or may have been recently, committed, or is imminent, or is likely to be committed.	25 26 27 28
[12]	Section 87	B Emergency prohibition on sale or supply of liquor	29
	Omit "Inspe	ector" from section 87B (5). Insert instead "Superintendent".	30

[13]	Section 87	C Emergency alcohol-free zones	1		
	Omit "rem	oved from the zone or put away" from section 87C (3).	2		
	Insert instead "immediately removed from the zone".				
[14]	Section 87	['] C (7) (a)	4		
	Omit "rem	ove the liquor from the zone or put the liquor away".	5		
	Insert inste	ad "immediately remove the liquor from the zone".	6		
[15]		MA Power to disperse groups (as inserted by the Crimes n Amendment (Gangs) Act 2006)	7 8		
	Omit section	on 87MA (2) and (3). Insert instead:	9		
	(2)	For the purpose of complying with section 201 (1) (c), the police officer giving the direction must inform the person or persons to whom the direction is given that the direction is given for the purpose of preventing or controlling a public disorder.	10 11 12 13		
[16]	Section 87	'MA (6)	14		
	Omit "referred to in subsection (2)".				
	Insert instead "required to be given under section 201".				
[17]	Section 89 Application of Part to premises				
	Insert after section 89 (2):				
	(3)	A police officer may exercise crime scene powers in relation to a vehicle, vessel or aircraft that is within a crime scene established in a public place, without obtaining a warrant, but may exercise a crime scene power that involves seizing, detaining or searching the vehicle, vessel or aircraft only if:	19 20 21 22 23		
		(a) the police officer suspects on reasonable grounds that it is necessary to do so to preserve, or search for and gather, evidence of the commission of the offence in connection with which the crime scene was established, or	24 25 26 27		
		(b) the police officer is authorised to do so by a crime scene warrant or other lawful authority.	28 29		
[18]	Section 90 When crime scene may be established				
	Insert after	section 90 (1):	31		
	(1A)	A crime scene may also be established on premises by a police officer pursuant to the authority conferred by a crime scene	32 33		

Schedule 1	Amendment of Law Enforcement (Powers and Responsibilities) Act 2002

[19]	Section 92	Exercise of powers at crime scene	4				
[13]		on 92 (5). Insert instead:	1				
	(5)	A crime scene power that may be exercised by a police officer under this section (other than the powers set out in section 95 (1)	3 4				
		(a)–(f) and (k)) may be exercised by any member of NSW Police	5				
		responsible for examining or maintaining a crime scene, but only	6				
		with the authority of the police officer who established the crime scene or is responsible for the crime scene at the time.	7 8				
	(6)	A crime scene power that may be exercised by a police officer	9				
		under this section may be exercised by the police officer with the aid of such assistants as the police officer considers necessary.	10 11				
[20]	Section 93	Notice to senior police officer where warrant not required	12				
		herwise than by authority of a crime scene warrant)" after "is	13				
	established for a period of 3 hours or less".						
[21]	Section 94	Crime scene warrants	15				
	Omit "at a	crime scene" from section 94 (1).	16				
	Insert inste	ad "at specified premises".	17				
[22]	Section 94	ł (2)	18				
	Omit "to enter premises and".						
		ad "to enter premises, to establish a crime scene on the premises (if one has not already been established) and to".	20 21				
[23]	Section 94	4 (4)	22				
	Insert after	section 94 (3) (before the note):	23				
	(4)	A crime scene power that may be exercised by a police officer	24				
	. ,	under this section (other than the powers set out in section 95 (1)	25				
		(a)–(f) and (k)) may be exercised by any member of NSW Police	26				
		responsible for examining or maintaining a crime scene, but only	27				
		with the authority of a police officer who is responsible for executing the warrant.	28 29				
[24]	Section 10 Schedule	4A Arrest by commander of aircraft (as transferred by 4.1 [1])	30 31				
	Omit "a Ju	stice or other proper authority" from section 104A (1).	32				
	Insert inste	ad "an authorised officer".	33				

[25]	5] Section 117 Certain times to be disregarded in calculating investigation period					
	Inser	t "or c	rime s	cene warrant" after "search warrant" in section 117 (1) (1).	3	
[26]	Part	10, he	ading	Į	4	
	Inse	t "and	to oth	her offenders" after "custody".	5	
[27]	Part	10, Di	vision	1, heading	6	
	Inse	t "froi	n pers	sons in custody" after "particulars".	7	
[28]	Sect	ions 1	37A a	nd 137B	8	
	Inse	t after	section	n 137:	9	
	137A	Dest	ructio	on of finger-prints and palm-prints (adults and children)	10	
		(1)	unde Com	erson from whom any finger-prints or palm-prints are taken er this Division in relation to an offence may request the amissioner to destroy the finger-prints or palm-prints if the nee is not proven.	11 12 13 14	
		(2)	For t	the purposes of this section, an offence is <i>not proven</i> if:	15	
			(a)	the person is found not guilty or is acquitted of the offence, or	16 17	
			(b)	the conviction of the person for the offence is quashed, and an acquittal is entered, on appeal, or	18 19	
			(c)	at the end of the period of 12 months after the finger-prints or palm-prints were taken (or, if an extension to that period is granted under section 137B, at the end of the extended period) proceedings in respect of the offence have not been instituted against the person or have been discontinued.	20 21 22 23 24	
		(3)	A re writi	equest under this section is to be made by application in ing.	25 26	
		(4)	taker	e person from whom the finger-prints or palm-prints were n is a child, the request may be made on behalf of the child parent or guardian of the child.	27 28 29	
		(5)	recei or ca	Commissioner must, as soon as reasonably practicable after iving a request made in accordance with this section, destroy ause to be destroyed the finger-prints or palm-prints taken in the person in relation to the offence that is not proven.	30 31 32 33	
		(6)	This	section does not require the destruction of any court records.	34	

	(7)	This section does not affect the powers of the Children's Court to order the destruction of all identification particulars relating to a person under section 38 of the <i>Children (Criminal Proceedings) Act 1987.</i>	1 2 3 4
	(8)	This section extends to any finger-prints or palm-prints taken under section 134 (in relation to an offence that has been proven), if the person's conviction for the offence is subsequently quashed on appeal.	5 6 7 8
137B		nsion of period at the end of which finger-prints and n-prints may be destroyed	9 10
	(1)	A Magistrate may, by order made on application in accordance with this section, grant an extension to the period of 12 months referred to in section 137A (2) (c), or that period as previously extended under this section, in relation to particular finger-prints or palm-prints if satisfied that there are special reasons for doing so.	11 12 13 14 15
	(2)	An application for an extension may be made by a police officer or the Director of Public Prosecutions.	17 18
	(3)	An application for an extension may be made at any time, whether or not the period proposed to be extended has elapsed and whether or not a request for the destruction of the finger-prints or palm-prints concerned has been made to the Commissioner.	19 20 21 22 23
	(4)	A Magistrate to whom an application is made is not to grant an extension unless:	24 25
		(a) the applicant for the extension has taken reasonable steps to notify the person from whom the finger-prints or palm-prints were taken of the making of the application, and	26 27 28 29
		(b) the person or his or her legal representative has been given an opportunity to speak to or make a submission to the Magistrate concerning the extension.	30 31 32
	(5)	The Director of Public Prosecutions is to ensure that the Commissioner is notified of an application made by the Director of Public Prosecutions under this section and any extension granted as a consequence of the application.	33 34 35 36
	(6)	If an extension is granted, the Commissioner may refuse a request for the destruction of the finger-prints or palm-prints concerned made before the end of the extended period (including an application made before the extension was granted).	37 38 39 40

[29]	Part 10, Di	Part 10, Division 3					
	Insert after	Divisi	ion 2:	2			
	Division	3	Taking of identification particulars from other offenders	3			
	Note. Section 1900.	ns 138	8A, 138B and 138C are transferred from Part 10 of the <i>Crimes Act</i>	5 6			
[30]	Section 13 issued per	8A Ta nalty n	king of finger-prints and palm-prints from persons notices (as transferred by Schedule 4.1 [1])	7 8			
			before or after the penalty notice has been served)" before on 138A (1).	9 10			
[31]	Section 13	8A (3)		11			
	Omit the su	ıbsecti	on. Insert instead:	12			
	(3)		Commissioner must ensure that a finger-print or palm-print n under this section is destroyed:	13 14			
		(a)	on payment of the penalty under the penalty notice, or	15			
		(b)	if the relevant penalty notice offence is dealt with by a court and the court dismisses the charge in relation to the penalty notice or arrives at a finding of not guilty for the charge, or	16 17 18 19			
		(c)	if the penalty notice is withdrawn.	20			
[32]	Section 13 and palm-	8C Sa prints	feguards for exercise of powers to obtain finger-prints without arrest (as transferred by Schedule 4.1 [1])	21 22			
	Omit "section 353AC or 353AD" from section 138C (1).						
	Insert inste	ad "se	ction 138A or 138B".	24			
[33]	Section 14	0 Issu	ie of search warrant—suspected drug premises	25			
	Omit section 140 (1). Insert instead:						
	(1)	suspendif the premof ar	olice officer who is in charge of an investigation into the ected use of premises as drug premises may apply to an orised officer for a search warrant in respect of the premises are officer has reasonable grounds for believing that the mises are being used for the unlawful supply or manufacture my prohibited drug or the unlawful cultivation of prohibited ts by enhanced indoor means.	27 28 29 30 31 32 33			
[34]	Section 14	2 Sea	rch and arrest of persons pursuant to search warrant	34			
	Omit "requ	ire" fr	om section 142 (1) (e). Insert instead "request".	35			

[35]		_	uirements relating to direction	1
	Omit section	n 198	(2).	2
[36]	Section 20	1 Sup	plying police officer's details and giving warnings	3
	Omit section	on 201	(1) (d).	4
[37]	Section 20	1 (2A)		5
	Insert ", ex	cept as	s otherwise provided by subsection (2B)" after "the power".	6
[38]	Section 20	1 (2B)	and (2C)	7
	Insert after	section	n 201 (2A):	8
	(2B)	perso to a	police officer is exercising a power to give a direction to a on (as referred to in subsection (3) (i)) by giving the direction group of 2 or more persons, the police officer must comply subsection (1) in relation to the power:	9 10 11 12
		(a)	if it is practicable to do so, before or at the time of exercising the power, or	13 14
		(b)	if it is not practicable to do so, as soon as is reasonably practicable after exercising the power.	15 16
	(2C)	a req law, after	police officer exercises a power that involves the making of quest or direction that a person is required to comply with by the police officer must, as soon as is reasonably practicable making the request or direction, provide the person the ect of the request or direction with:	17 18 19 20 21
		(a)	a warning that the person is required by law to comply with the request or direction (unless the person has already complied or is in the process of complying), and	22 23 24
		(b)	if the person does not comply with the request or direction after being given that warning, and the police officer believes that the failure to comply by the person is an offence, a warning that the failure to comply with the request or direction is an offence.	25 26 27 28 29
[39]	Section 20	1 (3) (j	j) and (k)	30
	Omit section	on 201	(3) (j). Insert instead:	31
		(j)	a power under section 21A to request a person to open his or her mouth or shake or move his or her hair,	32 33
		(k)	a power under section 26 to request a person to submit to a frisk search or to produce a dangerous implement or metallic object.	34 35 36

[40]	Section 201 (3A)				
	Insert after	section 201 (3):	2		
	(3A)	If a police officer is exercising more than one power to which this section applies on a single occasion, and in relation to the same person, the police officer is required to comply with subsection (1) (a) and (b) in relation to that person only once on that occasion.	; ; ;		
[41]	Section 20	1 (4)	8		
	Omit the su	bsection. Insert instead:	ç		
	(4)	If 2 or more police officers are exercising a power to which this section applies, only one officer present is required to comply with this section.	10 11 12		
[42]	Section 20	1 (6)	13		
	Insert after	section 201 (5):	14		
	(6)	This section does not apply to the exercise of a power that is conferred by an Act or regulation specified in Schedule 1. Note. See section 5 (1), which provides that this Act does not limit the functions of a police officer under an Act or regulation specified in Schedule 1.	1! 16 17 18		
[43]	Section 20	9 Records	20		
	Insert after	section 209 (3):	2		
	(4)	This section does not require a person to make a record of a matter in relation to the detention or search of an intoxicated person, if another person has already made a record of that matter as required by this section.	22 23 24 25		
[44]	Section 24 Ombudsm	2 Monitoring of operation of certain provisions of Act by an	20 27		
	Insert "or a	ny public authority" after "the Commissioner" in section 242 (2).	28		
[45]	Section 24	3 Review of Act	29		
	Omit section 243 (2). Insert instead:				
	(2)	The review is to be carried out (and is taken to have always been required to be carried out) as soon as possible after the period of 3 years from 1 December 2005. Note. 1 December 2005 is the date on which this Act, other than Part 8A, commenced.	3 ² 32 33 34 34		

Schedule 1	Amendment of Law Enforcement	Powers and Res	ponsibilities'	Act 2002

[46]	Schedule 5 Savings and transitional provisions			
	Inse	rt at the	e end of clause 1 (1):	2
			Police Powers Legislation Amendment Act 2006	3
[47]	Sch	edule	5, Part 4	4
	Inse	rt at the	e end of the Schedule:	5
	Pai	rt 4	Provisions consequent on enactment of	6
			Police Powers Legislation Amendment Act	7
			2006	8
	9	Dest	truction of finger-prints and palm-prints	9
		(1)	Section 137A, as inserted by the Police Powers Legislation	10
			Amendment Act 2006, extends to finger-prints and palm-prints taken before the commencement of that section.	11
				12
		(2)	In section 138A (3), a reference to finger-prints and palm-prints	13
			taken under section 138A includes a reference to finger-prints	14
			and palm-prints taken under section 353AC of the <i>Crimes Act</i>	15
			1000 before that section was transferred to this Δct	16

Schedule 2		Amendment of Police Powers (Drug Detection in Border Areas Trial) Act 2003	
		(Section 4)	;
[1]	Section 1 N	Name of Act	4
	Omit "in Bo	order Areas".	
[2]	Section 3 D	Definitions	(
	Insert in alp	phabetical order in section 3 (1):	-
		<i>authorisation</i> means an authorisation granted and in force under Part 2.	8
		designated officer has the meaning given by section 4.	10
		outer metropolitan area means any land within this State that is	11
		located outside the metropolitan area of the State (with the metropolitan area of the State being the area to the east of the	12 13
		State bounded by, and including, the local government areas of	14
		Newcastle City, Lake Macquarie City, Wyong, Gosford City,	15
		Hawkesbury City, Blue Mountains City, Penrith City, Liverpool City, Camden, Campbelltown City, Wollongong City and	16
		Shellharbour City).	17 18
[3]	Section 3 ("eligible Ju	1), definitions of "border area", "drug detection warrant", udge" and "Judge"	19 20
	Omit the de	efinitions.	2
[4]	Section 3 (1), definition of "search area'	22
	Omit "a dru	ig detection warrant". Insert instead "an authorisation".	23
[5]	Section 4		24
	Omit the se	ection. Insert instead:	25
	4 Desig	gnated officer	26
	(1)	For the purposes of this Act, a <i>designated officer</i> means:	27
		(a) the Commissioner of Police, or	28
		(b) a Deputy Commissioner of Police, or	29
		(c) an Assistant Commissioner of Police, or	30
		(d) a police officer authorised by the Commissioner of Police to exercise the functions of a designated officer under this Act.	31 32 33

Schedule 2	Amendment of Police Powers (Drug Detection in Border Areas Trial) Act 2003
	7.01.2000

		(2)	Commissioner of Police at any one time to exercise the functions of a designated officer under this Act.	1 2 3
		(3)	Any police officer so authorised must be a police officer of or above the rank of Superintendent.	4 5
[6]	Part	2, hea	ding	6
	Omit	"in b	order areas".	7
[7]	Sect	ions 5	-8	8
	Omit	the se	ections. Insert instead:	9
	5	Auth	orisation to exercise powers conferred by Act	10
		(1)	A designated officer may, on application made by a police officer in accordance with this Act, grant an authorisation that authorises the exercise of the powers conferred by this Act in connection with a drug detection operation.	11 12 13 14
		(2)	In this section, a <i>drug detection operation</i> means an operation carried out for the purposes of obtaining evidence of, or frustrating, any criminal activity involving the supply of prohibited drugs or prohibited plants, or for the purposes of arresting any person involved in any such criminal activity, or for any combination of those purposes.	15 16 17 18 19 20
	6	Appl	ication for authorisation	21
		(1)	A police officer who suspects on reasonable grounds that any part or all of an area is being, or is to be, used on a regular basis for or in connection with the supply of indictable quantities of prohibited drugs or prohibited plants may apply to a designated officer for an authorisation.	22 23 24 25 26
		(2)	An application for an authorisation is to be made in writing and contain the following particulars:	27 28
			(a) a statement identifying the search area for the proposed authorisation,	29 30
			(b) the grounds on which the authorisation is sought,	31
			(c) a plan of the operation proposed to be carried out, including the number of officers and dogs proposed to be used,	32 33 34
			(d) a statement setting out the consultation that has taken place with the Roads and Traffic Authority,	35 36

36

		(e)	a statement as to whether the proposed search area has been the subject of any other application for an authorisation within the last 12 months and, if so, whether the application was granted,	
		(f)	a statement outlining the results of any operation carried out pursuant to an authorisation in the proposed search area within the last 12 months,	; ;
		(g)	the proposed expiry date for the authorisation,	8
		(h)	any other particulars prescribed by the regulations.	9
	(3)	requi conce	designated officer to whom the application is made may re the applicant to provide such additional information erning the application as is necessary for the designated er's proper consideration of the application.	10 11 12 13
7	Rest	riction	s on search areas	14
			search area for which an authorisation is granted must st of not more than 3 areas, each of which must:	15 16
		(a)	be located in an outer metropolitan area, and	17
		(b)	be not more than 5 square kilometres in area.	18
8	Gran	t of au	uthorisation	19
8	Gran	A de	signated officer to whom an application for an authorisation and and grant the authorisation only if satisfied that:	19 20 21
8		A de	signated officer to whom an application for an authorisation	20
8		A des	signated officer to whom an application for an authorisation and may grant the authorisation only if satisfied that: there are reasonable grounds for suspecting that any part or all of the search area proposed for the authorisation is being, or is to be, used on a regular basis for or in connection with the supply of indictable quantities of	20 22 23 24 24 28
8		A desis ma	signated officer to whom an application for an authorisation and may grant the authorisation only if satisfied that: there are reasonable grounds for suspecting that any part or all of the search area proposed for the authorisation is being, or is to be, used on a regular basis for or in connection with the supply of indictable quantities of prohibited drugs or prohibited plants, and the nature and extent of the operation proposed to be carried out is appropriate to the suspected criminal	20 22 23 24 24 26 27 27
8		A decis ma (a) (b)	signated officer to whom an application for an authorisation and may grant the authorisation only if satisfied that: there are reasonable grounds for suspecting that any part or all of the search area proposed for the authorisation is being, or is to be, used on a regular basis for or in connection with the supply of indictable quantities of prohibited drugs or prohibited plants, and the nature and extent of the operation proposed to be carried out is appropriate to the suspected criminal activity, and the application has been made in accordance with this Part,	20 22 23 24 29 20 27 28 30
8		A desis ma (a) (b) (c) (d) In co	signated officer to whom an application for an authorisation and may grant the authorisation only if satisfied that: there are reasonable grounds for suspecting that any part or all of the search area proposed for the authorisation is being, or is to be, used on a regular basis for or in connection with the supply of indictable quantities of prohibited drugs or prohibited plants, and the nature and extent of the operation proposed to be carried out is appropriate to the suspected criminal activity, and the application has been made in accordance with this Part, and	20 22 23 24 24 26 27 28 29 30 31

Amendment of Police Powers (Drug Detection in Border Areas Trial) Act 2003

		(b) the likelihood of success of the proposed operation compared with the likelihood of success of any other law enforcement operation that it would be reasonably practicable to conduct for the same purposes.	1 2 3 4
	(3)	The authorisation may be granted unconditionally or subject to conditions.	5
	(4)	An authorisation is to be in the form (if any) prescribed by the regulations.	7 8
	(5)	If a designated officer grants an authorisation, the designated officer is to make a record of the reasons for which the designated officer was satisfied of the matters referred to subsection (1) (a) and (b).	9 10 11 12
	(6)	If an application for an authorisation is refused by a designated officer, the police officer who made the application (and any other police officer who is aware of the application) may not make a further application for the same authorisation to that designated officer or any other designated officer unless the further application provides additional information that justifies the making of a further application.	13 14 15 16 17 18
[8]	Section 9 F	unctions under authorisation	20
	Omit "A po section 9 (1)	olice officer who is executing a drug detection warrant may" from).	21 22
	Insert instea	nd "A police officer may, in accordance with an authorisation,".	23
[9]	Section 9 (1) (a)	24
	Omit the pa	ragraph. Insert instead:	25
		(a) establish one or more check points,	26
[10]	Section 9 (2	2)	27
	Omit "the d	rug detection warrant". Insert instead "the authorisation".	28
[11]	Section 9 (3) (d)	29
	Omit the pa	aragraph.	30

[12]	Sect	ion 9 (4)		1
	Inser	t after	section	9 (3):	2
		(4)	makin the po	olice officer exercises a function under this Act that involves ag a request that a person is required to comply with by law, olice officer must, as soon as is reasonably practicable after ag the request, provide the person the subject of the request	3 4 5 6 7
			(a)	a warning that the person is required by law to comply with the request (unless the person has already complied or is in the process of complying), and	8 9 10
			(b)	if the person does not comply with the request after being given that warning, and the police officer believes that the failure to comply by the person is an offence, a warning that the failure to comply with the request is an offence.	11 12 13 14
[13]	Sect	ion 10			15
	Omit	the se	ction. I	nsert instead:	16
	10	Chec	k poin	ts	17
		(1)	author	ice officer may, at any time during the period in which an risation remains in force, remove a check point from one on and re-establish it at any other location in the search	18 19 20 21
		(2)	adequ	ice officer who establishes a check point must ensure that ate measures are taken to ensure the safety of persons and es approaching the check point.	22 23 24
[14]	Sect	ions 1	1 (2) an	nd (3), 12 (1) and 13	25
	Omit "a drug detection warrant" wherever occurring.			26	
	Insert instead "an authorisation".				
[15]	Sect	ions 1	4, 15, 1	5A and 15B	28
	Omit sections 14 and 15. Insert instead:				29
	14	Dura	tion of	authorisation	30
		(1)	period specif	athorisation has effect, unless sooner revoked, during the dibeginning at the time it is given and ending at a time it is given and	31 32 33 34
		(2)		period during which an authorisation has effect must not d 14 days, beginning with the day on which it is granted.	35 36

		(3)	An authorisation cannot be extended but a further authorisation may be granted for the same or part of the same area.	1 2
	15	Revo	ocation of authorisation	3
		(1)	The police officer who gives an authorisation, or a designated officer of a more senior rank, may revoke an authorisation at any time.	4 5 6
		(2)	A revocation of an authorisation does not affect anything lawfully done in reliance on the authorisation before it ceased to have effect.	7 8 9
	15A	Defe	ects in authorisations	10
			An application for an authorisation, and any authorisation granted on the basis of such an application, is not invalidated by any procedural defect, other than a defect that affects the substance of the application or authorisation in a material particular.	11 12 13 14 15
	15B	Rep	ort on conduct of operation	16
			Within 14 days after the expiry of an authorisation, the police officer to whom the authorisation was granted must cause a report to be given to the designated officer who granted the authorisation:	17 18 19 20
			(a) stating whether or not the operation proposed to be carried out under the authorisation was carried out, and	21 22
			(b) if the operation was carried out—setting out briefly the result of the operation (including a brief description of anything seized), and	23 24 25
			(c) if the operation was not carried out—setting out briefly the reasons why the operation was not carried out, and	26 27
			(d) containing such other particulars as may be prescribed by the regulations.	28 29
[16]	Sect	ion 16	Offences relating to authorisations	30
			erson executing or assisting in the execution of a drug detection from section 16 (1).	31 32

Insert instead "a person exercising functions under an authorisation".

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Amendment of Police Powers (Drug Detection in Border Areas	Trial)
Act 2003	

Schedule 2

[17]	Section 17	Searc	ch records to be kept	1		
	Omit "drug 17 (1).	g detec	etion warrants obtained" and "such warrant" from section	2		
	Insert instead "authorisations granted" and "such authorisation" respectively.					
[18]	Section 18 Search warrants and other powers not affected					
	Omit "Search Warrants Act 1985" from section 18 (1) (a).					
	Insert inste	ad " <i>La</i>	w Enforcement (Powers and Responsibilities) Act 2002".	7		
[19]	Section 18	A		8		
	Insert after	section	n 18:	9		
	18A Use of assistants					
		exerce the p	functions conferred on a police officer under this Act may be cised by the police officer with the aid of such assistants as police officer considers necessary, subject to any conditions to relevant authorisation.	11 12 13 14		
[20]	Section 22	Monit	toring of operation of Act by Ombudsman	15		
	Omit "9 months from the date of commencement of this section" from section 22 (1).					
	Insert instead "12 months from the date of commencement of Schedule 2 [1] to the <i>Police Powers Legislation Amendment Act 2006</i> ".					
[21]	Section 22	(2)		20		
	Omit the subsection. Insert instead:					
	(2)	For t	hat purpose, the Ombudsman may:	22		
		(a)	require the Commissioner of Police or any public authority to provide information about the exercise of those functions, and	23 24 25		
		(b)	inspect the records of NSW Police at any time.	26		
[22]	Section 22	(3) an	nd (4)	27		
	Omit "9-m	anth ne	eriod" wherever occurring Insert instead "12-month period"	28		

Schedule 2			Armendment of Police Powers (Drug Detection in Border Areas Trial) Act 2003		
[23]		t the se	ection. Insert instead		
	23	Revi	ival and expiry of Act		
		(1)	On the commencement of Schedule 2 [23] to the <i>Police Powers Legislation Amendment Act 2006</i> this Act is revived.		
		(2)	This Act expires on the day that is 18 months after the revival of this Act		

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Police Powers Legislation Amendment Bill 2006

Omit "border areas". Insert instead "outer metropolitan areas".

[24]

Long title

Schedule 3		Amendment of Terrorism (Police Powers) Act 2002				
		(Section 5)	3			
[1]	Section 8 \	Who may give an authorisation	4			
	Insert after	section 8 (2):	5			
	(3)	In giving an authorisation, the Commissioner of Police, Deputy Commissioner of Police or other police officer is to be satisfied that the nature and extent of the powers to be conferred by the authorisation are appropriate to the threatened or suspected terrorist act.	6 7 8 9			
[2]	Section 14 Exercise of special powers conferred by authorisation by police officers					
	Omit section 14 (2). Insert instead:					
	(2)	A police officer may exercise those powers whether or not the officer has been provided with a copy of the authorisation or notified of all the terms of the authorisation.	14 15 16			
[3]	Section 17 Power to search persons					
	Omit section 17 (3). Insert instead:					
	(3)	A police officer must not detain a person for any longer than is reasonably necessary for the purpose of conducting a search under this section.	19 20 21			
[4]	Section 18 Power to search vehicles					
	Omit section 18 (2). Insert instead:					
	(2)	A police officer must not detain a vehicle for any longer than is reasonably necessary for the purpose of conducting a search under this section.	24 25 26			
[5]	Section 23	Supplying police officer's details and other information	27			
	Omit "if requested to do so" from section 23 (1)					

[6]	Section 23 (3)–(5)				
	Insert after	sectio	on 23 (2):	2	
	(3)	If a police officer exercises a power that involves the making of a request that a person is required to comply with by law, the police officer must, as soon as is reasonably practicable after making the request, provide the person the subject of the request with:		3 4 5 6 7	
		(a)	a warning that the person is required by law to comply with the request (unless the person has already complied or is in the process of complying), and	8 9 10	
		(b)	if the person does not comply with the request after being given that warning, and the police officer believes that the failure to comply by the person is an offence, a warning that the failure to comply with the request is an offence.	11 12 13 14	
	(4)	secti perso (1) (police officer is exercising more than one power to which this ion applies on a single occasion, and in relation to the same on, the police officer is required to comply with subsection (a) and (b) in relation to that person only once on that asion.		
	(5)	(5) If 2 or more police officers are exercising a power to which this section applies, only one officer present is required to comply with this section.			
[7]	Section 27	O Pov	wers conferred by covert search warrant	23	
	Insert at the end of section 27O (1) (1):				
			, and	25	
		(m)	to do anything else that is reasonable for the purpose of concealing anything done in the execution of the warrant from the occupier of the premises.	26 27 28	
[8]	Section 36 Review of Act				
	Omit "every 12 months thereafter" from section 36 (2).				
	Insert instead "every 24 months thereafter".				

Sch	nedule 4	Amendment of other Acts and regulation				
		(Section 6)	2			
4.1	Crimes Act 1900 No 40					
[1]	Part 10 Arres	t of offenders	4			
	Omit the Part.		į			
	(Powers and	ions 353AC, 353AD and 353AE to the <i>Law Enforcement Responsibilities</i>) <i>Act 2002</i> as sections 138A, 138B and 138C, in Division 3 of Part 10 of that Act (as inserted by this Act).	-			
	Renumber sec	tion 353B as section 547D in Division 2 of Part 14A.	(
		on 353C to the Law Enforcement (Powers and Responsibilities) ection 104A of that Act.	10 1			
[2]	Section 547D	(as renumbered by Schedule 4.1 [1])	1:			
	Omit "justice	before whom the person is brought". Insert instead "court".	1;			
4.2	Crimes (Forensic Procedures) Act 2000 No 59					
		Relationship with Part 10 of the Law Enforcement (Powers ibilities) Act 2002 and other Acts	15 16			
	Omit "section	353AC or 353AD of the <i>Crimes Act 1900</i> " from section 112 (d).	17			
	Insert instead Responsibilitie	"section 138A or 138B of the Law Enforcement (Powers and es) Act 2002."	18 19			
4.3	Criminal Pr	rocedure Act 1986 No 209	20			
[1]	Section 334 Penalty notices					
	Omit "must be served personally" from section 334 (2).					
	Insert instead	"may be served personally or by post".	23			
[2]	Section 340 Withdrawal of penalty notice					
	Omit section 340 (1). Insert instead:					
	(1) A	A senior police officer may at any time withdraw a penalty notice ssued by a police officer under this Part.	20 21			

[3]	Sect	ion 34	0 (3) (b1) and (b2)	1	
	Inser	t after	section	n 340 (3) (b):	2	
			(b1)	Any subsequent action already taken in relation to the notice, including any enforcement action, is to be reversed.	3 4	
			(b2)	Any costs relating to that subsequent action are not payable and, if paid, are repayable.	5 6	
[4]	Sect	ion 34	0 (3) (c)	7	
				o any time limit within which such proceedings are required ," after "may".	8 9	
[5]	Sect	ion 34	4 Mon	nitoring of Part by Ombudsman	10	
	Omit "sections 353AC and 353AE (in so far as it relates to the exercise of powers under section 353AC) of the <i>Crimes Act 1900</i> " from section 344 (1).					
	Insert instead "sections 138A and 138C (in so far as it relates to the exercise of powers under section 138A) of the <i>Law Enforcement (Powers and Responsibilities) Act 2002</i> ".					
[6]	Sect	ion 34	4A		16	
	Inser	t after	section	n 344:	17	
				view by Ombudsman—Aboriginal and Torres Strait ommunities	18 19	
		(1)	The	Ombudsman is to review the operation of the provisions of:	20	
			(a)	this Part, and	21	
			(b)	the regulations made under this Part, and	22	
			(c)	sections 138A and 138C (in so far as it relates to the exercise of powers under section 138A) of the <i>Law Enforcement (Powers and Responsibilities) Act 2002</i> ,	23 24 25	
				o far as those provisions impact on Aboriginal and Torres t Islander communities.	26 27	
		(2)	Omb publi autho	the purposes of carrying out any such review, the budsman may require the Commissioner of Police or any ic authority to provide information about police or the public ority's participation in the operations of the provisions red to in subsection (1).	28 29 30 31 32	
		(3)		port in relation to the review is to be provided to the Minister the Minister for Police by 30 November 2008.	33 34	

(4)	The Minister is to lay (or cause to be laid) a copy of the report provided to the Minister under this section before both Houses of Parliament as soon as practicable after the Minister receives the report.				
(5)	If a House of Parliament is not sitting when the Minister seeks to lay a report before it, the Minister may present copies of the report to the Clerk of the House concerned.				
(6)	The report:				
	(a)	on presentation and for all purposes is taken to have been laid before the House, and	9 10		
	(b)	may be printed by authority of the Clerk of the House, and			
	(c)	if printed by authority of the Clerk, is for all purposes taken to be a document published by or under the authority of the House, and			
	(d)	is to be recorded:	15		
		(i) in the case of the Legislative Council, in the Minutes of the Proceedings of the Legislative Council, and	16 17		
		(ii) in the case of the Legislative Assembly, in the Votes and Proceedings of the Legislative Assembly,	18 19		
		on the first sitting day of the House after receipt of the report by the Clerk.	20 21		

Police Powers Legislation Amendment Bill 2006

Schedule 4 Amendment of other Acts and regulation

4.4	Criminal Procedure Regulation 2005	1
[1]	Clauses 11 and 12	2
	Omit "31 December 2006" wherever occurring.	3
	Insert instead "30 April 2007".	4
[2]	Schedule 2 Penalty notice offences	5
	Omit the matter relating to section 61 of the <i>Crimes Act 1900</i> in the table to the Schedule.	6